S. 1860

To reauthorize the Office of National Drug Control Policy.

IN THE SENATE OF THE UNITED STATES

NOVEMBER 14 (legislative day, NOVEMBER 12), 2003

Mr. Hatch (for himself, Mr. Biden, and Mr. Grassley) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To reauthorize the Office of National Drug Control Policy.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE, REFERENCE, AND TABLE OF
- 4 **CONTENTS.**
- 5 (a) SHORT TITLE.—This Act may be cited as the
- 6 "Office of National Drug Control Policy Reauthorization
- 7 Act of 2003".
- 8 (b) Amendment of Office of National Drug
- 9 Control Policy Reauthorization Act of 1998.—Ex-
- 10 cept as otherwise expressly provided, whenever in this Act
- 11 an amendment or repeal is expressed in terms of an

- 1 amendment to, or repeal of, a section or other provision,
- 2 the reference shall be considered to be made to a section
- 3 or other provision of the Office of National Drug Control
- 4 Policy Reauthorization Act of 1998 (Public Law 105–277;
- 5 21 U.S.C. 1701 et seq.).
- 6 (c) Table of Contents for
- 7 this Act is as follows:
 - Sec. 1. Short title, reference, and table of contents.

TITLE I—ORGANIZATION OF OFFICE OF NATIONAL DRUG CONTROL POLICY AND ROLES AND RESPONSIBILITIES

- Sec. 101. Amendments to definitions.
- Sec. 102. Establishment of the Office of National Drug Control Policy.
- Sec. 103. Appointment and responsibilities of the Director.
- Sec. 104. Amendments to ensure coordination with other agencies.

TITLE II—THE NATIONAL DRUG CONTROL STRATEGY

- Sec. 201. Annual preparation and submission of national drug control strategy.
- Sec. 202. Performance measurements.

TITLE III—HIGH INTENSITY DRUG TRAFFICKING AREAS PROGRAM AND COUNTER-DRUG TECHNOLOGY ASSESSMENT CENTER

- Sec. 301. Purpose of high intensity drug trafficking areas program.
- Sec. 302. Designation of HIDTAs and evaluation of HIDTA performance.
- Sec. 303. Organization of HIDTAs.
- Sec. 304. HIDTA funding.
- Sec. 305. Assessment of task forces in HIDTA areas.
- Sec. 306. Funding for certain HIDTA areas.
- Sec. 307. Report on intelligence sharing.
- Sec. 308. Counter-Drug Technology Assessment Center.

TITLE IV—REAUTHORIZATION AND IMPROVEMENT OF THE NATIONAL ANTI-DRUG MEDIA CAMPAIGN

- Sec. 401. Short title.
- Sec. 402. Purposes of the national anti-drug media campaign.
- Sec. 403. Roles and responsibilities of the Director, the Partnership for a Drug-Free America, and a media buying contractor.
- Sec. 404. Responsible use of Federal funds for the national anti-drug media campaign.
- Sec. 405. GAO audit of national media campaign.
- Sec. 406. Authorization for national media campaign.

TITLE V—AUTHORIZATIONS AND EXTENSION OF TERMINATION DATE

- Sec. 501. Authorization of appropriations.
- Sec. 502. Extension of termination date.

TITLE VI—DESIGNATION OF UNITED STATES ANTI-DOPING AGENCY

- Sec. 601. Designation of United States Anti-Doping Agency.
- Sec. 602. Authorization of appropriations.

TITLE VII—DRUG EDUCATION, PREVENTION, AND TREATMENT

- Sec. 701. Expansion of substance abuse education and prevention efforts.
- Sec. 702. Funding for rural States and economically depressed communities.
- Sec. 703. Residential treatment programs for juveniles.
- Sec. 704. Drug treatment alternative to prison programs administered by State or local prosecutors.
- Sec. 705. Funding for residential treatment centers for women and children.

TITLE VIII—ANABOLIC STEROID CONTROL ACT OF 2003

- Sec. 801. Short title.
- Sec. 802. Amendments to the Controlled Substances Act.
- Sec. 803. Sentencing Commission guidelines.
- Sec. 804. Prevention and education programs.
- Sec. 805. National survey on drug use and health.

TITLE IX—NATIONAL GUARD COUNTER-DRUG SCHOOLS

Sec. 901. National Guard counter-drug schools.

TITLE X—MISCELLANEOUS PROVISIONS

- Sec. 1001. Repeals.
- Sec. 1002. Amendment to the Higher Education Act of 1965.
- Sec. 1003. Controlled Substances Act amendment.
- Sec. 1004. Exportation of narcotic and nonnarcotic drugs.
- Sec. 1005. Study of work place environment at ONDCP.
- Sec. 1006. Requirement for Latin American heroin strategy.

1 TITLE I—ORGANIZATION OF OF-

- 2 FICE OF NATIONAL DRUG
- 3 CONTROL POLICY AND ROLES

4 AND RESPONSIBILITIES

- 5 SEC. 101. AMENDMENTS TO DEFINITIONS.
- 6 (a) Demand Reduction.—Section 702(1) is amend-
- 7 ed—
- 8 (1) in subparagraph (F), by striking "and"
- 9 after the semicolon; and

1	(2) in subparagraph (G), by striking the period
2	and inserting "; and; and
3	(3) by adding at the end the following:
4	"(H) international drug abuse education,
5	prevention, treatment, research, rehabilitation
6	activities, and interventions for drug abuse and
7	dependence.".
8	(b) Office.—Section 702(9) is amended by striking
9	"implicates" and inserting "indicates".
10	(c) State and Local Affairs.—Paragraph (10) of
11	section 702 is amended to read as follows:
12	"(10) STATE AND LOCAL AFFAIRS.—The term
13	'State and local affairs' means domestic activities
14	conducted by a National Drug Control Program
15	agency that are intended to reduce the availability
16	and use of drugs, including—
17	"(A) coordination and enhancement of
18	Federal, State, and local law enforcement drug
19	control efforts;
20	"(B) coordination and enhancement of ef-
21	forts among National Drug Control Program
22	agencies and State and local demand reduction
23	and supply reduction agencies;
24	"(C) coordination and enhancement of
25	Federal, State, and local law enforcement initia-

1	tives to gather, analyze, and disseminate infor-
2	mation and intelligence among law enforcement
3	agencies; and
4	"(D) other coordinated and joint initiatives
5	among Federal, State, and local agencies to
6	promote comprehensive drug control strategies
7	designed to reduce the demand for, and the
8	availability of, illegal drugs.".
9	(d) Supply Reduction.—Section 702(11) is
10	amended to read as follows:
11	"(11) Supply reduction.—The term 'supply
12	reduction' means any activity of a program con-
13	ducted by a National Drug Control Program agency
14	that is intended to reduce the availability or use of
15	drugs in the United States or abroad, including—
16	"(A) activities to control international traf-
17	ficking in, and availability of, illegal drugs, in-
18	cluding—
19	"(i) accurate assessment and moni-
20	toring of international drug production and
21	interdiction programs and policies; and
22	"(ii) coordination and promotion of
23	compliance with international treaties re-
24	lating to the production, transportation, or
25	interdiction of illegal drugs;

1	"(B) activities to conduct and promote
2	international law enforcement programs and
3	policies to reduce the supply of drugs; and
4	"(C) activities to facilitate and enhance the
5	sharing of domestic and foreign intelligence in-
6	formation among National Drug Control Pro-
7	gram agencies, relating to the production and
8	trafficking of drugs in the United States and in
9	foreign countries.".
10	(e) Definition of Appropriate Congressional
11	COMMITTEES.—Section 702 is amended by adding at the
12	end the following:
13	"(12) Appropriate congressional commit-
14	TEES.—Except where otherwise provided, the term
15	'appropriate congressional committees' means the
16	Committee on the Judiciary, the Committee on Ap-
17	propriations, and the Caucus on International Nar-
18	cotics Control of the Senate and the Committee on
19	Government Reform, the Committee on the Judici-
20	ary, and the Committee on Appropriations of the
21	House of Representatives.".
22	SEC. 102. ESTABLISHMENT OF THE OFFICE OF NATIONAL
23	DRUG CONTROL POLICY.
24	(a) Responsibilities.—Section 703(a) is amended
25	to read as follows:

1	"(a) Establishment of Office.—There is estab-
2	lished in the Executive Office of the President an Office
3	of National Drug Control Policy, which shall—
4	"(1) develop national drug control policy;
5	"(2) coordinate and oversee the implementation
6	of the national drug control policy;
7	"(3) assess and certify the adequacy of national
8	drug control programs and the budget for those pro-
9	grams;
10	"(4) evaluate the effectiveness of National Drug
11	Control Program agencies' programs; and
12	"(5) develop specific goals and performance
13	measurements needed to assess the effectiveness
14	of—
15	"(A) the national drug control policy; and
16	"(B) the programs of the National Drug
17	Control Program agencies.".
18	(b) Positions.—Section 703(b) is amended to read
19	as follows:
20	"(b) Director of National Drug Control Pol-
21	ICY AND DEPUTY DIRECTORS.—
22	"(1) DIRECTOR.—There shall be a Director of
23	National Drug Control Policy who shall head the Of-
24	fice (referred to in this Act as the 'Director').

1	"(2) Deputy director.—There shall be a
2	Deputy Director of National Drug Control Policy
3	who shall report directly to the Director (referred to
4	in this Act as the 'Deputy Director').
5	"(3) Other deputy directors.—
6	"(A) IN GENERAL.—There shall be a Dep-
7	uty Director for Demand Reduction, a Deputy
8	Director for Supply Reduction, and a Deputy
9	Director for State and Local Affairs.
10	"(B) Reporting.—The Deputy Director
11	for Demand Reduction, the Deputy Director for
12	Supply Reduction, the Deputy Director for
13	State and Local Affairs, and the Chief Scientist
14	shall report directly to the Deputy Director of
15	the Office of National Drug Control Policy.
16	"(C) Deputy director for demand re-
17	DUCTION.—The Deputy Director for Demand
18	Reduction shall be responsible for the activi-
19	ties—
20	"(i) in subparagraphs (A) through
21	(H) of section 702(l); and
22	"(ii) in section 709, the National
23	Youth Anti-Drug Media Campaign Act.
24	"(D) Deputy director for supply re-
25	DUCTION —The Deputy Director for Supply

1	Reduction shall be responsible for the activities
2	in subparagraphs (A) through (C) in section
3	702(11).
4	"(E) DEPUTY DIRECTOR FOR STATE AND
5	LOCAL AFFAIRS.—The Deputy Director for
6	State and Local Affairs shall be responsible for
7	the activities—
8	"(i) in subparagraphs (A) through
9	(D) of section $702(10)$; and
10	"(ii) in section 707, the High Inten-
11	sity Drug Trafficking Areas Program.".
12	SEC. 103. APPOINTMENT AND RESPONSIBILITIES OF THE
12 13	SEC. 103. APPOINTMENT AND RESPONSIBILITIES OF THE DIRECTOR.
13	DIRECTOR.
13 14	DIRECTOR. (a) Succession.—Section 704(a) is amended by
13 14 15	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows:
13 14 15 16	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies,
13 14 15 16	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies, resigns, or is otherwise unable to perform the func-
113 114 115 116 117	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies, resigns, or is otherwise unable to perform the functions and duties of the office, the Deputy Director
113 114 115 116 117 118 119	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies, resigns, or is otherwise unable to perform the functions and duties of the office, the Deputy Director shall perform the functions and duties of the Director
13 14 15 16 17 18 19 20	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies, resigns, or is otherwise unable to perform the functions and duties of the office, the Deputy Director shall perform the functions and duties of the Director tor temporarily in an acting capacity pursuant to
13 14 15 16 17 18 19 20 21	DIRECTOR. (a) Succession.—Section 704(a) is amended by amending paragraph (3) to read as follows: "(3) Acting director.—If the Director dies, resigns, or is otherwise unable to perform the functions and duties of the office, the Deputy Director shall perform the functions and duties of the Director tor temporarily in an acting capacity pursuant to subchapter III of chapter 33 of title 5, United

1	(1) in paragraph (4), by striking "Federal de-
2	partments and agencies engaged in drug enforce-
3	ment" and inserting "National Drug Control Pro-
4	gram agencies';
5	(2) in paragraph (7), by inserting after "Presi-
6	dent" the following: "and the appropriate congres-
7	sional committees";
8	(3) in paragraph (13), by striking "(beginning
9	in 1999)";
10	(4) by striking paragraph (14) and inserting
11	the following:
12	"(14) shall submit to the appropriate congres-
13	sional committees on an annual basis, not later than
14	60 days after the date of the last day of the applica-
15	ble period, a summary of—
16	"(A) each of the evaluations received by
17	the Director under paragraph (13); and
18	"(B) the progress of each National Drug
19	Control Program agency toward the drug con-
20	trol program goals of the agency using the per-
21	formance measures for the agency developed
22	under section 706(d);";
23	(5) in paragraph (15), by striking subpara-
24	graph (C) and inserting the following:

1	"(C) supporting the substance abuse infor-
2	mation clearinghouse administered by the Ad-
3	ministrator of the Substance Abuse and Mental
4	Health Services Administration and established
5	in section 501(d)(16) of the Public Health
6	Service Act by—
7	"(i) encouraging all National Drug
8	Control Program agencies to provide all
9	appropriate and relevant information; and
10	"(ii) supporting the dissemination of
11	information to all interested entities;"; and
12	(6) by inserting at the end the following:
13	"(16) shall coordinate with the private sector to
14	promote private research and development of medi-
15	cations to treat addiction;
16	"(17) shall seek the support and commitment of
17	State and local officials in the formulation and im-
18	plementation of the National Drug Control Strategy;
19	"(18) shall monitor and evaluate the allocation
20	of resources among Federal law enforcement agen-
21	cies in response to significant local and regional
22	drug trafficking and production threats; and
23	"(19) shall submit an annual report to Con-
24	gress detailing how the Office of National Drug
25	Control Policy has consulted with and assisted State

1	and local governments with respect to the formula-
2	tion and implementation of the National Drug Con-
3	trol Strategy and other relevant issues.".
4	(c) REVIEW AND CERTIFICATION OF NATIONAL
5	Drug Control Program Budget.—Section 704(c)(3)
6	is amended—
7	(1) in subparagraph (C)(iii), by inserting "and
8	the appropriate congressional committees," after
9	"House of Representatives"; and
10	(2) in subparagraph (D)(ii)(II)(bb), by insert-
11	ing "and the appropriate congressional committees,"
12	after "House of Representatives".
13	(d) Powers of Director.—Section 704(d) is
14	amended—
15	(1) in paragraph (9)—
16	(A) by inserting "notwithstanding any
17	other provision of law," after "(9)"; and
18	(B) by striking "Strategy; and" and insert-
19	ing "Strategy and notify the appropriate con-
20	gressional committees of any fund control no-
21	tice issued in accordance with section
22	704(f)(5);"; and
23	(2) in paragraph (10), by inserting before the
24	period the following: "and section 706 of the De-

1	partment of State Authorization Act for Fiscal Year
2	2003 (22 U.S.C. 229j–1)".
3	(e) Fund Control Notices.—Section 704(f) is
4	amended by adding at the end the following:
5	"(4) Congressional notice.—A copy of each
6	fund control notice shall be transmitted to the ap-
7	propriate congressional committees.
8	"(5) Restrictions.—The Director shall not
9	issue a fund control notice to direct that all or part
10	of an amount appropriated to the National Drug
11	Control Program agency account be obligated, modi-
12	fied, or altered in any manner—
13	"(A) contrary, in whole or in part, to a
14	specific appropriation; or
15	"(B) contrary, in whole or in part, to the
16	expressed intent of Congress.".
17	(f) United States Interdiction Coordinator.—
18	(1) In general.—Section 704 is amended by
19	adding at the end the following:
20	"(i) United States Interdiction Coordi-
21	NATOR.—
22	"(1) In General.—There shall be a United
23	States Interdiction Coordinator, who shall be des-
24	ignated by the Director and who shall be responsible
25	for the coordination of interdiction operations among

1	National Drug Control Program agencies to prevent
2	and reduce the illegal importation of drugs into the
3	United States.
4	"(2) Responsibilities.—The United States
5	Interdiction Coordinator shall be responsible to the
6	Director for—
7	"(A) coordinating National Drug Control
8	Program agencies' interdiction activities to en-
9	sure consistency with the National Drug Con-
10	trol Strategy;
11	"(B) developing a National Drug Control
12	Interdiction plan consistent with the National
13	Drug Control Strategy;
14	"(C) assessing the sufficiency of National
15	Drug Control Program agencies' assets com-
16	mitted to illicit drug interdiction; and
17	"(D) advising the Director on the efforts
18	of each National Drug Control Program agency
19	to implement the National Drug Control Inter-
20	diction plan.".
21	(2) Amendment to homeland security act
22	OF 2002.—Section 878 of the Homeland Security Act
23	of 2002 (6 U.S.C. 458) is amended by striking
24	"shall—" through paragraph (2) and inserting

1	"shall ensure the adequacy of resources within the
2	Department for illicit drug interdiction.".
3	SEC. 104. AMENDMENTS TO ENSURE COORDINATION WITH
4	OTHER AGENCIES.
5	Section 705 is amended—
6	(1) in subsection $(a)(1)(A)$, by striking
7	"abuse";
8	(2) by amending subsection (a)(3) to read as
9	follows:
10	"(3) Required reports.—
11	"(A) Secretaries of the interior and
12	AGRICULTURE.—Not later than July 1 of each
13	year, the Secretaries of Agriculture and the In-
14	terior shall jointly submit to the Director and
15	the appropriate congressional committees an as-
16	sessment of the quantity of illegal drug cultiva-
17	tion and manufacturing in the United States on
18	lands owned or under the jurisdiction of the
19	Federal Government for the preceding year.
20	"(B) Secretary of Homeland Secu-
21	RITY.—Not later than July 1 of each year, the
22	Secretary of Homeland Security shall submit to
23	the Director and the appropriate congressional
24	committees information for the preceding year
25	regarding—

1	"(i) the number and type of seizures
2	of drugs by each component of the Depart-
3	ment seizing drugs, as well as statistical
4	information on the geographic areas of
5	such seizures; and
6	"(ii) the number of air and maritime
7	patrol hours undertaken by each compo-
8	nent of the Department primarily dedi-
9	cated to drug supply reduction missions.
10	"(C) Secretary of Defense.—The Sec-
11	retary of Defense shall, by July 1 of each year,
12	submit to the Director and the appropriate con-
13	gressional committees information for the pre-
14	ceding year regarding the number of air and
15	maritime patrol hours primarily dedicated to
16	drug supply reduction missions undertaken by
17	each component of the Department of De-
18	fense."; and
19	(3) in subsection (b)(2)(B), by striking "Pro-
20	gram" and inserting "Strategy".
21	TITLE II—THE NATIONAL DRUG
22	CONTROL STRATEGY
23	SEC. 201. ANNUAL PREPARATION AND SUBMISSION OF NA-
24	TIONAL DRUG CONTROL STRATEGY.
25	Section 706 is amended to read as follows:

1	"SEC. 706. DEVELOPMENT, SUBMISSION, IMPLEMENTATION,
2	AND ASSESSMENT OF NATIONAL DRUG CON-
3	TROL STRATEGY.
4	"(a) Timing, Contents, and Process for Devel-
5	OPMENT AND SUBMISSION OF NATIONAL DRUG CONTROL
6	Strategy.—
7	"(1) Timing.—Not later than February 1st of
8	each year, the President shall submit to Congress a
9	National Drug Control Strategy, which shall set
10	forth a comprehensive plan for the year to reduce
11	drug abuse and the consequences of such drug abuse
12	in the United States by limiting the availability of,
13	and reducing the demand for, illegal drugs.
14	"(2) Contents.—
15	"(A) In General.—The National Drug
16	Control Strategy submitted under paragraph
17	(1) shall include—
18	"(i) comprehensive, research-based,
19	long range, quantifiable goals for reducing
20	drug abuse and the consequences of drug
21	abuse in the United States;
22	"(ii) annual quantifiable and measur-
23	able objectives and specific targets to ac-
24	complish long-term quantifiable goals that
25	the Director determines may be achieved
26	during each year beginning on the date on

1	which the National Drug Control Strategy
2	is submitted;
3	"(iii) 5-year projections for program
4	and budget priorities;
5	"(iv) a review of international, State,
6	local, and private sector drug control ac-
7	tivities to ensure that the United States
8	pursues coordinated and effective drug
9	control at all levels of government;
10	"(v) an assessment of current illicit
11	drug use (including inhalants) and avail-
12	ability, impact of illicit drug use, and
13	treatment availability, which assessment
14	shall include—
15	"(I) estimates of drug prevalence
16	and frequency of use as measured by
17	national, State, and local surveys of il-
18	licit drug use and by other special
19	studies of nondependent and depend-
20	ent illicit drug use;
21	"(II) illicit drug use in the work-
22	place and the productivity lost by such
23	use; and
24	"(III) illicit drug use by
25	arrestees, probationers, and parolees;

1	"(vi) an assessment of the reduction
2	of illicit drug availability, as measured
3	by—
4	"(I) the quantities of cocaine,
5	heroin, marijuana, methamphetamine,
6	ecstasy, and other drugs available for
7	consumption in the United States;
8	"(II) the amount of marijuana,
9	cocaine, heroin, methamphetamine, ec-
10	stasy, and precursor chemicals and
11	other drugs entering the United
12	States;
13	"(III) the number of illicit drug
14	manufacturing laboratories seized and
15	destroyed and the number of hectares
16	of marijuana, poppy, and coca cul-
17	tivated and destroyed domestically
18	and in other countries;
19	"(IV) the number of metric tons
20	of marijuana, heroin, cocaine, and
21	methamphetamine seized and other
22	drugs; and
23	"(V) changes in the price and
24	purity of heroin, methamphetamine,
25	and cocaine, changes in the price of

1	ecstasy, and changes in
2	tetrahydrocannabinol level of mari-
3	juana and other drugs;
4	"(vii) an assessment of the reduction
5	of the consequences of illicit drug use and
6	availability, which shall include—
7	"(I) the burden illicit drug users
8	placed on hospital emergency depart-
9	ments in the United States, such as
10	the quantity of illicit drug-related
11	services provided;
12	"(II) the annual national health
13	care cost of illicit drug use; and
14	"(III) the extent of illicit drug-
15	related crime and criminal activity;
16	"(viii) a determination of the status of
17	drug treatment in the United States, by
18	assessing—
19	"(I) public and private treatment
20	utilization; and
21	"(II) the number of illicit drug
22	users the Director estimates meet di-
23	agnostic criteria for treatment;
24	"(ix) a review of the research agenda
25	of the Counter-Drug Technology Assess-

1	ment Center to reduce the availability and
2	abuse of drugs; and
3	"(x) a summary of the efforts made to
4	coordinate with private sector entities to
5	conduct private research and development
6	of medications to treat addiction by—
7	"(I) screening chemicals for po-
8	tential therapeutic value;
9	"(II) developing promising com-
10	pounds;
11	"(III) conducting clinical trials;
12	"(IV) seeking Food and Drug
13	Administration approval for drugs to
14	treat addiction;
15	"(V) marketing the drug for the
16	treatment of addiction;
17	"(VI) urging physicians to use
18	the drug in the treatment of addic-
19	tion; and
20	"(VII) encouraging insurance
21	companies to reimburse the cost of
22	the drug for the treatment of addic-
23	tion.
24	"(B) Classified information.—Any
25	contents of the National Drug Control Strategy

1	that involves information properly classified
2	under criteria established by an Executive order
3	shall be presented to Congress separately from
4	the rest of the National Drug Control Strategy.
5	"(3) Process for development and sub-
6	MISSION.—In developing and effectively imple-
7	menting the National Drug Control Strategy, the
8	Director—
9	"(A) shall consult with—
10	"(i) the heads of the National Drug
11	Control Program agencies;
12	"(ii) Congress;
13	"(iii) State and local officials;
14	"(iv) private citizens and organiza-
15	tions with experience and expertise in de-
16	mand reduction;
17	"(v) private citizens and organizations
18	with experience and expertise in supply re-
19	duction; and
20	"(vi) appropriate representatives of
21	foreign governments;
22	"(B) in satisfying the requirements of sub-
23	paragraph (A), shall ensure, to the maximum
24	extent possible, that State and local officials
25	and relevant private organizations commit to

1	support and take steps to achieve the goals and
2	objectives of the National Drug Control Strat-
3	egy;
4	"(C) with the concurrence of the Attorney
5	General, may require the El Paso Intelligence
6	Center to undertake specific tasks or projects to
7	support or implement the National Drug Con-
8	trol Strategy; and
9	"(D) with the concurrence of the Director
10	of Central Intelligence and the Attorney Gen-
11	eral, may request that the National Drug Intel-
12	ligence Center undertake specific tasks or
13	projects to support or implement the National
14	Drug Control Strategy.
15	"(b) Submission of Revised Strategy.—The
16	President may submit to Congress a revised National
17	Drug Control Strategy that meets the requirements of this
18	section—
19	"(1) at any time, upon a determination of the
20	President, in consultation with the Director, that the
21	National Drug Control Strategy in effect is not suf-
22	ficiently effective; or
23	"(2) if a new President or Director takes of-
24	fice.".

1 SEC. 202. PERFORMANCE MEASUREMENTS.

2	Section 706 is amended by adding at the end the fol-
3	lowing:
4	"(c) Performance Measurement System.—Not
5	later than February 1st of each year, the Director shall
6	submit to Congress as part of the National Drug Control
7	Strategy, a description of a national drug control perform-
8	ance measurement system, that—
9	"(1) develops annual and 5-year performance
10	measures and targets for each National Drug Con-
11	trol Strategy goal and objective established for re-
12	ducing drug use, availability, and the consequences
13	of drug use;
14	"(2) describes the sources of information and
15	data that will be used for each performance measure
16	incorporated into the performance measurement sys-
17	tem;
18	"(3) identifies major programs and activities of
19	the National Drug Control Program agencies that
20	support the goals and annual objectives of the Na-
21	tional Drug Control Strategy;
22	"(4) evaluates the contribution of demand re-
23	duction and supply reduction activities as defined in
24	section 702 implemented by each National Drug
25	Control Program agency in support of the National
26	Drug Control Strategy;

1	"(5) monitors consistency between the drug-re-
2	lated goals and objectives of the National Drug Con-
3	trol Program agencies and ensures that each agen-
4	cy's goals and budgets support and are fully con-
5	sistent with the National Drug Control Strategy
6	and
7	"(6) coordinates the development and imple-
8	mentation of national drug control data collection
9	and reporting systems to support policy formulation
10	and performance measurement, including an assess-
11	ment of—
12	"(A) the quality of current drug use meas-
13	urement instruments and techniques to measure
14	supply reduction and demand reduction activi-
15	ties;
16	"(B) the adequacy of the coverage of exist-
17	ing national drug use measurement instruments
18	and techniques to measure the casual drug use
19	population, the addicted drug user population
20	and groups that are at risk for drug use;
21	"(C) the adequacy of the coverage of exist-
22	ing national treatment outcome monitoring sys-
23	tems to measure the effectiveness of drug abuse

treatment in reducing drug use and criminal

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1	behavior during and after the completion of
2	substance abuse treatment; and
3	"(D) the actions the Director shall take to
4	correct any deficiencies and limitations identi-
5	fied pursuant to subparagraphs (A) and (B) of
6	this subsection.
7	"(d) Modifications.—A description of any modi-
8	fications made during the preceding year to the national
9	drug performance measurement system described in sub-
10	section (c) shall be included in each report submitted
11	under subsection (b).".
12	TITLE III—HIGH INTENSITY
13	DRUG TRAFFICKING AREAS
14	PROGRAM AND COUNTER-
15	DRUG TECHNOLOGY ASSESS-
16	MENT CENTER
17	SEC. 301. PURPOSE OF HIGH INTENSITY DRUG TRAF-
18	FICKING AREAS PROGRAM.
19	Section 707(a) is amended—
20	(1) by striking "There is" and inserting the fol-
21	lowing:
22	"(1) In general.—There is"; and
23	(2) by adding at the end the following:
24	"(2) Purpose.—The purpose of the High In-
25	tensity Drug Trafficking Areas program is to reduce

1	drug trafficking and drug production in designated
2	areas in the United States by—
3	"(A) facilitating cooperation among Fed-
4	eral, State, and local law enforcement agencies
5	to share information and implement coordinated
6	enforcement activities;
7	"(B) enhancing intelligence sharing among
8	Federal, State, and local law enforcement agen-
9	cies;
10	"(C) providing reliable intelligence to law
11	enforcement agencies needed to design effective
12	enforcement strategies and operations; and
13	"(D) supporting coordinated law enforce-
14	ment strategies which maximize use of available
15	resources to reduce the supply of illegal drugs
16	in HIDTA designated areas.".
17	SEC. 302. DESIGNATION OF HIDTAS AND EVALUATION OF
18	HIDTA PERFORMANCE.
19	(a) Consultation.—Section 707(b) is amended by
20	striking "Secretary of the Treasury," and inserting "the
21	Secretary of Homeland Security,".
22	(b) Factors for Consideration.—Section 707(c)
23	is amended—
24	(1) in paragraph (1), by inserting "significant"
25	before "center"; and

1	(2) by striking paragraph (3) and inserting the
2	following:
3	"(3) drug-related production, manufacturing,
4	importation, or distribution in the area is having a
5	significant harmful local or regional impact; and".
6	(c) Evaluation of HIDTA Performance.—Sec-
7	tion 707 is amended by adding at the end the following:
8	"(e) Evaluation.—
9	"(1) Initial Report.—Not later than 90 days
10	after enactment of the Office of National Drug Con-
11	trol Policy Reauthorization Act of 2003, the Direc-
12	tor shall, after consulting with the Executive Boards
13	of each designated HIDTA, submit a report to Con-
14	gress which describes, for each designated HIDTA—
15	"(A) the specific purposes for the HIDTA;
16	"(B) the specific long-term and short-term
17	goals and objectives for the HIDTA;
18	"(C) the measurements which will be used
19	to evaluate the performance of the HIDTA in
20	achieving the long-term and short-term goals;
21	and
22	"(D) the reporting requirements needed to
23	evaluate the performance of the HIDTA in
24	achieving the long-term and short-term goals.

1	"(2) Evaluation of hidta program as part
2	OF NATIONAL DRUG CONTROL STRATEGY.—For each
3	designated HIDTA, the Director shall submit, as
4	part of the annual National Drug Control Strategy,
5	a report that—
6	"(A) describes—
7	"(i) the specific purposes for the
8	HIDTA; and
9	"(ii) the specific long-term and short-
10	term goals and objectives for the HIDTA;
11	and
12	"(B) includes an evaluation of the per-
13	formance of the each HIDTA in accomplishing
14	the specific long-term and short-term goals and
15	objectives identified under paragraph (1)(B).".
16	SEC. 303. ORGANIZATION OF HIDTAS.
17	Section 707 is amended by adding at the end the fol-
18	lowing:
19	"(f) Organization of HIDTAs.—
20	"(1) EXECUTIVE BOARD AND OFFICERS.—Each
21	HIDTA shall be governed by an Executive Board.
22	The Executive Board shall designate a President,
23	Vice President, and any other officers to the Board
24	that it determines is necessary.

1	"(2) Membership.—The membership of the
2	Board shall consist of—
3	"(A) an equal number of representatives
4	from—
5	"(i) Federal law enforcement; and
6	"(ii) State and local law enforcement;
7	and
8	"(B) any other representative the Board
9	determines would be appropriate.
10	"(3) Responsibilities.—The Executive Board
11	shall be responsible for—
12	"(A) taking all necessary actions to ensure
13	that the mission of the HIDTA is achieved;
14	"(B) managing the HIDTA;
15	"(C) reviewing and approving all funding
16	proposals consistent with the overall objective of
17	the HIDTA; and
18	"(D) preparing and reviewing all reports to
19	the Director on the HIDTA's activities.".
20	SEC. 304. HIDTA FUNDING.
21	Section 707 is amended by adding at the end the fol-
22	lowing:
23	"(g) Funding.—

1	"(1) APPROPRIATIONS.—There are authorized
2	to be appropriated for funding activities of high in-
3	tensity drug trafficking areas under this section—
4	"(A) \$280,000,000 for fiscal year 2004;
5	"(B) $$290,000,000$ for fiscal years 2005
6	and 2006; and
7	"(C) \$300,000,000 for fiscal years 2007
8	and 2008.
9	"(2) Annual hidta program budget sub-
10	MISSIONS.—As part of the documentation that sup-
11	ports the President's annual budget request for the
12	Office, the Director shall submit to Congress a
13	budget justification that includes the following:
14	"(A) The amount requested for each
15	HIDTA with supporting narrative descriptions
16	and rationale for each request.
17	"(B) A detailed justification for each fund-
18	ing request which explains the reasons for the
19	requested funding level, how such funding level
20	was determined based on a current assessment
21	of the drug trafficking threat in each HIDTA,
22	and how such funding will ensure that the goals
23	and objectives of each HIDTA will be achieved.
24	"(3) Emerging threat response fund.—
25	The Director may request not more than 10 percent

1	above the total requested funding for all HIDTAs
2	for discretionary grants. Such funds may be used to
3	respond to any emerging drug trafficking threat in
4	an existing HIDTA, or to establish a new high in-
5	tensity trafficking area in accordance with the provi-
6	sions outlined in this Act.".
7	SEC. 305. ASSESSMENT OF TASK FORCES IN HIDTA AREAS.
8	Not later than 180 days after the date of enactment
9	of this Act, the Director shall submit to Congress a re-
10	port—
11	(1) assessing the number and operation of all
12	task forces within each HIDTA; and
13	(2) describing—
14	(A) each Federal, State, and/or local task
15	force operating in the HIDTA;
16	(B) how the task forces coordinate with
17	each other, with any HIDTA task force, and
18	with Organized Crime and Drug Enforcement
19	Task Force investigations;
20	(C) what steps, if any, each task force
21	takes to share information with other task
22	forces in the HIDTA area;
23	(D) the role of the HIDTA in coordinating
24	the sharing of such information among task
25	forces;

1	(E) the nature and extent of cooperation
2	by each Federal, State, and local participant in
3	ensuring that information is shared among law
4	enforcement agencies and with the HIDTA;
5	(F) the nature and extent to which such
6	information and enforcement activities are co-
7	ordinated with Joint Terrorism Task Forces in
8	the HIDTA area; and
9	(G) any recommendations for measures
10	needed to ensure that task force resources are
11	utilized efficiently and effectively to reduce the
12	availability of illegal drugs in the HIDTA areas.
10	
13	SEC. 306. FUNDING FOR CERTAIN HIGH INTENSITY DRUG
13 14	TRAFFICKING AREAS.
14	TRAFFICKING AREAS.
14 15	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the
14 15 16	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act".
14 15 16 17	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act". (b) Findings.—Congress finds the following:
14 15 16 17	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act". (b) Findings.—Congress finds the following: (1) In the early morning hours of October 16,
14 15 16 17 18	TRAFFICKING AREAS. (a) SHORT TITLE.—This section may be cited as the "Dawson Family Community Protection Act". (b) FINDINGS.—Congress finds the following: (1) In the early morning hours of October 16, 2002, the home of Carnell and Angela Dawson was
14 15 16 17 18 19 20	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act". (b) Findings.—Congress finds the following: (1) In the early morning hours of October 16, 2002, the home of Carnell and Angela Dawson was firebombed in apparent retaliation for Mrs.
14 15 16 17 18 19 20 21	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act". (b) Findings.—Congress finds the following: (1) In the early morning hours of October 16, 2002, the home of Carnell and Angela Dawson was firebombed in apparent retaliation for Mrs. Dawson's notification of police about persistent drug
14 15 16 17 18 19 20 21	TRAFFICKING AREAS. (a) Short Title.—This section may be cited as the "Dawson Family Community Protection Act". (b) Findings.—Congress finds the following: (1) In the early morning hours of October 16, 2002, the home of Carnell and Angela Dawson was firebombed in apparent retaliation for Mrs. Dawson's notification of police about persistent drug distribution activity in their East Baltimore City

- 1 (3) The horrific murder of the Dawson family 2 is a stark example of domestic narco-terrorism.
 - (4) In all phases of counter-narcotics law enforcement—from prevention to investigation to prosecution to reentry—the voluntary cooperation of ordinary citizens is a critical component.
 - (5) Voluntary cooperation is difficult for law enforcement officials to obtain when citizens feel that cooperation carries the risk of violent retaliation by illegal drug trafficking organizations and their affiliates.
 - (6) Public confidence that law enforcement is doing all it can to make communities safe is a prerequisite for voluntary cooperation among people who may be subject to intimidation or reprisal (or both).
 - (7) Witness protection programs are insufficient on their own to provide security because many individuals and families who strive every day to make distressed neighborhoods livable for their children, other relatives, and neighbors will resist or refuse offers of relocation by Federal, State, and local prosecutorial agencies and because, moreover, the continued presence of strong individuals and families is

1	critical to preserving and strengthening the social
2	fabric in such communities.
3	(8) Where (as in certain sections of Baltimore
4	City) interstate trafficking of illegal drugs has severe
5	ancillary local consequences within areas designated
6	as high intensity drug trafficking areas, it is impor-
7	tant that supplementary High Intensity Drug Traf-
8	ficking Areas Program funds be committed to sup-
9	port initiatives aimed at making the affected com-
10	munities safe for the residents of those communities
11	and encouraging their cooperation with Federal,
12	State, and local law enforcement efforts to combat
13	illegal drug trafficking.
14	(c) Funding for Certain High Intensity Drug
15	Trafficking Areas.—Section 707(h) (21 U.S.C. 1706)
16	is amended by adding at the end the following:
17	"(6) Specific purposes.—
18	"(A) IN GENERAL.—The Director shall en-
19	sure that, of the amounts appropriated for a
20	fiscal year for the Program, at least \$1,000,000
21	is used in high intensity drug trafficking areas
22	with severe neighborhood safety and illegal drug
23	distribution problems.
24	"(B) REQUIRED USES.—The funds used

under subparagraph (A) shall be used—

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1	"(i) to ensure the safety of neighbor-
2	hoods and the protection of communities,
3	including the prevention of the intimida-
4	tion of potential witnesses of illegal drug
5	distribution and related activities; and
6	"(ii) to combat illegal drug trafficking
7	through such methods as the Director con-
8	siders appropriate, such as establishing or
9	operating (or both) a toll-free telephone
10	hotline for use by the public to provide in-
11	formation about illegal drug-related activi-
12	ties.".
13	SEC. 307. REPORT ON INTELLIGENCE SHARING.
13 14	SEC. 307. REPORT ON INTELLIGENCE SHARING. Not later than 180 days after the date of enactment
14	Not later than 180 days after the date of enactment
14 15	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a re-
14 15 16	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report—
14 15 16 17	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report— (1) evaluating existing and planned intelligence
14 15 16 17	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report— (1) evaluating existing and planned intelligence systems used by Federal, State, and local law en-
14 15 16 17 18	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report— (1) evaluating existing and planned intelligence systems used by Federal, State, and local law enforcement agencies responsible for drug trafficking
14 15 16 17 18 19 20	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report— (1) evaluating existing and planned intelligence systems used by Federal, State, and local law enforcement agencies responsible for drug trafficking and drug production enforcement; and
14 15 16 17 18 19 20 21	Not later than 180 days after the date of enactment of this Act, the Director shall submit to Congress a report— (1) evaluating existing and planned intelligence systems used by Federal, State, and local law enforcement agencies responsible for drug trafficking and drug production enforcement; and (2) addressing—

1	(B) the compatibility of such systems in
2	ensuring access and availability of intelligence
3	to Federal, State, and local law enforcement;
4	(C) the extent to which Federal, State, and
5	local law enforcement are sharing intelligence
6	information to assess current threats and de-
7	sign appropriate enforcement strategies; and
8	(D) the measures needed to ensure and to
9	promote effective information sharing among
10	intelligence systems operated by Federal, State,
11	and local law enforcement agencies responsible
12	for drug trafficking and drug production en-
13	forcement.
14	SEC. 308. COUNTER-DRUG TECHNOLOGY ASSESSMENT CEN-
15	TER.
16	(a) Chief Scientist.—Section 708(b) is amended
17	to read as follows:
18	"(b) CHIEF SCIENTIST.—There shall be at the head
19	of the Center the Chief Scientist, who shall be appointed
20	by the Director from among individuals qualified and dis-
21	tinguished in the area of science, medicine, engineering,
22	or technology.".
23	(b) Responsibilities.—
24	(1) Research and Development.—Section
25	708 is amended by—

1	(A) redesignating subsection (d) as sub-
2	section (e); and
3	(B) striking subsection (c) and inserting
4	the following:
5	"(c) Research and Development Responsibil-
6	ITIES.—The Chief Scientist shall be responsible to the Di-
7	rector for—
8	"(1) identifying and defining the short-, me-
9	dium-, and long-term scientific and technological
10	needs of Federal, State, and local drug supply re-
11	duction agencies, including—
12	"(A) advanced surveillance, tracking, and
13	radar imaging;
14	"(B) electronic support measures;
15	"(C) communications;
16	"(D) data fusion, advanced computer sys-
17	tems, and artificial intelligence; and
18	"(E) chemical, biological, radiological (in-
19	cluding neutron and electron), and other means
20	of detection;
21	"(2) identifying demand reduction basic and
22	applied research needs and initiatives, in consulta-
23	tion with affected National Drug Control Program
24	agencies, including—

1	"(A) improving treatment through
2	neuroscientific advances;
3	"(B) improving the transfer of biomedical
4	research to the clinical setting; and
5	"(C) in consultation with the National In-
6	stitute of Drug Abuse, and through interagency
7	agreements or grants, examining addiction and
8	rehabilitation research and the application of
9	technology to expanding the effectiveness of
10	availability of drug treatment;
11	"(3) making a priority ranking of such needs
12	identified in paragraphs (1) and (2) according to fis-
13	cal and technological feasibility, as part of a Na-
14	tional Counter-Drug Research and Development
15	Program;
16	"(4) overseeing and coordinating counter-drug
17	technology initiatives with related activities of other
18	Federal civilian and military departments;
19	"(5) providing support to the development and
20	implementation of the national drug control per-
21	formance measurement system established under
22	subsection (c) of section 706; and
23	"(6) transferring funds made available to a Na-
24	tional Drug Control Program agency for counter-
25	drug technology research and development to an-

1	other account within such agency or to another Na-
2	tional Drug Control Program agency for counter-
3	drug technology research and development, pursuant
4	to the authority of the Director under section 704
5	"(d) Limitation on Authority.—The authority
6	granted to the Director under this section shall not extend
7	to the awarding of contracts, management of individual
8	projects, or other operational activities.".
9	(2) Assistance and support.—Subsection (e)
10	of section 708, as redesignated by this section, is
11	amended to read as follows:
12	"(e) Assistance and Support to the Office of
13	NATIONAL DRUG CONTROL POLICY.—The Secretary of
14	Defense, the Secretary of Homeland Security, and the
15	Secretary of Health and Human Services shall, to the
16	maximum extent practicable, render assistance and sup-
17	port to the Office and to the Director in the conduct of
18	Counterdrug technology assessment.".
19	(3) Technology transfer program.—Sec-
20	tion 708 is amended by adding at the end the fol-
21	lowing:
22	"(f) Technology Transfer Program.—
23	"(1) Program.—The Chief Scientist, with the

advice and counsel of experts from State and local

law enforcement agencies, shall be responsible to the

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1	Director for coordination and implementation of a
2	counter-drug technology transfer program.
3	"(2) Purpose.—The purpose of the Tech-
4	nology Transfer Program shall be for the
5	Counterdrug Technology Assessment Center to
6	transfer technology and associated training directly
7	to State and local law enforcement agencies.
8	"(3) Priority of Receipts.—Transfers shall
9	be made in priority order based on—
10	"(A) the need of potential recipients for
11	such technology;
12	"(B) the effectiveness of the technology to
13	enhance current counter-drug activities of po-
14	tential recipients; and
15	"(C) the ability and willingness of potential
16	recipients to evaluate transferred technology.
17	"(4) AGREEMENT AUTHORITY.—The Director
18	may enter into an agreement with the Secretary of
19	Homeland Security to transfer technology with both
20	counter-drug and homeland security applications to
21	State and local law enforcement agencies on a reim-
22	bursable basis.
23	"(5) Report.—On or before July 1 of each
24	year, the Director shall submit a report to the ap-

1	propriate congressional committees which addresses
2	the following:
3	"(A) The number of requests received dur-
4	ing the previous 12 months.
5	"(B) The number of requests fulfilled dur-
6	ing the previous 12 months.
7	"(C) A summary of the criteria used in
8	making the determination on what requests
9	were funded and what requests were not fund-
10	ed.
11	"(D) A general assessment of the future
12	needs of the program, based on expected
13	changes in threats, expected technologies, and
14	likely need from potential recipients.
15	"(E) An assessment of the effectiveness of
16	the technologies transferred, based in part on
17	the evaluations provided by the recipients, with
18	a recommendation whether the technology
19	should continue to be offered through the pro-
20	gram.".

1	TITLE IV—REAUTHORIZATION
2	AND IMPROVEMENT OF THE
3	NATIONAL ANTI-DRUG MEDIA
4	CAMPAIGN
5	SEC. 401. SHORT TITLE.
6	This title may be cited as the "National Youth Anti
7	Drug Media Campaign Reauthorization Act of 2003".
8	SEC. 402. PURPOSES OF THE NATIONAL ANTI-DRUG MEDIA
9	CAMPAIGN.
10	The Drug-Free Media Campaign Act of 1998 (21
11	U.S.C. 1801 et seq.) is amended—
12	(1) in section 101, by striking "Drug-Free
13	Media Campaign Act of 1998" and inserting "Na
14	tional Youth Anti-Drug Media Campaign Act"; and
15	(2) in section 102—
16	(A) in subsection (a), by striking "nationa
17	media campaign" and all that follows through
18	the period and inserting the following: "nationa
19	youth anti-drug media campaign (referred to in
20	this subtitle as the 'national media campaign'
21	in accordance with this subtitle for the purposes
22	of—
23	"(1) preventing drug abuse among young peo
24	ple in the United States;

1	"(2) increasing awareness of adults of the im-
2	pact of drug abuse on young people; and
3	"(3) encouraging parents and other interested
4	adults to discuss with young people the dangers of
5	illegal drug use."; and
6	(B) in subsection (b), by striking "105"
7	and inserting "106".
8	SEC. 403. ROLES AND RESPONSIBILITIES OF THE DIREC-
9	TOR, THE PARTNERSHIP FOR A DRUG-FREE
10	AMERICA, AND A MEDIA BUYING CON-
11	TRACTOR.
12	The Drug-Free Media Campaign Act of 1998 (21
13	U.S.C. 1801 et seq.) is amended—
14	(1) by adding at the end the following:
15	"(c) Division of Responsibilities and Func-
16	TIONS UNDER THE PROGRAM.—
17	"(1) In General.—The Director, in consulta-
18	tion with the Partnership for a Drug-Free America,
19	shall determine the overall purposes and strategy of
20	the national media campaign.
21	"(2) Responsibilities.—
22	"(A) DIRECTOR.—The Director shall be
23	responsible for implementing a focused national
24	media campaign to meet the purposes set forth
25	in section 102(a), and shall approve—

1	"(i) the strategy of the national media
2	campaign;
3	"(ii) all advertising and promotional
4	material used in the national media cam-
5	paign; and
6	"(iii) the plan for the purchase of ad-
7	vertising time and space for the national
8	media campaign.
9	"(B) The partnership for a drug-
10	FREE AMERICA.—The Director shall request
11	that the Partnership for a Drug-Free Amer-
12	ica—
13	"(i) develop and recommend strategies
14	to achieve the goals of the national media
15	campaign that address national and local
16	drug threats in specific regions or States,
17	such as methamphetamine and ecstasy;
18	"(ii) create all advertising to be used
19	in the national media campaign, except ad-
20	vertisements that are—
21	"(I) provided by other nonprofit
22	entities pursuant to section 103(c);
23	"(II) intended to reach a minor-
24	ity, ethnic, or other special audience
25	that cannot be obtained at no cost

1	(not including production costs and
2	talent reuse payments), provided that
3	any such advertising material is re-
4	viewed and approved by the Partner-
5	ship for a Drug-Free America; and
6	"(III) any other advertisements
7	that the Partnership for a Drug-Free
8	America determines it is unable to
9	provide;
10	"(C) Media buying contractor.—The
11	Director shall enter into a contract with a
12	media buying contractor to plan and purchase
13	advertising time and space for the national
14	media campaign. The media buying contractor
15	shall not provide any service or material, or
16	conduct any function or activity which can be
17	provided by the Partnership for a Drug Free
18	America''; and
19	(2) in section 103—
20	(A) in subparagraph (A), by inserting ",
21	including the strategic planning for, and ac-
22	counting of, such purchases" after "space";
23	(B) in subparagraph (C), by striking "out-
24	of-pocket'': and

1	(C) in subparagraph (F), by striking "the
2	Office of National Drug Control Policy" and in-
3	serting "either the Office of National Drug
4	Control Policy or the designee of the Office".
5	SEC. 404. RESPONSIBLE USE OF FEDERAL FUNDS FOR THE
6	NATIONAL ANTI-DRUG MEDIA CAMPAIGN.
7	The Drug-Free Media Campaign Act of 1998 (21
8	U.S.C. 1801 et seq.) is amended—
9	(1) in section 103, by striking paragraph (2)
10	and inserting the following:
11	"(2) Advertising.—
12	"(A) IN GENERAL.—Except as provided in
13	subparagraph (B), in carrying out this subtitle,
14	the Director shall ensure that sufficient funds
15	are allocated to meet the stated goals of the na-
16	tional media campaign.
17	"(B) Exception.—No funds shall be used
18	for the creative development of advertisements
19	(not including out-of-pocket production costs
20	and talent reuse payments) except when—
21	"(i) the advertisements are intended
22	to reach a minority, ethnic, or other special
23	audience that cannot be obtained at no
24	cost (not including production costs and
25	talent reuse payments);

1	"(ii) the Partnership for a Drug-Free
2	America is unable to provide such adver-
3	tisements; and
4	"(iii) the Director receives prior ap-
5	proval from the appropriate congressional
6	committees.";
7	(2) in subsection (b), by striking "105" and in-
8	serting "106";
9	(3) by striking subsection (c) and inserting the
10	following:
11	"(e) Matching Requirement.—
12	"(1) No cost match.—
13	"(A) In general.—Except as provided in
14	subparagraph (B), amounts made available for
15	the national media campaign under section 106
16	shall be used to require a no cost match of
17	equivalent value of advertising broadcast time,
18	print space, or in-kind contributions to the na-
19	tional media campaign, prior to the Director
20	executing a contract for the purchase of any ad-
21	vertising time or space for the national media
22	campaign.
23	"(B) Exception.—The Director shall en-
24	sure that all no cost matches of advertising ma-
25	terial, time, space, or in-kind contributions pro-

1	vided pursuant to subparagraph (A) directly re-
2	late to substance abuse prevention and specifi-
3	cally promote the specific purposes set forth in
4	section 102(a).
5	"(2) Sponsorship identification.—Any ad-
6	vertising material donated to the national media
7	campaign at no cost shall not be subject to the spon-
8	sorship identification provisions in section 317 of the
9	Communications Act of 1934 (47 U.S.C. 317).";
10	(4) by adding at the end the following:
11	"(d) RESPONSIBLE USE OF FEDERAL FUNDS.—
12	"(1) In general.—The Director shall ensure
13	that—
14	"(A) for each fiscal year, not less than 85
15	percent of the amounts appropriated under this
16	subtitle shall be used for the purchase of adver-
17	tising time and space for the national media
18	campaign;
19	"(B) no Federal funds are used to pay any
20	entity for any activity or service that duplicates
21	in whole or in part, any material, function, ac-
22	tivity, or service provided by the Partnership
23	for a Drug-Free America;

1	"(C) no more than \$5,000,000 is used in
2	each fiscal year to develop advertising material
3	pursuant to subsection (a)(2)(B)(ii); and
4	"(D) a corporation, partnership, or indi-
5	vidual, shall not be considered a bidder for a
6	contract under this subtitle if such corporation,
7	partnership, or individual has, within the pre-
8	vious 10-year period, in connection with the na-
9	tional media campaign—
10	"(i) been convicted of any Federal
11	criminal offense;
12	"(ii) been subject to any Federal civil
13	judgment or penalty in a civil proceeding
14	instituted by the United States; or
15	"(iii) settled any Federal civil pro-
16	ceeding or potential proceeding instituted
17	by the United States.
18	"(2) New Contract.—Notwithstanding any
19	other provision of law, if a corporation, partnership,
20	or individual does not qualify for consideration
21	under paragraph (1)(B), then not later than 90 days
22	after the date of enactment of the National Youth
23	Anti-Drug Media Campaign Reauthorization Act of
24	2003, the Director shall—

1	"(A) terminate any existing contract prior
2	to the expiration; or
3	"(B) prior to exercising any option to ex-
4	tend or to renew any contract that is in effect
5	on the date of introduction of the National
6	Youth Anti-Drug Media Campaign Reauthoriza
7	tion Act of 2003, publish a notice of solicitation
8	of bids for a new contract for the purchase of
9	advertising time and space, provided that termi-
10	nation of the existing contract and any solicita-
11	tion of a new contract shall be carried out in
12	a manner to ensure that the national media
13	campaign is not interrupted until the execution
14	of the new contract.
15	"(3) Congressional notification.—Prior to
16	entering into a contract for the purchase of adver-
17	tising time and space in accordance with this sub-
18	section, the Director shall notify appropriate con-
19	gressional committees.";
20	(5) by striking section 104 and inserting the
21	following:
22	"SEC. 104. FINANCIAL AND PERFORMANCE ACCOUNT
23	ABILITY.
24	"The Director shall—

1	"(1) carry out (through the Defense Contract
2	Audit Agency or an independent auditor) an exam-
3	ination of records as described in section 304C of
4	the Federal Property and Administrative Services
5	Act of 1949 (41 U.S.C. 254d) and an audit of the
6	costs described in section 306 of that Act (41 U.S.C.
7	256);
8	"(2) annually evaluate the effectiveness of the
9	national media campaign based on—
10	"(A) the 'Monitoring the Future Study'
11	published by the Department of Health and
12	Human Services;
13	"(B) the Attitude Tracking Study pub-
14	lished by the Partnership for a Drug-Free
15	America; and
16	"(C) other relevant studies or publications,
17	as determined by the Director, including track-
18	ing and evaluation data collected according to
19	marketing and advertising industry standards;
20	and
21	"(3) submit a report to Congress in accordance
22	with section 105, including the evaluation referred to
23	in paragraph (2)."; and
24	(6) by striking section 105 and inserting the
25	following:

1 "SEC. 105. REPORT TO CONGRESS.

2	"The Director shall annually submit a report to Con-
3	gress that describes—
4	"(1) the strategy of the national media cam-
5	paign and whether specific objectives of the cam-
6	paign were accomplished;
7	"(2) steps taken to ensure that the national
8	media campaign operates in an effective and effi-
9	cient manner consistent with the overall strategy
10	and focus of the campaign;
11	"(3) plans to purchase advertising time and
12	space;
13	"(4) policies and practices implemented to en-
14	sure that Federal funds are used responsibly to pur-
15	chase advertising time and space and eliminate the
16	potential for waste, fraud, and abuse;
17	"(5) all contracts entered into with a corpora-
18	tion, partnership, or individual working on behalf of
19	the national media campaign;
20	"(6) specific policies and steps implemented to
21	ensure compliance with this subtitle;
22	"(7) steps taken to ensure that the national
23	media campaign will secure, to the maximum extent
24	possible, no cost matches of advertising time and
25	space or in-kind contributions that are directly re-

1	lated to the campaign in accordance with this sub-
2	title; and
3	"(8) a review and evaluation of the effectiveness
4	of the national media campaign strategy for the past
5	year.".
6	SEC. 405. GAO AUDIT OF NATIONAL MEDIA CAMPAIGN.
7	(a) In General.—Not later than 1 year after the
8	date of enactment of this Act, the General Accounting Of-
9	fice shall report to Congress on the national media cam-
10	paign.
11	(b) CONTENTS.—The report described in subsection
12	(a) shall include information an assessment of—
13	(1) the strategy, objectives and policies and
14	practices of the campaign;
15	(2) the Office's management and strategic focus
16	on the campaign;
17	(3) the steps taken to ensure that the campaign
18	operates effectively and minimizes the potential for
19	waste, fraud, and abuse.
20	(4) the roles of the Office, the Partnership for
21	a Drug Free America, and the Media Buying Con-
22	tractor, and the coordination of their efforts;
23	(5) the existence, if any, of any duplication of
24	roles and responsibilities between the Partnership

1	for a Drug Free America and the Media Buying
2	Contractor;
3	(6) the policies and practices for supervising
4	contractors who assist in the national media cam-
5	paign;
6	(7) the manner in which advertising time and
7	space and no-cost matches are obtained;
8	(8) the coordination of the national media cam-
9	paign among different media outlets; and
10	(9) potential reforms to the management and
11	operation of the national media campaign to ensure
12	that the campaign operates effectively and effi-
13	ciently.
14	SEC. 406. AUTHORIZATION FOR NATIONAL MEDIA CAM-
15	PAIGN.
16	The Drug-Free Media Campaign Act of 1998 (21
17	U.S.C. 1801 et seq) is amended by adding at the end the
18	following:
19	"SEC. 106. AUTHORIZATION OF APPROPRIATIONS.
20	"There is authorized to be appropriated to the Office
21	of National Drug Control Policy to carry out this subtitle,
22	\$195,000,000 for each of the fiscal years 2004 through
23	

TITLE V—AUTHORIZATIONS AND EXTENSION OF TERMINATION 2 **DATE** 3 SEC. 501. AUTHORIZATION OF APPROPRIATIONS. 4 5 Section 714 is amended— 6 (1) by striking "title," and inserting "title ex-7 cept activities otherwise specified,"; and (2) by striking "1999 through 2003" and in-8 9 serting "2004 through 2008". 10 SEC. 502. EXTENSION OF TERMINATION DATE. 11 Section 715(a) is amended by striking "September 12 30, 2003, this title and the amendments made by this title" and inserting "September 30, 2008, this title and the amendments made to this title". TITLE VI—DESIGNATION OF 15 UNITED STATES ANTI-DOPING 16 **AGENCY** 17 18 SEC. 601. DESIGNATION OF UNITED STATES ANTI-DOPING 19 AGENCY. 20 (a) Definitions.—In this title: 21 (1) United states olympic committee.— 22 The term "United States Olympic Committee"

means the organization established by the "Ted Ste-

vens Olympic and Amateur Sports Act" (36 U.S.C.

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- 1 (2) AMATEUR ATHLETIC COMPETITION.—The
 2 term "amateur athletic competition" means a con3 test, game, meet, match, tournament, regatta, or
 4 other event in which amateur athletes compete (36
 5 U.S.C. 220501(b)(2)).
- 6 (3) AMATEUR ATHLETE.—The term "amateur 7 athlete" means an athlete who meets the eligibility 8 standards established by the national governing body 9 or paralympic sports organization for the sport in 10 which the athlete competes (36 U.S.C. 22501(b)(1)).
- 11 (b) IN GENERAL.—The United States Anti-Doping12 Agency shall—
 - (1) serve as the independent anti-doping organization for the amateur athletic competitions recognized by the United States Olympic Committee;
 - (2) ensure that athletes participating in amateur athletic activities recognized by the United States Olympic Committee are prevented from using performance-enhancing drugs;
 - (3) implement anti-doping education, research, testing, and adjudication programs to prevent United States Amateur Athletes participating in any activity recognized by the United States Olympic Committee from using performance-enhancing drugs; and

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1	(4) serve as the United States representative
2	responsible for coordination with other anti-doping
3	organizations coordinating amateur athletic competi-
4	tions recognized by the United States Olympic Com-
5	mittee to ensure the integrity of athletic competition
6	the health of the athletes and the prevention of use
7	of performance-enhancing drugs by United States
8	amateur athletes.
9	SEC. 602. AUTHORIZATION OF APPROPRIATIONS.
10	There are authorized to be appropriated to the
11	United States Anti-Doping Agency—
12	(1) for fiscal year 2004, \$7,200,000;
13	(2) for fiscal year 2005, \$9,200,000;
14	(3) for fiscal year 2006, \$9,500,000;
15	(4) for fiscal year 2007, \$9,900,000; and
16	(5) for fiscal year 2008, \$10,500,000.
17	TITLE VII—DRUG EDUCATION,
18	PREVENTION, AND TREATMENT
19	SEC. 701. EXPANSION OF SUBSTANCE ABUSE EDUCATION
20	AND PREVENTION EFFORTS.
21	(a) Expansion of Efforts.—Section 515 of the
22	Public Health Service Act (42 U.S.C. 290bb-21) is
23	amended by adding at the end the following:
24	"(e)(1) The Director of the Prevention Center may
25	make grants to and enter into contracts and cooperative

1	agreements with public and nonprofit private entities to
2	enable such entities—
3	"(A) to carry out school-based programs con-
4	cerning the dangers of abuse of and addiction to il-
5	licit drugs, using methods that are effective and re-
6	search-based, including initiatives that give students
7	the responsibility to create their own antidrug abuse
8	education programs for their schools; and
9	"(B) to carry out community-based abuse and
10	addiction prevention programs relating to illicit
11	drugs that are effective and research-based.
12	"(2) Amounts made available under a grant, con-
13	tract, or cooperative agreement under paragraph (1) shall
14	be used for planning, establishing, or administering pre-
15	vention programs relating to illicit drugs in accordance
16	with paragraph (3).
17	"(3)(A) Amounts provided under this subsection may
18	be used—
19	"(i) to carry out school-based programs that
20	are focused on those districts with high or increasing
21	rates of drug abuse and addiction and targeted at
22	populations which are most at-risk to start abuse of
23	illicit drugs;
24	"(ii) to carry out community-based prevention
25	programs that are focused on those populations

- within the community that are most at-risk for abuse of and addiction to illicit drugs;
- "(iii) to assist local government entities to conduct appropriate prevention activities relating to illicit drugs;
- 6 "(iv) to train and educate State and local law 7 enforcement officials, prevention and education offi-8 cials, members of community antidrug coalitions and 9 parents on the signs of abuse of and addiction to il-10 licit drugs, and the options for treatment and pre-11 vention;
 - "(v) for planning, administration, and educational activities related to the prevention of abuse of and addiction to illicit drugs;
 - "(vi) for the monitoring and evaluation of prevention activities relating to illicit drugs, and reporting and disseminating resulting information to the public; and
- "(vii) for targeted pilot programs with evaluation components to encourage innovation and experimentation with new methodologies.
- "(B) The Director of the Prevention Center shall give priority in making grants under this subsection to rural States, urban areas, and other areas that are experiencing a high rate or rapid increases in drug abuse and addiction.

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- 1 "(4)(A) Not less than \$500,000 of the amount avail-
- 2 able in each fiscal year to carry out this subsection shall
- 3 be made available to the Administrator, acting in consulta-
- 4 tion with other Federal agencies, to support and conduct
- 5 periodic analyses and evaluations of effective prevention
- 6 programs for abuse of and addiction to illicit drugs and
- 7 the development of appropriate strategies for dissemi-
- 8 nating information about and implementing these pro-
- 9 grams.
- 10 "(B) The Administrator shall submit to the commit-
- 11 tees of Congress referred to in subparagraph (C) an an-
- 12 nual report with the results of the analyses and evaluation
- 13 conducted pursuant to subparagraph (A).
- 14 "(C) The committees of Congress referred to in sub-
- 15 paragraph (B) are the following:
- 16 "(i) The Committees on Health, Education,
- 17 Labor, and Pensions, the Judiciary, and Appropria-
- tions of the Senate.
- 19 "(ii) The Committees on Energy and Com-
- 20 merce, the Judiciary, and Appropriations of the
- 21 House of Representatives.".
- 22 (b) Authorization of Appropriations for Ex-
- 23 Pansion of Abuse Prevention Efforts and Practi-
- 24 TIONER REGISTRATION REQUIREMENTS.—There is au-
- 25 thorized to be appropriated to carry out section 515(e) of

- 1 the Public Health Service Act (as added by subsection (a))
- 2 and section 303(g)(2) of the Controlled Substances Act
- 3 (as added by section 18(a) of this Act), \$100,000,000 for
- 4 fiscal year 2005, and such sums as may be necessary for
- 5 each succeeding fiscal year.
- 6 (c) MINIMUM ALLOCATION.—Unless all eligible appli-
- 7 cations submitted by any State or unit of local government
- 8 within such State for a grant under this section have been
- 9 funded, such State, together with grantees within the
- 10 State (other than Indian tribes), shall be allocated in each
- 11 fiscal year under this section not less than 0.75 percent
- 12 of the total amount appropriated in the fiscal year for
- 13 grants pursuant to this section.
- 14 SEC. 702. FUNDING FOR RURAL STATES AND ECONOMI-
- 15 CALLY DEPRESSED COMMUNITIES.
- Subpart 1 of part B of title 5 of the Public Health
- 17 Service Act (42 U.S.C. 290bb et seq.) is amended by in-
- 18 serting after section 509 the following:
- 19 "SEC. 510. FUNDING FOR RURAL STATES AND ECONOMI-
- 20 CALLY DEPRESSED COMMUNITIES.
- 21 "(a) IN GENERAL.—The Director of the Center for
- 22 Substance Abuse Treatment (in this section referred to
- 23 as the 'Director') may award grants, cooperative agree-
- 24 ments, or contracts to public and nonprofit private entities
- 25 for the purpose of providing treatment facilities in rural

- 1 States and economically depressed communities that have
- 2 high rates of drug addiction but lack the resources to pro-
- 3 vide adequate treatment.
- 4 "(b) Duration of Award.—The Director shall
- 5 award grants, cooperative agreements, and contracts
- 6 under subsection (a) for a period not to exceed 5 years.
- 7 Such awards shall be subject to annual approval by the
- 8 Director and subject to the availability of appropriations
- 9 for the fiscal year involved. This subsection may not be
- 10 construed to establish a limitation on the number of
- 11 awards that may be made to an entity.
- 12 "(c) Equitable Allocation of Awards.—In mak-
- 13 ing awards under subsection (a), the Director shall ensure
- 14 that the awards are equitably allocated among the prin-
- 15 cipal geographic regions of the United States, subject to
- 16 the availability of qualified applicants for the awards.
- 17 "(d) Application.—Each entity desiring an award
- 18 under subsection (a) shall submit to the Director an appli-
- 19 cation at such time, in such manner and containing such
- 20 information as the Director determines necessary, includ-
- 21 ing a certification that—
- 22 "(1) the entity has the capacity to carry out a
- program described in subsection (a);

1	"(2) the plans of the entity for such a program
2	are consistent with the policies of such entity regard-
3	ing the treatment of substance abuse; and
4	"(3) the entity, or any other entity through
5	which the applicant will provide services, meets all
6	applicable State licensure or certification require-
7	ments regarding the provision of the services in-
8	volved.
9	"(e) REQUIREMENT OF MATCHING FUNDS.—
10	"(1) Non-federal share.—Each entity re-
11	ceiving an award under this section shall make avail-
12	able (directly or through donations from public or
13	private entities) non-Federal contributions toward
14	the costs of activities funded by such an award in
15	an amount that—
16	"(A) for the first fiscal year for which the
17	applicant receives payments under the award,
18	shall be not less than \$1 for each \$9 of Federal
19	funds provided in the award;
20	"(B) for any second such fiscal year, shall
21	be not less than \$1 for each \$9 of Federal
22	funds provided in the award; and
23	"(C) for any subsequent fiscal year, shall
24	be not less than \$1 for each \$3 of Federal
25	funds provided in the award.

1	"(2) Determination of amount of non-
2	FEDERAL SHARE.—The non-Federal share of pay-
3	ments required under paragraph (1) may be in cash
4	or in kind, fairly evaluated, including plant, equip-
5	ment, or services. Amounts provided by the Federal
6	Government, or services assisted or subsidized to
7	any significant extent by the Federal Government
8	may not be included in determining the amount of
9	such non-Federal contributions.
10	"(f) Reports to Director.—Not later than 1 year
11	after receiving an award under subsection (a) and annu-
12	ally thereafter, each entity receiving an award under such
13	subsection shall submit to the Director a report—
14	"(1) describing the use of the award and the
15	costs of services provided under the award;
16	"(2) specifying the number of individuals served
17	by the award and the type and cost of services pro-
18	vided; and
19	"(3) providing such other information as the
20	Director determines to be appropriate.
21	"(g) Evaluations; Dissemination of Find-
22	INGS.—The Director shall, directly or through contract
23	provide for the conduct of evaluations of programs carried

24 out pursuant to subsection (a). The Director shall dissemi-

- 1 nate to the States the findings made as a result of the
- 2 evaluations.
- 3 "(h) MINIMUM ALLOCATION.—Unless all eligible ap-
- 4 plications submitted by any State or unit of local govern-
- 5 ment within such State for a grant under this section have
- 6 been funded, such State, together with grantees within the
- 7 State (other than Indian tribes), shall be allocated in each
- 8 fiscal year under this section not less than 0.75 percent
- 9 of the total amount appropriated in the fiscal year for
- 10 grants under this section.
- 11 "(i) Definition of Rural State.—In this section,
- 12 the term 'rural State' has the meaning given such term
- 13 in section 1501(b) of the Omnibus Crime Control and Safe
- 14 Streets Act of 1968 (42 U.S.C. 3796bb(B)).
- 15 "(j) Authorization of Appropriations.—There
- 16 are authorized to be appropriated to carry out this section
- 17 \$50,000,000 for each of fiscal years 2005, 2006, and
- 18 2007.
- 19 "SEC. 511. FUNDING FOR RESIDENTIAL TREATMENT CEN-
- 20 TERS FOR WOMEN AND CHILDREN.
- 21 "(a) In General.—The Director of the Center for
- 22 Substance Abuse Treatment (in this section referred to
- 23 as the 'Director') may award grants, cooperative agree-
- 24 ments, or contracts to public and nonprofit private entities
- 25 to establish treatment facilities that—

- 1 "(1) provide residential treatment for meth-
- 2 amphetamine-, heroin-, and other drug-addicted
- 3 women with minor children; and
- 4 "(2) offer specialized treatment for meth-
- 5 amphetamine-, heroin-, and other drug-addicted
- 6 mothers and allow the minor children of those moth-
- 7 ers to reside with them in the facility or nearby
- 8 while treatment is ongoing.
- 9 "(b) Duration of Award.—The Director shall
- 10 award grants, cooperative agreements, and contracts
- 11 under subsection (a) for a period not to exceed 5 years.
- 12 Such awards shall be subject to annual approval by the
- 13 Director and subject to the availability of appropriations
- 14 for the fiscal year involved. This subsection may not be
- 15 construed to establish a limitation on the number of
- 16 awards that may be made to an entity.
- 17 "(c) Equitable Allocation of Awards.—In mak-
- 18 ing awards under subsection (a), the Director shall ensure
- 19 that the awards are equitably allocated among the prin-
- 20 cipal geographic regions of the United States, subject to
- 21 the availability of qualified applicants for the awards.
- 22 "(d) APPLICATION.—Each entity desiring an award
- 23 under subsection (a) shall submit to the Director an appli-
- 24 cation at such time, in such manner and containing such

1	information as the Director determines necessary, includ-
2	ing a certification that—
3	"(1) the entity has the capacity to carry out a
4	program described in subsection (a);
5	"(2) the plans of the entity for such a program
6	are consistent with the policies of such entity regard-
7	ing the treatment of substance abuse; and
8	"(3) the entity, or any other entity through
9	which the applicant will provide services, meets all
10	applicable State licensure or certification require-
11	ments regarding the provision of the services in-
12	volved.
13	"(e) Priority.—In making grants under this sec-
14	tion, the Director shall give priority to areas experiencing
15	a high rate or rapid increase in drug abuse and addiction.
16	"(f) REQUIREMENT OF MATCHING FUNDS.—
17	"(1) Non-federal share.—Each entity re-
18	ceiving an award under this section shall make avail-
19	able (directly or through donations from public or
20	private entities) non-Federal contributions toward
21	the costs of activities funded by such an award in
22	an amount that—
23	"(A) for the first fiscal year for which the
24	applicant receives payments under the award.

1	shall be not less than \$1 for each \$9 of Federal
2	funds provided in the award;
3	"(B) for any second such fiscal year, shall
4	be not less than \$1 for each \$9 of Federal
5	funds provided in the award; and
6	"(C) for any subsequent fiscal year, shall
7	be not less than \$1 for each \$3 of Federal
8	funds provided in the award.
9	"(2) Determination of amount of non-
10	FEDERAL SHARE.—The non-Federal share of pay-
11	ments required under paragraph (1) may be in cash
12	or in kind, fairly evaluated, including plant, equip-
13	ment, or services. Amounts provided by the Federal
14	Government, or services assisted or subsidized to
15	any significant extent by the Federal Government,
16	may not be included in determining the amount of
17	such non-Federal contributions.
18	"(g) Reports to Director.—Not later than 1 year
19	after receiving an award under subsection (a) and annu-
20	ally thereafter, each entity receiving an award under such
21	subsection shall submit to the Director a report—
22	"(1) describing the use of the award and the
23	costs of services provided under the award;

- 1 "(2) specifying the number of individuals served
- 2 by the award and the type and cost of services pro-
- 3 vided; and
- 4 "(3) providing such other information as the
- 5 Director determines to be appropriate.
- 6 "(h) EVALUATIONS; DISSEMINATION OF FIND-
- 7 INGS.—The Director shall, directly or through contract,
- 8 provide for the conduct of evaluations of programs carried
- 9 out pursuant to subsection (a). The Director shall dissemi-
- 10 nate to the States the findings made as a result of the
- 11 evaluations.
- 12 "(i) MINIMUM ALLOCATION.—Unless all eligible ap-
- 13 plications submitted by any State or units of local govern-
- 14 ment within such State for a grant under this section have
- 15 been funded, such State, together with grantees within the
- 16 State (other than Indian tribes), shall be allocated in each
- 17 fiscal year under this section not less than 0.75 percent
- 18 of the total amount appropriated in the fiscal year for
- 19 grants under this section.
- 20 "(j) Authorization of Appropriations.—There
- 21 are authorized to be appropriated to carry out this section
- 22 \$10,000,000 for each of fiscal years 2005, 2006, and
- 23 2007.".

1	SEC. 703. RESIDENTIAL TREATMENT PROGRAMS FOR JUVE-
2	NILES.
3	Title V of the Public Health Service Act (42 U.S.C.
4	290aa et seq.) is amended by adding at the end the fol-
5	lowing:
6	"PART H—RESIDENTIAL TREATMENT PROGRAMS
7	FOR JUVENILES
8	"SEC. 591. RESIDENTIAL TREATMENT PROGRAMS FOR JU-
9	VENILES.
10	"(a) In General.—The Director of the Center for
11	Substance Abuse Treatment (in this section referred to
12	as the 'Director') may award grants, cooperative agree-
13	ments, or contracts to public and nonprofit private entities
14	to provide treatment to juveniles for substance abuse
15	through programs that—
16	"(1) are effective and science-based; and
17	"(2) provide facilities in which the juveniles re-
18	side during the course of receiving such treatment.
19	"(b) DURATION OF AWARD.—The Director shall
20	award grants, cooperative agreements, and contracts
21	under subsection (a) for a period not to exceed 5 years.
22	Such awards shall be subject to annual approval by the
23	Director and subject to the availability of appropriations
24	for the fiscal year involved. This subsection may not be
25	construed to establish a limitation on the number of
26	awards that may be made to an entity.

1	"(c) Equitable Allocation of Awards.—In mak-
2	ing awards under subsection (a), the Director shall ensure
3	that the awards are equitably allocated among the prin-
4	cipal geographic regions of the United States, as well as
5	among Indian tribes, subject to the availability of qualified
6	applicants for the awards.
7	"(d) Availability of Services for Each Partic-
8	IPANT.— Each entity receiving an award under subsection
9	(a) shall use the funds provided under such subsection to
10	operate programs in which—
11	"(1) treatment services will be available either
12	directly or through agreements with other public or
13	nonprofit private entities;
14	"(2) services will be made available to each per-
15	son admitted to the program; and
16	"(3) the entity will, in consultation with the ju-
17	venile and, if appropriate the parent or guardian of
18	the juvenile, prepare an individualized plan for the
19	provision of treatment services including—
20	"(A) individual, group, and family coun-
21	seling, as appropriate, regarding substance
22	abuse; and
23	"(B) followup services to assist the juvenile
24	or young adult in preventing a relapse into such
25	abuse.

1	"(e) Eligible Supplemental Services.—In addi-
2	tion to activities described in subsection (b), grants under
3	subsection (a) may be used to provide the following serv-
4	ices:
5	"(1) Referrals for necessary hospital services.
6	"(2) Counseling on the human immuno-
7	deficiency virus and on acquired immune deficiency
8	syndrome.
9	"(3) Counseling on domestic violence and sexual
10	abuse.
11	"(4) Planning for and counseling to assist re-
12	entry into society, both before and after discharge,
13	including referrals to any public or nonprofit private
14	entities in the community involved that provide serv-
15	ices appropriate for the juvenile.
16	"(f) Application.—Each entity desiring an award
17	under subsection (a) shall submit to the Director an appli-
18	cation at such time, in such manner, and containing such
19	information as the Director may require including a cer-
20	tification that—
21	"(1) the applicant has the capacity to carry out
22	a program described in subsection (a);
23	"(2) the plans of the applicant for the program
24	are consistent with the policies of such agency re-
25	garding the treatment of substance abuse;

1	"(3) the applicant, or any entity through which
2	the applicant will provide services, meets all applica-
3	ble State licensure or certification requirements re-
4	garding the provision of the services involved;
5	"(4) the applicant will provide outreach services
6	in the community involved to identify juveniles who
7	are engaging in substance abuse and to encourage
8	the juveniles to undergo treatment for such abuse;
9	"(5) the program will be operated at a location
10	that is accessible to low-income juveniles;
11	"(6) the applicant involved will provide for con-
12	tinuing education in treatment services for the indi-
13	viduals who will provide treatment in the program;
14	and
15	"(7) if a charge is imposed for the provision of
16	services to or on behalf of a juvenile, such charge—
17	"(A) will be made according to a schedule
18	of charges that is made available to the public;
19	"(B) will be adjusted to reflect the eco-
20	nomic condition of the juvenile involved; and
21	"(C) will not be imposed on any juvenile
22	whose family has an income of less than 185
23	percent of the poverty line, as established by
24	the Director of the Office for Management and
25	Budget and revised by the Secretary in accord-

1	ance with section 673(2) of the Omnibus Budg-
2	et Reconciliation Act of 1981 (42 U.S.C.
3	9902(2)).
4	"(g) Priority.—In making grants under this sec-
5	tion, the Director shall give priority to areas experiencing
6	a high rate or rapid increase in drug abuse and addiction.
7	"(h) REQUIREMENT OF MATCHING FUNDS.—
8	"(1) Non-federal share.—Each entity re-
9	ceiving an award under this section shall make avail-
10	able (directly or through donations from public or
11	private entities) non-Federal contributions toward
12	the costs of activities funded by such an award in
13	an amount that—
14	"(A) for the first fiscal year for which the
15	applicant receives payments under the award,
16	shall be not less than \$1 for each \$9 of Federal
17	funds provided in the award;
18	"(B) for any second such fiscal year, shall
19	be not less than \$1 for each \$9 of Federal
20	funds provided in the award; and
21	"(C) for any subsequent fiscal year, shall
22	be not less than \$1 for each \$3 of Federal
23	funds provided in the award.
24	"(2) Determination of amount of non-
25	FEDERAL SHARE.—The non-Federal share of pay-

- 1 ments required under paragraph (1) may be in cash
- 2 or in kind, fairly evaluated, including plant, equip-
- ment, or services. Amounts provided by the Federal
- 4 Government, or services assisted or subsidized to
- 5 any significant extent by the Federal Government,
- 6 may not be included in determining the amount of
- 7 such non-Federal contributions.
- 8 "(i) Reports to Director.—Not later than 1 year
- 9 after receiving an award under subsection (a) and annu-
- 10 ally thereafter, each entity receiving an award under such
- 11 subsection shall submit to the Director a report—
- "(1) describing the use of the award and the
- costs of services provided under the award;
- 14 "(2) specifying the number of juveniles served
- by the award and the type and cost of services pro-
- 16 vided; and
- 17 "(3) providing such other information as the
- Director determines to be appropriate.
- 19 "(j) Evaluations; Dissemination of Findings.—
- 20 The Director shall, directly or through contract, provide
- 21 for the conduct of evaluations of programs carried out
- 22 pursuant to subsection (a). The Director shall disseminate
- 23 to the States the findings made as a result of the evalua-
- 24 tions.
- 25 "(k) Reports to Congress.—

- 1 "(1) INITIAL REPORT.—Not later than October
 2 1, 2005, the Director shall submit to the Committee
 3 on the Judiciary of the House of Representatives,
 4 and the Committee on the Judiciary of the Senate,
 5 a report describing programs carried out pursuant
 6 to this section.
 - "(2) PERIODIC REPORTS.—Not less than biennially after the date described in paragraph (1), the Director shall prepare a report describing programs carried out pursuant to this section during the preceding 2-year period, and shall submit the report to the Administrator for inclusion in the biennial report under section 501(k).
 - "(3) Summary.—Each report under this subsection shall include a summary of any evaluations conducted under subsection (j) during the period with respect to which the report is prepared.
 - "(l) Definitions.—In this section:
 - "(1) JUVENILE.—The term 'juvenile' means anyone 18 years of age or younger at the time of admission to a program operated pursuant to subsection (a).
- 23 "(2) TREATMENT SERVICES.—The term 'treat-24 ment services' means treatment for substance abuse,

- 1 including the counseling and services described in
- 2 subsection (d)(3).
- 3 "SEC. 592. OUTPATIENT TREATMENT PROGRAMS FOR JUVE-
- 4 NILES.
- 5 "(a) Grants.—The Secretary, acting through the
- 6 Director of the Center for Substance Abuse Treatment,
- 7 shall make grants to eligible entities to establish projects
- 8 for the outpatient treatment of substance abuse among ju-
- 9 veniles.
- 10 "(b) Prevention.—Entities receiving grants under
- 11 this section shall engage in activities to prevent substance
- 12 abuse among juveniles.
- 13 "(c) EVALUATION.—The Secretary shall evaluate
- 14 projects carried out under subsection (a) and shall dis-
- 15 seminate to appropriate public and private entities infor-
- 16 mation on effective projects.
- 17 "SEC. 593. AUTHORIZATION OF APPROPRIATIONS.
- 18 "(a) In General.—There are authorized to be ap-
- 19 propriated to carry out this part \$100,000,000 for each
- 20 of the fiscal years 2005 through 2007.
- 21 "(b) MINIMUM ALLOCATION.—Unless all eligible ap-
- 22 plications submitted by any State or unit of local govern-
- 23 ment within such State for a grant under this part have
- 24 been funded, such State, together with grantees within the
- 25 State (other than Indian tribes), shall be allocated in each

- 1 fiscal year under this section not less than 0.75 percent
- 2 of the total amount appropriated in the fiscal year for
- 3 grants pursuant to this section.
- 4 "(c) Transfer.—In addition to the amounts author-
- 5 ized in subsection (a), there is authorized to be appro-
- 6 priated for the fiscal year from the special forfeiture fund
- 7 of the Director of the Office of National Drug Control Pol-
- 8 icy such sums as may be necessary.
- 9 "(d) Rule of Construction.—The amounts au-
- 10 thorized to be appropriated in this section are in addition
- 11 to any other amounts that are authorized to be appro-
- 12 priated and are available for drug treatment programs for
- 13 juveniles.".
- 14 SEC. 704. DRUG TREATMENT ALTERNATIVE TO PRISON
- 15 PROGRAMS ADMINISTERED BY STATE OR
- 16 LOCAL PROSECUTORS.
- 17 (a) Prosecution Drug Treatment Alternative
- 18 TO PRISON PROGRAMS.—Title I of the Omnibus Crime
- 19 Control and Safe Streets Act of 1968 (42 U.S.C. 3711
- 20 et seq.) is amended by adding at the end the following
- 21 new part:

"PART CC—PROSECUTION DRUG TREATMENT

2 ALTERNATIVE TO	PRISON PROGRAMS
-------------------------	-----------------

2	"CTC	2001	DII OT	DDOCDAM	AUTHORIZED.
7	"SEC.	2901.	PHOT	PRUGRAM	AUTHURIZED.

- 4 "(a) IN GENERAL.—The Attorney General may make
- 5 grants to State or local prosecutors for the purpose of de-
- 6 veloping, implementing, or expanding drug treatment al-
- 7 ternative to prison programs that comply with the require-
- 8 ments of this part.

- 9 "(b) Use of Funds.—A State or local prosecutor
- 10 who receives a grant under this part shall use amounts
- 11 provided under the grant to develop, implement, or expand
- 12 the drug treatment alternative to prison programs for
- 13 which the grant was made, which may include payment
- 14 of the following expenses:
- "(1) Salaries, personnel costs, equipment costs,
- and other costs directly related to the operation of
- the program, including the enforcement unit.
- 18 "(2) Payments to licensed substance abuse
- treatment providers for providing treatment to of-
- 20 fenders participating in the program for which the
- 21 grant was made, including aftercare supervision, vo-
- cational training, education, and job placement.
- 23 "(3) Payments to public and nonprofit private
- 24 entities for providing treatment to offenders partici-
- 25 pating in the program for which the grant was
- 26 made.

1	"(c) Federal Share.—The Federal share of a
2	grant under this part shall not exceed 75 percent of the
3	cost of the program.
4	"(d) Supplement and Not Supplant.—Grant
5	amounts received under this part shall be used to supple-
6	ment, and not supplant, non-Federal funds that would
7	otherwise be available for activities funded under this part.
8	"SEC. 2902. PROGRAM REQUIREMENTS.
9	"A drug treatment alternative to prison program with
10	respect to which a grant is made under this part shall
11	comply with the following requirements:
12	"(1) A State or local prosecutor shall admin-
13	ister the program.
14	"(2) An eligible offender may participate in the
15	program only with the consent of the State or local
16	prosecutor.
17	"(3) Each eligible offender who participates in
18	the program shall, as an alternative to incarceration,
19	be sentenced to or placed with a long term, drug
20	free residential substance abuse treatment provider
21	that is licensed under State or local law.
22	"(4) Each eligible offender who participates in
23	the program shall serve a sentence of imprisonment

with respect to the underlying crime if that offender

does not successfully complete treatment with the residential substance abuse provider.

- "(5) Each residential substance abuse provider treating an offender under the program shall—
 - "(A) make periodic reports of the progress of treatment of that offender to the State or local prosecutor carrying out the program and to the appropriate court in which the defendant was convicted; and
 - "(B) notify that prosecutor and that court if that offender absconds from the facility of the treatment provider or otherwise violates the terms and conditions of the program.

"(6) The program shall have an enforcement unit comprised of law enforcement officers under the supervision of the State or local prosecutor carrying out the program, the duties of which shall include verifying an offender's addresses and other contacts, and, if necessary, locating, apprehending, and arresting an offender who has absconded from the facility of a residential substance abuse treatment provider or otherwise violated the terms and conditions of the program, and returning such offender to court for sentence on the underlying crime.

1 "SEC. 2903. APPLICATIONS.

- 2 "(a) IN GENERAL.—To request a grant under this
- 3 part, a State or local prosecutor shall submit an applica-
- 4 tion to the Attorney General in such form and containing
- 5 such information as the Attorney General may reasonably
- 6 require.
- 7 "(b) Certifications.—Each such application shall
- 8 contain the certification of the State or local prosecutor
- 9 that the program for which the grant is requested shall
- 10 meet each of the requirements of this part.

11 "SEC. 2904. GEOGRAPHIC DISTRIBUTION.

- 12 "The Attorney General shall ensure that, to the ex-
- 13 tent practicable, the distribution of grant awards is equi-
- 14 table and includes State or local prosecutors—
- 15 "(1) in each State; and
- 16 "(2) in rural, suburban, and urban jurisdic-
- tions.

18 "SEC. 2905. REPORTS AND EVALUATIONS.

- 19 "For each fiscal year, each recipient of a grant under
- 20 this part during that fiscal year shall submit to the Attor-
- 21 ney General a report regarding the effectiveness of activi-
- 22 ties carried out using that grant. Each report shall include
- 23 an evaluation in such form and containing such informa-
- 24 tion as the Attorney General may reasonably require. The
- 25 Attorney General shall specify the dates on which such
- 26 reports shall be submitted.

"SEC. 2906. DEFINITIONS.

2	"In this part:
3	"(1) The term 'State or local prosecutor' means
4	any district attorney, State attorney general, county
5	attorney, or corporation counsel who has authority
6	to prosecute criminal offenses under State or local
7	law.
8	"(2) The term 'eligible offender' means an indi-
9	vidual who—
10	"(A) has been convicted of, or pled guilty
11	to, or admitted guilt with respect to a crime for
12	which a sentence of imprisonment is required
13	and has not completed such sentence;
14	"(B) has never been convicted of, or pled
15	guilty to, or admitted guilt with respect to, and
16	is not presently charged with, a felony crime of
17	violence, a major drug offense, including drug
18	trafficking, or a crime that is considered a vio-
19	lent felony under State or local law; and
20	"(C) has been found by a professional sub-
21	stance abuse screener to be in need of sub-
22	stance abuse treatment because that offender
23	has a history of substance abuse that is a sig-
24	nificant contributing factor to that offender's
25	criminal conduct.

1	"(3) The term 'felony crime of violence' has the
2	meaning given such term in section 924(c)(3) of title
3	18, United States Code.
4	"(4) The term 'major drug offense' has the
5	meaning given such term in section 36(a) of title 18,
6	United States Code.".
7	(b) Authorization of Appropriations.—Section
8	1001(a) of title I of the Omnibus Crime Control and Safe
9	Streets Act of 1968 (42 U.S.C. 3793(a)) is amended by
10	adding at the end the following new paragraph:
11	"(24) There are authorized to be appropriated
12	to carry out part CC \$30,000,000 for each of fiscal
13	years 2005 through 2007.".
14	SEC. 705. FUNDING FOR RESIDENTIAL TREATMENT CEN-
15	TERS FOR WOMEN AND CHILDREN.
16	(a) In General.—The Director of the Center for
17	Substance Abuse Treatment shall provide awards of
18	grants, cooperative agreement, or contracts to public and
19	nonprofit private entities for the purpose of providing
20	treatment facilities that—
21	(1) provide residential treatment for meth-
22	amphetamine, heroin, and other drug addicted
23	women with minor children; and
24	(2) offer specialized treatment for methamphet-
25	amine-, heroin-, and other drug-addicted mothers

- and allow the minor children of those mothers to reside with them in the facility or nearby while treatment is ongoing.

 (b) MINIMUM QUALIFICATIONS FOR RECEIPT OF AWARD.—With respect to the principal agency of the
- 6 State involved that administers programs relating to sub-
- 7 stance abuse, the Director may make an award under sub-
- 8 section (a) to an applicant only if the agency has certified
- 9 to the Director that—

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- 10 (1) the applicant has the capacity to carry out 11 a program described in subsection (a);
- 12 (2) the plans of the applicant for such a pro-13 gram are consistent with the policies of such agency 14 regarding the treatment of substance abuse; and
 - (3) the applicant, or any entity through which the applicant will provide authorized services, meets all applicable State licensure or certification requirements regarding the provision of the services involved.
- 20 (c) Requirement of Matching Funds.—
 - (1) IN GENERAL.—With respect to the costs of the program to be carried out by an applicant pursuant to subsection (a), a funding agreement for an award under such subsection is that the applicant will make available (directly or through donations

1	from public or private entities) non-Federal con-
2	tributions toward such costs in an amount that—
3	(A) for the first fiscal year for which the
4	applicant receives payments under an award
5	under such subsection, is not less than \$1 for
6	each \$9 of Federal funds provided in the
7	award;
8	(B) for any second such fiscal year, is not
9	less than \$1 for each \$9 of Federal funds pro-
10	vided in the award; and
11	(C) for any subsequent such fiscal year, is
12	not less than \$1 for each \$3 of Federal funds
13	provided in the award.
14	(2) Determination of amount contrib-
15	UTED.—Non-Federal contributions required in para-
16	graph (1) may be in cash or in kind, fairly evalu-
17	ated, including plant, equipment, or services.
18	Amounts provided by the Federal Government, or
19	services assisted or subsidized to any significant ex-
20	tent by the Federal Government, may not be in-
21	cluded in determining the amount of such non-Fed-
22	eral contributions.
23	(d) Reports to Director.—A funding agreement
24	for an award under subsection (a) is that the applicant
25	involved will submit to the Director a report—

- 1 (1) describing the utilization and costs of serv-2 ices provided under the award;
- 3 (2) specifying the number of individuals served 4 and the type and costs of services provided; and
- 5 (3) providing such other information as the Di-6 rector determines to be appropriate.
- 7 (e) REQUIREMENT OF APPLICATION.—The Director
- 8 may make an award under subsection (a) only if an appli-
- 9 cation for the award is submitted to the Director con-
- 10 taining such agreements, and the application is in such
- 11 form, is made in such manner, and contains such other
- 12 agreements and such assurances and information as the
- 13 Director determines to be necessary to carry out this sec-
- 14 tion.
- 15 (f) Priority.—In making grants under this section,
- 16 the Director shall give priority to areas experiencing a
- 17 high rate or rapid increase in drug abuse and addiction.
- 18 (g) Equitable Allocation of Awards.—In mak-
- 19 ing awards under subsection (a), the Director shall ensure
- 20 that the awards are equitably allocated among the prin-
- 21 cipal geographic regions of the United States, subject to
- 22 the availability of qualified applicants for the awards.
- (h) DURATION OF AWARD.—The period during which
- 24 payments are made to an entity from an award under sub-
- 25 section (a) may not exceed 5 years. The provision of such

- 1 payments shall be subject to annual approval by the Direc-
- 2 tor of the payments and subject to the availability of ap-
- 3 propriations for the fiscal year involved to make the pay-
- 4 ments. This subsection may not be construed to establish
- 5 a limitation on the number of awards under such sub-
- 6 section that may be made to an entity.
- 7 (i) Evaluations; Dissemination of Findings.—
- 8 The Director shall, directly or through contract, provide
- 9 for the conduct of evaluations of programs carried out
- 10 pursuant to subsection (a). The Director shall disseminate
- 11 to the States the findings made as a result of the evalua-
- 12 tions.
- 13 (j) MINIMUM ALLOCATION.—Unless all eligible appli-
- 14 cations submitted by any State or unit of local government
- 15 within such State for a grant under this section have been
- 16 funded, such State, together with grantees within the
- 17 State (other than Indian tribes), shall be allocated in each
- 18 fiscal year under this section not less than 0.75 percent
- 19 of the total amount appropriated in the fiscal year for
- 20 grants pursuant to this section.
- 21 (k) Authorization of Appropriations.—There
- 22 are authorized to be appropriated to carry out this section
- 23 such sums as may be necessary for each of the fiscal years
- 24 2005, 2006, and 2007.

1 TITLE VIII—ANABOLIC STEROID 2 CONTROL ACT OF 2003

3	SEC. 801. SHORT TITLE.
4	This title may be cited as the "Anabolic Steroid Con-
5	trol Act of 2003".
6	SEC. 802. AMENDMENTS TO THE CONTROLLED SUB-
7	STANCES ACT.
8	(a) Definitions.—Section 102 of the Controlled
9	Substances Act (21 U.S.C. 802) is amended—
10	(1) in paragraph (41)—
11	(A) by realigning the margin so as to align
12	with paragraph (40);
13	(B) by striking subparagraph (A) and in-
14	serting the following:
15	"(A) The term 'anabolic steroid' means any drug or
16	hormonal substance, chemically and pharmacologically re-
17	lated to testosterone (other than estrogens, progestins,
18	corticosteroids, and dehydroepiandrosterone), and in-
19	cludes—
20	"(i) androstanediol—
21	"(I) 3β ,17β-dihydroxy- 5α -androstane; and
22	"(II) 3α ,17β-dihydroxy- 5α -androstane;
23	"(ii) and rost an edione (5α-and rost an -3,17-
24	dione);
25	"(iii) androstenediol—

```
1-androstenediol (3\beta,17\beta-dihydroxy-
 1
                    "(I)
 2
               5\alpha-androst-1-ene);
                    "(II) 1-androstenediol (3\alpha,17\beta-dihydroxy-
 3
               5\alpha-androst-1-ene);
 4
                    "(III) 4-androstenediol (3\beta,17\beta-dihydroxy-
 5
 6
               androst-4-ene); and
                    "(IV) 5-androstenediol (3b,17\beta-dihydroxy-
 7
 8
               androst-5-ene);
               "(iv) androstenedione—
 9
                    "(I) 1-androstenedione ([5\alpha]-androst-1-en-
10
11
               3,17-dione);
12
                    "(II)
                             4-androstenedione
                                                    (androst-4-en-
13
               3,17-dione); and
14
                    "(III)"
                             5-androstenedione
                                                    (androst-5-en-
               3,17-dione);
15
               "(v)
                                          (7\alpha, 17\alpha-dimethyl-17\beta-
16
                         bolasterone
17
         hydroxyandrost-4-en-3-one);
18
               "(vi) boldenone (17β-hydroxyandrost-1,4,-diene-
19
         3-one);
                                           (7\beta,17\alpha-dimethyl-17\beta-
20
               "(vii)
                         calusterone
21
         hydroxyandrost-4-en-3-one);
               "(viii) clostebol (4-chloro-17β-hydroxyandrost-4-
22
23
         en-3-one);
               "(ix) dehydrochlormethyltestosterone (4-chloro-
24
25
         17\beta-hydroxy-17\alpha-methyl-androst-1,4-dien-3-one);
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```
"(x)
                                                         (17β-hydroxy-
 1
                          4-dihydrotestosterone
 2
          androstan-3-one);
                "(xi) drostanolone (17\beta-hydroxy-2\alpha-methyl-5\alpha-
 3
 4
          androstan-3-one);
                "(xii) ethylestrenol (17\alpha-ethyl-17\beta-hydroxyestr-
 5
 6
          4-ene);
 7
                "(xiii)
                          fluoxymesterone (9-fluoro-17α-methyl-
          11\beta, 17\beta-dihydroxyandrost-4-en-3-one);
 8
 9
                "(xiv)
                            formebolone
                                               (2-\text{formyl-}17\alpha-\text{methyl-}
          11\alpha,17\beta-dihydroxyandrost-1,4-dien-3-one);
10
                "(xv)
                                                     (17\alpha\text{-methyl-}17\beta\text{-}
11
                                furazabol
12
          hydroxyandrostano[2,3-c]-furazan);
                            18\alpha-homo-17\beta-hydroxyestr-4-en-3-one
13
                "(xvi)
          (13\beta\text{-ethyl-}17\beta\text{-hydroxygon-}4\text{-en-}3\text{-one});
14
                "(xvii) 4-hydroxytestosterone (4,17β-dihydroxy-
15
16
          androst-4-en-3-one);
                          4-hydroxy-19-nortestosterone
17
                "(xviii)
                                                                 (4,17\beta-
18
          dihydroxy-estr-4-en-3-one);
                "(xix) mestanolone (17\alpha-methyl-17\beta-hydroxy-
19
20
          5\alpha-androstan-3-one);
21
                "(xx)
                                            (1\alpha\text{-methyl-}17\beta\text{-hydroxy-}
                          mesterolone
22
          [5\alpha]-androstan-3-one);
                                                     (17\alpha\text{-methyl-}17\beta\text{-}
23
                "(xxi)
                             methandienone
24
          hydroxyandrost-1,4-dien-3-one);
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```
(17\alpha\text{-methyl-}3\beta,17\beta\text{-}
 1
               "(xxii)
                           methandriol
 2
          dihydroxyandrost-5-ene);
               "(xxiii) methenolone (1-methyl-17\beta-hydroxy-5\alpha-
 3
 4
          androst-1-en-3-one);
                         methyltestosterone
                                                 (17\alpha\text{-methyl-}17\beta\text{-}
 5
               "(xxiv)
 6
          hydroxyandrost-4-en-3-one);
                                           (7\alpha, 17\alpha - dimethyl - 17\beta -
 7
               "(xxv)
                           mibolerone
          hydroxyestr-4-en-3-one);
 8
                                         (17β-hydroxyestr-4-en-3-
 9
               "(xxvi)
                          nandrolone
10
          one);
               "(xxvii) norandrostenediol—
11
12
                     "(I)
                            19-nor-4-androstenediol
                                                                17\beta-
                                                         (3\beta,
13
               dihydroxyestr-4-ene);
                     "(II) 19-nor-4-androstenediol (3\alpha, 17\beta-
14
15
               dihydroxyestr-4-ene);
                    "(III) 19-nor-5-androstenediol (3\beta, 17\beta-
16
17
               dihydroxyestr-5-ene); and
18
                    "(IV) 19-nor-5-androstenediol (3\alpha, 17\beta-
19
               dihydroxyestr-5-ene);
               "(xxviii) norandrostenedione—
20
21
                     "(I) 19-nor-4-androstenedione (estr-4-en-
22
               3,17-dione); and
                    "(II) 19-nor-5-androstenedione (estr-5-en-
23
               3,17-dione);
24
```

```
1
                "(xxix)
                               norbolethone
                                                     (18\alpha-\text{homo}-17\beta-
 2
          hydroxypregna-4-en-3-one);
                "(xxx) norclostebol (4-chloro-17\beta-hydroxyestr-4-
 3
 4
          en-3-one);
                                                      (17\alpha\text{-ethyl-}17\beta\text{-}
 5
                "(xxxi)
                             norethandrolone
 6
          hydroxyestr-4-en-3-one);
                "(xxxii) oxandrolone (17\alpha-methyl-17\beta-hydroxy-
 7
          2-oxa-[5\alpha]-androstan-3-one);
 8
 9
                "(xxxiii)
                              oxymesterone
                                                  (17\alpha\text{-methyl-}4,17\beta\text{-}
10
          dihydroxyandrost-4-en-3-one);
11
                "(xxxiv)
                                oxymetholone
                                                       (17\alpha\text{-methyl-}2\text{-}
          hydroxymethylene-17\beta-hydroxy-[5\alpha]-androstan-3-
12
13
          one);
                "(xxxv)
14
                           stanozolol
                                         (17\alpha\text{-methyl-}17\beta\text{-hydroxy-}
          [5\alpha]-androst-2-eno[3,2-c]-pyrazole);
15
16
                "(xxxvi)
                             stenbolone
                                             (17\beta-hydroxy-2-methyl-
17
          [5\alpha]-androst-1-en-3-one);
18
                "(xxxvii) testolactone (13-hydroxy-3-oxo-13,17-
19
          secoandrosta-1,4-dien-17-oic acid lactone);
20
                "(xxxviii)
                               1-testosterone
                                                   (17\beta-Hydroxy-5\alpha-
21
          androst-1-en-3-one);
                "(xxxix) testosterone (17\beta-hydroxyandrost-4-en-
22
23
          3-one);
                        tetrahydrogestrinone (13\beta,17\alpha-diethyl-
24
                "(xl)
          17β-hydroxygon-4,9,11-trien-3-one);
25
```

1	"(xli) trenbolone (17 β -hydroxyestr-4,9,11-trien-
2	3-one); and
3	"(xlii) any salt, ester, or ether of a drug or sub-
4	stance described in this paragraph; and
5	(C) by adding at the end the following:
6	"(C) Notwithstanding subparagraph (A), the Attor-
7	ney General may not schedule Androstenedione as a con-
8	trolled substance in accordance with this Act until the At-
9	torney General receives a finding from the Commissioner
10	of Food and Drugs relating to whether Androstenedione
11	is lawfully marketed under the Federal Food, Drug, and
12	Cosmetic Act (21 U.S.C. 321 et seq.)."; and
13	(2) in paragraph (44), by inserting "anabolic
14	steroids," after "marihuana,".
15	(b) Authority and Criteria for Classifica-
16	TION.—Section 201(g) of the Controlled Substances Act
17	(21 U.S.C. 811(g)) is amended—
18	(1) in paragraph (1), by striking "substance
19	from a schedule if such substance" and inserting
20	"drug which contains a controlled substance from
21	the application of titles II and III of the Comprehen-
22	sive Drug Abuse Prevention and Control Act (21
23	U.S.C. 802 et seq.) if such drug"; and
24	(2) in paragraph (3), by adding at the end the
25	following:

1	"(C) Upon the recommendation of the Sec-
2	retary of Health and Human Services, a compound,
3	mixture, or preparation which contains any anabolic
4	steroid, which is intended for administration to a
5	human being or an animal, and which, because of its
6	concentration, preparation, formulation or delivery
7	system, does not present any significant potential for
8	abuse.".
9	(c) Anabolic Steroids Control Act.—Section
10	1903 of the Anabolic Steroids Control Act of 1990 (Public
11	Law 101–647) is amended—
12	(1) by striking subsection (a); and
13	(2) by redesignating subsections (b) and (c) as
14	subsections (a) and (b), respectively.
15	SEC. 803. SENTENCING COMMISSION GUIDELINES.
16	The United States Sentencing Commission shall—
17	(1) review the Federal sentencing guidelines
18	with respect to offenses involving anabolic steroids;
19	(2) consider amending the Federal sentencing
20	guidelines to provide for increased penalties with re-
21	spect to offenses involving anabolic steroids in a
22	manner that reflects the seriousness of such offenses
23	and the need to deter anabolic steroid use; and
24	(3) take such other action that the Commission
25	considers necessary to carry out this section.

1 SEC. 804. PREVENTION AND EDUCATION PROGRAMS.

2	(a) In General.—The Secretary of Health and
3	Human Services (referred to in this Act as the "Sec-
4	retary") shall award grants to public and nonprofit private
5	entities to enable such entities to carry out science-based
6	education programs in elementary and secondary schools
7	to highlight the harmful effects of anabolic steroids.
8	(b) Eligibility.—
9	(1) APPLICATION.—To be eligible for grants
10	under subsection (a), an entity shall prepare and
11	submit to the Secretary an application at such time,
12	in such manner, and containing such information as
13	the Secretary may require.
14	(2) Preference.—In awarding grants under
15	subsection (a), the Secretary shall give preference to
16	applicants that intend to use grant funds to carry
17	out programs based on—
18	(A) the Athletes Training and Learning to
19	Avoid Steroids program;
20	(B) the Athletes Targeting Healthy Exer-
21	cise and Nutrition Alternatives program; and
22	(C) other programs determined to be effec-
23	tive by the National Institute on Drug Abuse.
24	(c) Use of Funds.—Amounts received under a
25	grant under subsection (a) shall be used primarily for edu-
26	cation programs that will directly communicate with

- 1 teachers, principals, coaches, as well as elementary and
- 2 secondary school children concerning the harmful effects
- 3 of anabolic steroids.
- 4 (d) AUTHORIZATION OF APPROPRIATIONS.—There is
- 5 authorized to be appropriated to carry out this section,
- 6 \$15,000,000 for each of fiscal years 2004 through 2009.

7 SEC. 805. NATIONAL SURVEY ON DRUG USE AND HEALTH.

- 8 (a) In General.—The Secretary of Health and
- 9 Human Services shall ensure that the National Survey on
- 10 Drug Use and Health includes questions concerning the
- 11 use of anabolic steroids.
- 12 (b) AUTHORIZATION OF APPROPRIATIONS.—There is
- 13 authorized to be appropriated to carry out this section,
- 14 \$1,000,000 for each of fiscal years 2004 through 2009.

15 TITLE IX—NATIONAL GUARD

16 **COUNTER-DRUG SCHOOLS**

- 17 SEC. 901. NATIONAL GUARD COUNTER-DRUG SCHOOLS.
- 18 (a) AUTHORITY TO OPERATE.—Under such regula-
- 19 tions as the Secretary of Defense may prescribe, the Chief
- 20 of the National Guard Bureau may establish and operate,
- 21 or provide financial assistance to the States to establish
- 22 and operate, not more than five schools (to be known gen-
- 23 erally as "National Guard counter-drug schools").
- 24 (b) Purpose.—The purpose of the National Guard
- 25 counter-drug schools shall be the provision by the National

1	Guard of training in drug interdiction and counter-drug
2	activities and drug demand reduction activities to per-
3	sonnel of the following:
4	(1) Federal agencies.
5	(2) State and local law enforcement agencies.
6	(3) Community-based organizations engaged in
7	such activities.
8	(4) Other non-Federal governmental and pri-
9	vate entities and organizations engaged in such ac-
10	tivities.
11	(c) Counter-drug Schools Specified.—The Na-
12	tional Guard counter-drug schools operated under the au-
13	thority in subsection (a) are as follows:
14	(1) The National Interagency Civil-Military In-
15	stitute (NICI), San Luis Obispo, California.
1516	stitute (NICI), San Luis Obispo, California. (2) The Multi-Jurisdictional Counterdrug Task
16	(2) The Multi-Jurisdictional Counterdrug Task
16 17	(2) The Multi-Jurisdictional Counterdrug Task Force Training (MCTFT), St. Petersburg, Florida.
161718	(2) The Multi-Jurisdictional Counterdrug TaskForce Training (MCTFT), St. Petersburg, Florida.(3) The Midwest Counterdrug Training Center
16 17 18 19	 (2) The Multi-Jurisdictional Counterdrug Task Force Training (MCTFT), St. Petersburg, Florida. (3) The Midwest Counterdrug Training Center (MCTC), Johnston, Iowa.
16 17 18 19 20	 (2) The Multi-Jurisdictional Counterdrug Task Force Training (MCTFT), St. Petersburg, Florida. (3) The Midwest Counterdrug Training Center (MCTC), Johnston, Iowa. (4) The Regional Counterdrug Training Acad-
16 17 18 19 20 21	 (2) The Multi-Jurisdictional Counterdrug Task Force Training (MCTFT), St. Petersburg, Florida. (3) The Midwest Counterdrug Training Center (MCTC), Johnston, Iowa. (4) The Regional Counterdrug Training Academy (RCTA), Meridian, Mississippi.

- 1 (d) Use of National Guard Personnel.—(1) To
- 2 the extent provided for in the State drug interdiction and
- 3 counter-drug activities plan of a State in which a National
- 4 Guard counter-drug school is located, personnel of the Na-
- 5 tional Guard of that State who are ordered to perform
- 6 full-time National Guard duty authorized under section
- 7 112(b) of that title 32, United States Code, may provide
- 8 training referred to in subsection (b) at that school.
- 9 (2) In this subsection, the term "State drug interdic-
- 10 tion and counter-drug activities plan", in the case of a
- 11 State, means the current plan submitted by the Governor
- 12 of the State to the Secretary of Defense under section 112
- 13 of title 32, United States Code.
- 14 (e) Treatment Under Authority To Provide
- 15 Counter-Drug Support.—The provisions of section
- 16 1004 of the National Defense Authorization Act for Fiscal
- 17 Year 1991 (Public Law 101–510; 10 U.S.C. 374 note)
- 18 shall apply to any activities of a National Guard counter-
- 19 drug school under this section that are for an agency re-
- 20 ferred to in subsection (a) of such section 1004 and for
- 21 a purpose set forth in subsection (b) of such section 1004.
- 22 (f) Annual Reports on Activities.—(1) Not later
- 23 than February 1 each year, the Secretary of Defense shall
- 24 submit to Congress a report on the activities of the Na-

- 1 tional Guard counter-drug schools during the preceding
- 2 year.
- 3 (2) Each report under paragraph (1) shall set forth
- 4 the following:
- 5 (A) The amount made available for each Na-
- 6 tional Guard counter-drug school during the fiscal
- 7 year ending in the year preceding the year in which
- 8 such report is submitted.
- 9 (B) A description of the activities of each Na-
- tional Guard counter-drug school during the year
- 11 preceding the year in which such report is sub-
- mitted.
- 13 (g) BUDGET MATTERS.—The budget of the President
- 14 that is submitted to Congress under section 1105 of title
- 15 31, United States Code, for any fiscal year after fiscal
- 16 year 2004 shall set forth as a separate budget item the
- 17 amount requested for such fiscal year for the National
- 18 Guard counter-drug schools.
- 19 (h) AUTHORIZATION OF APPROPRIATIONS.—(1)
- 20 There is hereby authorized to be appropriated for the De-
- 21 partment of Defense for the National Guard for each of
- 22 fiscal years 2004 through 2008, \$30,000,000 for purposes
- 23 of the National Guard counter-drug schools in such fiscal
- 24 year.

1	(2) The amount authorized to be appropriated by
2	paragraph (1) for a fiscal year is in addition to any other
3	amount authorized to be appropriated for the Department
4	of Defense for the National Guard for such fiscal year
5	TITLE X—MISCELLANEOUS
6	PROVISIONS
7	SEC. 1001. REPEALS.
8	Sections 709, 710, and 711 are repealed.
9	SEC. 1002. AMENDMENT TO THE HIGHER EDUCATION ACT
10	OF 1965.
11	Section 484(r)(1) of the Higher Education Act of
12	1965 (20 U.S.C. 1091(r)(1)) is amended by striking ev-
13	erything preceding the table and inserting the following
14	"(1) In general.—A student who is convicted
15	of any offense under any Federal or State law in-
16	volving the possession or the sale of a controlled sub-
17	stance for conduct that occurred during a period of
18	enrollment for which the student was receiving any
19	grant, loan, or work assistance under this title shall
20	not be eligible to receive such grant, loan, or work
21	assistance from the date of conviction for the period
22	of time specified in the following table."

1	SEC. 1003. CONTROLLED SUBSTANCES ACT AMENDMENTS.
2	(a) Technical Change.—Section 303(g)(2)(B) of
3	the Controlled Substances Act (21 U.S.C. 823(g)(2)(B))
4	is amended by striking clause (iv).
5	(b) Effective Data Provision.—Section
6	303(g)(2)(J)(ii) of the Controlled Substances Act (21
7	U.S.C. 823(g)(2)(J)(ii)) is amended by striking "of the
8	enactment of the Drug Addiction Treatment Act of 2000"
9	and inserting in its place "the drugs or combinations of
10	drugs have, under the Federal Food, Drug and Cosmetics
11	Act or section 351 of the Public Health Services Act, been
12	approved for use in maintenance or detoxification treat-
13	ment as required under paragraph (C)(i)".
13 14	ment as required under paragraph (C)(1). SEC. 1004. EXPORTATION OF NARCOTIC AND NONNAR-
14	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNAR-
14 15	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNAR-COTIC DRUGS.
14 15 16	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNAR- COTIC DRUGS. Section 1003 of the Controlled Substance Import and
14 15 16 17	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNAR-COTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended—
14 15 16 17 18	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNARCOTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended— (1) in subsection (a), by striking paragraph (4)
14 15 16 17 18	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNARCOTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended— (1) in subsection (a), by striking paragraph (4) and inserting the following:
14 15 16 17 18 19 20	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNARCOTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended— (1) in subsection (a), by striking paragraph (4) and inserting the following: "(4) substantial evidence is furnished to the At-
14 15 16 17 18 19 20 21	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNARCOTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended— (1) in subsection (a), by striking paragraph (4) and inserting the following: "(4) substantial evidence is furnished to the Attorney General by the exporter that the narcotic
14 15 16 17 18 19 20 21	SEC. 1004. EXPORTATION OF NARCOTIC AND NONNARCOTIC DRUGS. Section 1003 of the Controlled Substance Import and Export Act (21 U.S.C. 953) is amended— (1) in subsection (a), by striking paragraph (4) and inserting the following: "(4) substantial evidence is furnished to the Attorney General by the exporter that the narcotic drug is to be applied exclusively to medical, sci-

1	"(3) substantial evidence is furnished to the At-
2	torney General by the exporter that the controlled
3	substance is to be applied exclusively to medical, sci-
4	entific, or other legitimate uses; and".
5	SEC. 1005. STUDY OF WORK PLACE ENVIRONMENT AT
6	ONDCP.
7	Not later than 90 days after the date of enactment
8	of this Act, the Comptroller General of the United States
9	shall submit a report to Congress on the workplace envi-
10	ronment at the Office of National Drug Control Policy,
11	including an assessment of the turnover rate of employees
12	and any sexual harassment or hostile work environment
12	claims.
13	
13	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN
14	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN
14 15	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY.
14151617	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY. (a) IN GENERAL.—Not later than 90 days after the
14151617	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Director of National
1415161718	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Director of National Drug Control Policy shall submit to Congress a com-
141516171819	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY. (a) In General.—Not later than 90 days after the date of enactment of this Act, the Director of National Drug Control Policy shall submit to Congress a comprehensive strategy that addresses the increased threat
14 15 16 17 18 19 20	SEC. 1006. REQUIREMENT FOR LATIN AMERICAN HEROIN STRATEGY. (a) IN GENERAL.—Not later than 90 days after the date of enactment of this Act, the Director of National Drug Control Policy shall submit to Congress a comprehensive strategy that addresses the increased threat from Latin American heroin, and in particular Colombian

1	(1) opium eradication efforts to eliminate the
2	problem at the source to prevent it from reoccurring
3	before the heroin enters the stream of commerce;
4	(2) interdiction and precursor chemical con-
5	trols;
6	(3) demand reduction and treatment;
7	(4) provisions that ensure the maintenance at
8	current levels of efforts to eradicate coca in Colom-
9	bia; and
10	(5) assessment of the level of additional funding
11	and resources necessary to simultaneously address
12	the threat from Latin American heroin and the
13	threat from Colombian coca

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