Union Calendar No. 97

112TH CONGRESS 1ST SESSION

H. R. 2584

[Report No. 112-151]

Making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2012, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 19, 2011

Mr. SIMPSON, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2012, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	That the following sums are appropriated, out of any
4	money in the Treasury not otherwise appropriated, for the
5	Department of the Interior, environment, and related
6	agencies for the fiscal year ending September 30, 2012,
7	and for other purposes, namely:
8	TITLE I—DEPARTMENT OF THE INTERIOR
9	Bureau of Land Management
10	MANAGEMENT OF LANDS AND RESOURCES
11	For necessary expenses for protection, use, improve-
12	ment, development, disposal, cadastral surveying, classi-
13	fication, acquisition of easements and other interests in
14	lands, and performance of other functions, including main-
15	tenance of facilities, as authorized by law, in the manage-
16	ment of lands and their resources under the jurisdiction
17	of the Bureau of Land Management, including the general
18	administration of the Bureau and the assessment of min-
19	eral potential of public lands pursuant to Public Law 96-
20	487 (16 U.S.C. 3150(a)), \$918,227,000, to remain avail-
21	able until expended; of which \$3,000,000 shall be available
22	in fiscal year 2012 subject to a match by at least an equal
23	amount by the National Fish and Wildlife Foundation for
24	cost-shared projects supporting conservation of Bureau
25	lands: and such funds shall be advanced to the Foundation

- 1 as a lump sum grant without regard to when expenses are
- 2 incurred.
- In addition, \$32,500,000 is for the processing of ap-
- 4 plications for permit to drill and related use authoriza-
- 5 tions, to remain available until expended, to be reduced
- 6 by amounts collected by the Bureau and credited to this
- 7 appropriation that shall be derived from \$6,500 per new
- 8 application for permit to drill that the Bureau shall collect
- 9 upon submission of each new application, and in addition,
- 10 \$39,696,000 is for Mining Law Administration program
- 11 operations, including the cost of administering the mining
- 12 claim fee program; to remain available until expended, to
- 13 be reduced by amounts collected by the Bureau and cred-
- 14 ited to this appropriation from mining claim maintenance
- 15 fees and location fees that are hereby authorized for fiscal
- 16 year 2012 so as to result in a final appropriation esti-
- 17 mated at not more than \$918,227,000, and \$2,000,000,
- 18 to remain available until expended, from communication
- 19 site rental fees established by the Bureau for the cost of
- 20 administering communication site activities.
- 21 CONSTRUCTION
- 22 For construction of buildings, recreation facilities,
- 23 roads, trails, and appurtenant facilities, \$3,576,000, to re-
- 24 main available until expended.

1 LAND ACQUISITION

- 2 For expenses necessary to carry out sections 205,
- 3 206, and 318(d) of Public Law 94–579(43 U.S.C. 1715,
- 4 1716, and 1748(d), respectively), including administrative
- 5 expenses and acquisition of lands or waters, or interests
- 6 therein, \$4,880,000, to be derived from the Land and
- 7 Water Conservation Fund and to remain available until
- 8 expended.

9 OREGON AND CALIFORNIA GRANT LANDS

- 10 For expenses necessary for management, protection,
- 11 and development of resources and for construction, oper-
- 12 ation, and maintenance of access roads, reforestation, and
- 13 other improvements on the revested Oregon and California
- 14 Railroad grant lands, on other Federal lands in the Or-
- 15 egon and California land-grant counties of Oregon, and
- 16 on adjacent rights-of-way; and acquisition of lands or in-
- 17 terests therein, including existing connecting roads on or
- 18 adjacent to such grant lands; \$112,043,000, to remain
- 19 available until expended: *Provided*, That 25 percent of the
- 20 aggregate of all receipts during the current fiscal year
- 21 from the revested Oregon and California Railroad grant
- 22 lands is hereby made a charge against the Oregon and
- 23 California land-grant fund and shall be transferred to the
- 24 General Fund in the Treasury in accordance with the sec-

- 1 ond paragraph of subsection (b) of title II of the Act of
- 2 August 28, 1937 (50 Stat. 876).
- 3 RANGE IMPROVEMENTS
- 4 For rehabilitation, protection, and acquisition of
- 5 lands and interests therein, and improvement of Federal
- 6 rangelands pursuant to section 401 of the Federal Land
- 7 Policy and Management Act of 1976 (43 U.S.C. 1751),
- 8 notwithstanding any other Act, sums equal to 50 percent
- 9 of all moneys received during the prior fiscal year under
- 10 sections 3 and 15 of the Taylor Grazing Act (43 U.S.C.
- 11 315 et seq.) and the amount designated for range improve-
- 12 ments from grazing fees and mineral leasing receipts from
- 13 Bankhead-Jones lands transferred to the Department of
- 14 the Interior pursuant to law, but not less than
- 15 \$10,000,000, to remain available until expended: Pro-
- 16 vided, That not to exceed \$600,000 shall be available for
- 17 administrative expenses.
- 18 SERVICE CHARGES, DEPOSITS, AND FORFEITURES
- 19 For administrative expenses and other costs related
- 20 to processing application documents and other authoriza-
- 21 tions for use and disposal of public lands and resources,
- 22 for costs of providing copies of official public land docu-
- 23 ments, for monitoring construction, operation, and termi-
- 24 nation of facilities in conjunction with use authorizations,
- 25 and for rehabilitation of damaged property, such amounts

- 1 as may be collected under Public Law 94–579, as amend-
- 2 ed, and Public Law 93–153, to remain available until ex-
- 3 pended: *Provided*, That, notwithstanding any provision to
- 4 the contrary of section 305(a) of Public Law 94–579 (43
- 5 U.S.C. 1735(a)), any moneys that have been or will be
- 6 received pursuant to that subsection, whether as a result
- 7 of forfeiture, compromise, or settlement, if not appropriate
- 8 for refund pursuant to section 305(c) of that Act (43
- 9 U.S.C. 1735(c)), shall be available and may be expended
- 10 under the authority of this Act by the Secretary to im-
- 11 prove, protect, or rehabilitate any public lands adminis-
- 12 tered through the Bureau of Land Management which
- 13 have been damaged by the action of a resource developer,
- 14 purchaser, permittee, or any unauthorized person, without
- 15 regard to whether all moneys collected from each such ac-
- 16 tion are used on the exact lands damaged which led to
- 17 the action: Provided further, That any such moneys that
- 18 are in excess of amounts needed to repair damage to the
- 19 exact land for which funds were collected may be used to
- 20 repair other damaged public lands.
- 21 MISCELLANEOUS TRUST FUNDS
- In addition to amounts authorized to be expended
- 23 under existing laws, there is hereby appropriated such
- 24 amounts as may be contributed under section 307 of the
- 25 Act of October 21, 1976 (43 U.S.C. 1737), and such

- 1 amounts as may be advanced for administrative costs, sur-
- 2 veys, appraisals, and costs of making conveyances of omit-
- 3 ted lands under section 211(b) of that Act, to remain
- 4 available until expended.

5 ADMINISTRATIVE PROVISIONS

- 6 The Bureau of Land Management may carry out the
- 7 operations funded under this Act by direct expenditure,
- 8 contracts, grants, cooperative agreements and reimburs-
- 9 able agreements with public and private entities, including
- 10 with States. Appropriations for the Bureau shall be avail-
- 11 able for purchase, erection, and dismantlement of tem-
- 12 porary structures, and alteration and maintenance of nec-
- 13 essary buildings and appurtenant facilities to which the
- 14 United States has title; up to \$100,000 for payments, at
- 15 the discretion of the Secretary, for information or evidence
- 16 concerning violations of laws administered by the Bureau;
- 17 miscellaneous and emergency expenses of enforcement ac-
- 18 tivities authorized or approved by the Secretary and to be
- 19 accounted for solely on the Secretary's certificate, not to
- 20 exceed \$10,000: Provided, That notwithstanding Public
- 21 Law 90-620 (44 U.S.C. 501), the Bureau may, under co-
- 22 operative cost-sharing and partnership arrangements au-
- 23 thorized by law, procure printing services from cooperators
- 24 in connection with jointly produced publications for which
- 25 the cooperators share the cost of printing either in cash

- 1 or in services, and the Bureau determines the cooperator
- 2 is capable of meeting accepted quality standards: *Provided*
- 3 further, That projects to be funded pursuant to a written
- 4 commitment by a State government to provide an identi-
- 5 fied amount of money in support of the project may be
- 6 carried out by the Bureau on a reimbursable basis. Appro-
- 7 priations herein made shall not be available for the de-
- 8 struction of healthy, unadopted, wild horses and burros
- 9 in the care of the Bureau or its contractors or for the
- 10 sale of wild horses and burros that results in their destruc-
- 11 tion for processing into commercial products.
- 12 UNITED STATES FISH AND WILDLIFE SERVICE
- 13 RESOURCE MANAGEMENT
- 14 For necessary expenses of the United States Fish and
- 15 Wildlife Service, as authorized by law, and for scientific
- 16 and economic studies, general administration, and the per-
- 17 formance of other authorized functions related to such re-
- 18 sources, \$1,099,055,000, to remain available until Sep-
- 19 tember 30, 2013 except as otherwise provided herein: Pro-
- 20 vided, That none of the funds shall be used for imple-
- 21 menting subsections (a), (b), (c), and (e) of section 4 of
- 22 the Endangered Species Act, (except for processing peti-
- 23 tions, developing and issuing proposed and final regula-
- 24 tions, and taking any other steps to implement actions de-
- 25 scribed in subsection (c)(2)(A), (c)(2)(B)(i), or

- 1 (c)(2)(B)(ii) of such section): Provided further, That of the
- 2 amount available for law enforcement, up to \$400,000, to
- 3 remain available until expended, may at the discretion of
- 4 the Secretary of the Interior be used for payment for in-
- 5 formation, rewards, or evidence concerning violations of
- 6 laws administered by the Service, and miscellaneous and
- 7 emergency expenses of enforcement activity, authorized or
- 8 approved by the Secretary and to be accounted for solely
- 9 on the Secretary's certificate: Provided further, That of the
- 10 amount provided for environmental contaminants, up to
- 11 \$1,000,000 may remain available until expended for con-
- 12 taminant sample analyses.
- 13 CONSTRUCTION
- 14 For construction, improvement, acquisition, or re-
- 15 moval of buildings and other facilities required in the con-
- 16 servation, management, investigation, protection, and uti-
- 17 lization of fish and wildlife resources, and the acquisition
- 18 of lands and interests therein, \$11,804,000, to remain
- 19 available until expended.
- 20 LAND ACQUISITION
- 21 For expenses necessary to carry out the Land and
- 22 Water Conservation Fund Act of 1965 (16 U.S.C. 460l–
- 23 4 et seq.), including administrative expenses, and for ac-
- 24 quisition of land or waters, or interest therein, in accord-
- 25 ance with statutory authority applicable to the United

- 1 States Fish and Wildlife Service, \$15,047,000, to be de-
- 2 rived from the Land and Water Conservation Fund and
- 3 to remain available until expended, of which, notwith-
- 4 standing 16 U.S.C. 460l-9, not more than \$4,000,000
- 5 shall be for land conservation partnerships authorized by
- 6 the Highlands Conservation Act of 2004, including not to
- 7 exceed \$120,000 for administrative expenses.
- 8 COOPERATIVE ENDANGERED SPECIES CONSERVATION
- 9 FUND
- For expenses necessary to carry out section 6 of the
- 11 Endangered Species Act of 1973 (16 U.S.C. 1534 et seq.),
- 12 \$2,854,000, to remain available until expended, to be de-
- 13 rived from the Cooperative Endangered Species Conserva-
- 14 tion Fund.
- 15 NATIONAL WILDLIFE REFUGE FUND
- 16 For expenses necessary to implement the Act of Octo-
- 17 ber 17, 1978 (16 U.S.C. 715s), \$13,980,000.
- 18 NORTH AMERICAN WETLANDS CONSERVATION FUND
- 19 For expenses necessary to carry out the provisions
- 20 of the North American Wetlands Conservation Act (16
- 21 U.S.C. 4401 et seq.), \$20,000,000, to remain available
- 22 until expended.
- 23 MULTINATIONAL SPECIES CONSERVATION FUND
- 24 For expenses necessary to carry out the African Ele-
- 25 phant Conservation Act (16 U.S.C. 4201 et seq.), the

- 1 Asian Elephant Conservation Act of 1997 (16 U.S.C.
- 2 4261 et seq.), the Rhinoceros and Tiger Conservation Act
- 3 of 1994 (16 U.S.C. 5301 et seq.), the Great Ape Con-
- 4 servation Act of 2000 (16 U.S.C. 6301 et seq.), and the
- 5 Marine Turtle Conservation Act of 2004 (16 U.S.C. 6601
- 6 et seq.), \$7,875,000, to remain available until expended.
- 7 STATE AND TRIBAL WILDLIFE GRANTS
- 8 For wildlife conservation grants to States and to the
- 9 District of Columbia, Puerto Rico, Guam, the United
- 10 States Virgin Islands, the Northern Mariana Islands,
- 11 American Samoa, and federally recognized Indian tribes
- 12 under the provisions of the Fish and Wildlife Act of 1956
- 13 (16 U.S.C. 742a et seq.) and the Fish and Wildlife Coordi-
- 14 nation Act (16 U.S.C. 661 et seq.), for the development
- 15 and implementation of programs for the benefit of wildlife
- 16 and their habitat, including species that are not hunted
- 17 or fished, \$22,000,000, to remain available until ex-
- 18 pended: Provided, That of the amount provided herein,
- 19 \$2,000,000 is for a competitive grant program for feder-
- 20 ally recognized Indian tribes not subject to the remaining
- 21 provisions of this appropriation: Provided further, That
- 22 the Secretary shall, after deducting \$2,000,000 and ad-
- 23 ministrative expenses, apportion the amount provided
- 24 herein in the following manner: (1) to the District of Co-
- 25 lumbia and to the Commonwealth of Puerto Rico, each

- 1 a sum equal to not more than one-half of 1 percent there-
- 2 of; and (2) to Guam, American Samoa, the United States
- 3 Virgin Islands, and the Commonwealth of the Northern
- 4 Mariana Islands, each a sum equal to not more than one-
- 5 fourth of 1 percent thereof: Provided further, That the
- 6 Secretary shall apportion the remaining amount in the fol-
- 7 lowing manner: (1) one-third of which is based on the ratio
- 8 to which the land area of such State bears to the total
- 9 land area of all such States; and (2) two-thirds of which
- 10 is based on the ratio to which the population of such State
- 11 bears to the total population of all such States: Provided
- 12 further, That the amounts apportioned under this heading
- 13 shall be adjusted equitably so that no State shall be appor-
- 14 tioned a sum which is less than 1 percent of the amount
- 15 available for apportionment under this heading for any fis-
- 16 cal year or more than 5 percent of such amount: Provided
- 17 further, That the Federal share of grants shall not exceed
- 18 50 percent of the total costs of such projects: Provided
- 19 further, That the non-Federal share of such projects may
- 20 not be derived from Federal grant programs.
- 21 ADMINISTRATIVE PROVISIONS
- The United States Fish and Wildlife Service may
- 23 carry out the operations of Service programs by direct ex-
- 24 penditure, contracts, grants, cooperative agreements and
- 25 reimbursable agreements with public and private entities.

- 1 Appropriations and funds available to the United States
- 2 Fish and Wildlife Service shall be available for repair of
- 3 damage to public roads within and adjacent to reservation
- 4 areas caused by operations of the Service; options for the
- 5 purchase of land at not to exceed \$1 for each option; facili-
- 6 ties incident to such public recreational uses on conserva-
- 7 tion areas as are consistent with their primary purpose;
- 8 and the maintenance and improvement of aquaria, build-
- 9 ings, and other facilities under the jurisdiction of the Serv-
- 10 ice and to which the United States has title, and which
- 11 are used pursuant to law in connection with management,
- 12 and investigation of fish and wildlife resources: *Provided*,
- 13 That notwithstanding 44 U.S.C. 501, the Service may,
- 14 under cooperative cost sharing and partnership arrange-
- 15 ments authorized by law, procure printing services from
- 16 cooperators in connection with jointly produced publica-
- 17 tions for which the cooperators share at least one-half the
- 18 cost of printing either in cash or services and the Service
- 19 determines the cooperator is capable of meeting accepted
- 20 quality standards: Provided further, That the Service may
- 21 accept donated aircraft as replacements for existing air-
- 22 craft.

1	NATIONAL PARK SERVICE
2	OPERATION OF THE NATIONAL PARK SYSTEM
3	For expenses necessary for the management, oper-
4	ation, and maintenance of areas and facilities adminis-
5	tered by the National Park Service and for the general
6	administration of the National Park Service,
7	\$2,240,152,000, of which \$9,832,000 for planning and
8	interagency coordination in support of Everglades restora-
9	tion and \$97,883,000 for maintenance, repair, or rehabili-
10	tation projects for constructed assets, operation of the Na-
11	tional Park Service automated facility management soft-
12	ware system, and comprehensive facility condition assess-
13	ments shall remain available until September 30, 2013.
14	NATIONAL RECREATION AND PRESERVATION
15	For expenses necessary to carry out recreation pro-
16	grams, natural programs, cultural programs, heritage
17	partnership programs, environmental compliance and re-
18	view, international park affairs, and grant administration,
19	not otherwise provided for, \$49,363,000.
20	HISTORIC PRESERVATION FUND
21	For expenses necessary in carrying out the National
22	Historic Preservation Act (16 U.S.C. 470), and the Omni-
23	bus Parks and Public Lands Management Act of 1996
24	(Public Law 104–333), \$49,500,000, to be derived from

- 1 the Historic Preservation Fund and to remain available
- 2 until September 30, 2013.
- 3 CONSTRUCTION
- 4 For construction, improvements, repair, or replace-
- 5 ment of physical facilities, including modifications author-
- 6 ized by section 104 of the Everglades National Park Pro-
- 7 tection and Expansion Act of 1989 (16 U.S.C. 410r-8),
- 8 \$152,121,000, to remain available until expended.
- 9 LAND AND WATER CONSERVATION FUND
- 10 (RESCISSION)
- 11 The contract authority provided for fiscal year 2012
- 12 by 16 U.S.C. 460l–10a is hereby rescinded.
- 13 LAND ACQUISITION AND STATE ASSISTANCE
- 14 For expenses necessary to carry out the Land and
- 15 Water Conservation Act of 1965, as amended (16 U.S.C.
- 16 460l-4 through 11), including administrative expenses,
- 17 and for acquisition of lands or waters, or interest therein,
- 18 in accordance with the statutory authority applicable to
- 19 the National Park Service, \$18,294,000, to be derived
- 20 from the Land and Water Conservation Fund and to re-
- 21 main available until expended, of which \$2,794,000 is for
- 22 the State assistance program and of which \$2,000,000
- 23 shall be for the American Battlefield Protection Program
- 24 grants as authorized by section 7301 of the Omnibus Pub-
- 25 lie Land Management Act of 2009 (Public Law 111–11).

1	ADMINISTRATIVE PROVISIONS
2	(INCLUDING TRANSFER OF FUNDS)
3	In addition to other uses set forth in section 407(d)
4	of Public Law 105–391, franchise fees credited to a sub-
5	account shall be available for expenditure by the Sec-
6	retary, without further appropriation, for use at any unit
7	within the National Park System to extinguish or reduce
8	liability for Possessory Interest or leasehold surrender in-
9	terest. Such funds may only be used for this purpose to
10	the extent that the benefiting unit anticipated franchise
11	fee receipts over the term of the contract at that unit ex-
12	ceed the amount of funds used to extinguish or reduce
13	liability. Franchise fees at the benefiting unit shall be
14	credited to the sub-account of the originating unit over
15	a period not to exceed the term of a single contract at
16	the benefiting unit, in the amount of funds so expended
17	to extinguish or reduce liability.
18	National Park Service funds may be transferred to
19	the Federal Highway Administration (FHWA), Depart-
20	ment of Transportation, for purposes authorized under
21	section 204 of title 23, United States Code. Transfers may
22	include a reasonable amount for FHWA administrative
23	support costs.

1	United States Geological Survey
2	SURVEYS, INVESTIGATIONS, AND RESEARCH
3	For expenses necessary for the United States Geo-
4	logical Survey to perform surveys, investigations, and re-
5	search covering topography, geology, hydrology, biology
6	and the mineral and water resources of the United States
7	its territories and possessions, and other areas as author-
8	ized by 43 U.S.C. 31, 1332, and 1340; classify lands as
9	to their mineral and water resources; give engineering su-
10	pervision to power permittees and Federal Energy Regu-
11	latory Commission licensees; administer the minerals ex-
12	ploration program (30 U.S.C. 641); conduct inquiries into
13	the economic conditions affecting mining and materials
14	processing industries (30 U.S.C. 3, 21a, and 1603; 50
15	U.S.C. 98g(1)) and related purposes as authorized by law
16	and to publish and disseminate data relative to the fore-
17	going activities; \$1,053,552,000, to remain available until
18	September 30, 2013, of which \$65,561,000 shall be avail-
19	able only for cooperation with States or municipalities for
20	water resources investigations: Provided, That none of the
21	funds provided for the ecosystem research activity shall
22	be used to conduct new surveys on private property, unless
23	specifically authorized in writing by the property owner
24	Provided further, That no part of this appropriation shall
25	be used to pay more than one-half the cost of topographic

- 1 mapping or water resources data collection and investiga-
- 2 tions carried on in cooperation with States and municipali-
- 3 ties.

4 ADMINISTRATIVE PROVISIONS

- 5 From within the amount appropriated for activities
- 6 of the United States Geological Survey (USGS) such sums
- 7 as are necessary shall be available for reimbursement to
- 8 the General Services Administration for security guard
- 9 services; contracting for the furnishing of topographic
- 10 maps and for the making of geophysical or other special-
- 11 ized surveys when it is administratively determined that
- 12 such procedures are in the public interest; construction
- 13 and maintenance of necessary buildings and appurtenant
- 14 facilities; acquisition of lands for gauging stations and ob-
- 15 servation wells; expenses of the United States National
- 16 Committee on Geology; and payment of compensation and
- 17 expenses of persons on the rolls of the USGS duly ap-
- 18 pointed to represent the United States in the negotiation
- 19 and administration of interstate compacts: *Provided*, That
- 20 activities funded by appropriations herein made may be
- 21 accomplished through the use of contracts, grants, or co-
- 22 operative agreements as defined in section 6302 of title
- 23 31, United States Code: Provided further, That the United
- 24 States Geological Survey may enter into contracts or coop-
- 25 erative agreements directly with individuals or indirectly

- 1 with institutions or nonprofit organizations, without re-
- 2 gard to 41 U.S.C. 5, for the temporary or intermittent
- 3 services of students or recent graduates, who shall be con-
- 4 sidered employees for the purpose of chapters 57 and 81
- 5 of title 5, United States Code, relating to compensation
- 6 for travel and work injuries, and chapter 171 of title 28,
- 7 United States Code, relating to tort claims, but shall not
- 8 be considered to be Federal employees for any other pur-
- 9 poses.
- BUREAU OF OCEAN ENERGY MANAGEMENT,
- 11 REGULATION AND ENFORCEMENT
- 12 OCEAN ENERGY MANAGEMENT
- For expenses necessary for minerals leasing and envi-
- 14 ronmental studies and regulation of industry operations,
- 15 as authorized by law; for enforcing laws and regulations
- 16 applicable to oil, gas, and other minerals leases, permits,
- 17 licenses and operating contracts; for energy-related or
- 18 other authorized marine-related purposes on the Outer
- 19 Continental Shelf; and for matching grants or cooperative
- 20 agreements, \$138,605,000, to remain available until Sep-
- 21 tember 30, 2013; and an amount not to exceed
- 22 \$160,163,000, to be credited to this appropriation and to
- 23 remain available until expended, from additions to receipts
- 24 resulting from increases to rates in effect on August 5,
- 25 1993, and from cost recovery fees: Provided, That not-

- 1 withstanding 31 U.S.C. 3302, in fiscal year 2012, such
- 2 amounts as are assessed under 31 U.S.C. 9701 shall be
- 3 collected and credited to this account and shall be avail-
- 4 able until expended for necessary expenses: Provided fur-
- 5 ther, That to the extent \$160,163,000 in addition to re-
- 6 ceipts are not realized from the sources of receipts stated
- 7 above, the amount needed to reach \$160,163,000 shall be
- 8 credited to this appropriation from receipts resulting from
- 9 rental rates for Outer Continental Shelf leases in effect
- 10 before August 5, 1993: Provided further, That for fiscal
- 11 year 2012 and each fiscal year thereafter, the term "quali-
- 12 fied Outer Continental Shelf revenues", as defined in sec-
- 13 tion 102(9)(A) of the Gulf of Mexico Energy Security Act
- 14 of 2006 (title I of division C of Public Law 109-432; 43
- 15 U.S.C. note), shall include only the portion of rental reve-
- 16 nues that would have been collected at the rental rates
- 17 in effect before August 5, 1993: Provided further, That
- 18 not to exceed \$3,000 shall be available for reasonable ex-
- 19 penses related to promoting volunteer beach and marine
- 20 cleanup activities.
- 21 For an additional amount, \$10,000,000, to remain
- 22 available until expended: *Provided*, That section 115 of the
- 23 Department of the Interior, Environment, and Related
- 24 Agencies Appropriations Act, 2010 (division A of Public
- 25 Law 111–88; 123 Stat. 2928) shall apply for fiscal year

- 1 2012, and in such application "2012" shall be substituted
- 2 for "2010": Provided further, That such amount shall be
- 3 derived from receipts resulting from such application: *Pro-*
- 4 vided further, That to the extent that such amount is not
- 5 received by the United States as a result of such applica-
- 6 tion, the amount needed to reach \$10,000,000 shall be
- 7 credited to this appropriation from receipts resulting from
- 8 rental rates for Outer Continental Shelf leases in effect
- 9 before August 5, 1993.
- 10 OIL SPILL RESEARCH
- 11 For necessary expenses to carry out title I, section
- 12 1016, title IV, sections 4202 and 4303, title VII, and title
- 13 VIII, section 8201 of the Oil Pollution Act of 1990,
- 14 \$14,923,000, which shall be derived from the Oil Spill Li-
- 15 ability Trust Fund, to remain available until expended.
- 16 OFFICE OF SURFACE MINING RECLAMATION AND
- 17 Enforcement
- 18 REGULATION AND TECHNOLOGY
- 19 For necessary expenses to carry out the provisions
- 20 of the Surface Mining Control and Reclamation Act of
- 21 1977, Public Law 95–87, as amended, \$123,050,000, to
- 22 remain available until September 30, 2013: Provided,
- 23 That appropriations for the Office of Surface Mining Rec-
- 24 lamation and Enforcement may provide for the travel and
- 25 per diem expenses of State and tribal personnel attending

- 1 Office of Surface Mining Reclamation and Enforcement
- 2 sponsored training: Provided further, That, in fiscal year
- 3 2012, up to \$40,000 collected by the Office of Surface
- 4 Mining from permit fees pursuant to section 507 of Public
- 5 Law 95–87 (30 U.S.C. 1257) shall be credited to this ac-
- 6 count as discretionary offsetting collections, to remain
- 7 available until expended: Provided further, That the sum
- 8 herein appropriated shall be reduced as collections are re-
- 9 ceived during the fiscal year so as to result in a final fiscal
- 10 year 2012 appropriation estimated at not more than
- 11 \$123,010,000: Provided further, That, in subsequent fiscal
- 12 years, all amounts collected by the Office of Surface Min-
- 13 ing from permit fees pursuant to section 507 of Public
- 14 Law 95-87 (30 U.S.C. 1257) shall be credited to this ac-
- 15 count as discretionary offsetting collections, to remain
- 16 available until expended.
- 17 ABANDONED MINE RECLAMATION FUND
- 18 For necessary expenses to carry out title IV of the
- 19 Surface Mining Control and Reclamation Act of 1977,
- 20 Public Law 95–87, as amended, \$27,443,000, to be de-
- 21 rived from receipts of the Abandoned Mine Reclamation
- 22 Fund and to remain available until expended: Provided,
- 23 That pursuant to Public Law 97–365, the Department of
- 24 the Interior is authorized to use up to 20 percent from
- 25 the recovery of the delinquent debt owed to the United

States Government to pay for contracts to collect these 2 debts: Provided further, That amounts provided under this 3 heading may be used for the travel and per diem expenses 4 of State and tribal personnel attending Office of Surface Mining Reclamation and Enforcement sponsored training. 6 ADMINISTRATIVE PROVISION 7 With funds available for the Technical Innovation 8 and Professional Services program in this Act, the Secretary may transfer title for computer hardware, software 10 and other technical equipment to State and tribal regulatory and reclamation programs. 11 12 BUREAU OF INDIAN AFFAIRS AND BUREAU OF INDIAN 13 EDUCATION 14 OPERATION OF INDIAN PROGRAMS 15 (INCLUDING TRANSFER OF FUNDS) 16 For expenses necessary for the operation of Indian 17 programs, as authorized by law, including the Snyder Act 18 of November 2, 1921 (25 U.S.C. 13), the Indian Self-Determination and Education Assistance Act of 1975 (25) 19 20 U.S.C. 450 et seq.), as amended, the Education Amend-21 ments of 1978 (25 U.S.C. 2001–2019), and the Tribally 22 Controlled Schools Act of 1988 (25 U.S.C. 2501 et seq.), 23 as amended, \$2,333,690,000, to remain available until September 30, 2013, except as otherwise provided herein;

of which not to exceed \$8,500 may be for official reception

and representation expenses; and of which not to exceed 2 \$74,911,000 shall be for welfare assistance payments, ex-3 cept that, in cases of designated Federal disasters, the 4 Secretary may exceed such cap, from the amounts provided herein, to provide for disaster relief to Indian communities affected by the disaster; and of which, notwith-6 standing any other provision of law, including but not lim-8 ited to the Indian Self-Determination Act of 1975, as amended, not to exceed \$228,000,000 shall be available 10 for payments for contract support costs associated with 11 ongoing contracts, grants, compacts, or annual funding agreements entered into with the Bureau of Indian Affairs 12 prior to or during fiscal year 2012, as authorized by such Act, except that tribes and tribal organizations may use 14 15 their tribal priority allocations for unmet contract support costs of ongoing contracts, grants, or compacts, or annual 16 funding agreements and for unmet welfare assistance 18 costs; and of which not to exceed \$584,369,000 for school 19 operations costs of Bureau-funded schools and other edu-20 cation programs shall become available on July 1, 2012, 21 and shall remain available until September 30, 2013; and of which not to exceed \$48,049,000 shall remain available 23 until expended for housing improvement, road maintenance, attorney fees, litigation support, the Indian Self-Determination Fund, land records improvement, and the

- 1 Navajo-Hopi Settlement Program: Provided, That not-
- 2 withstanding any other provision of law, including but not
- 3 limited to the Indian Self-Determination Act of 1975, as
- 4 amended, and 25 U.S.C. 2008, not to exceed \$46,373,000
- 5 within and only from such amounts made available for
- 6 school operations shall be available for administrative cost
- 7 grants associated with ongoing grants entered into with
- 8 the Bureau prior to or during fiscal year 2011 for the
- 9 operation of Bureau-funded schools, and up to \$500,000
- 10 within and only from such amounts made available for ad-
- 11 ministrative cost grants shall be available for the transi-
- 12 tional costs of initial administrative cost grants to grant-
- 13 ees that assume operation on or after July 1, 2011, of
- 14 Bureau-funded schools: Provided further, That any for-
- 15 estry funds allocated to a tribe which remain unobligated
- 16 as of September 30, 2013, may be transferred during fis-
- 17 cal year 2014 to an Indian forest land assistance account
- 18 established for the benefit of the holder of the funds within
- 19 the holder's trust fund account: Provided further, That
- 20 any such unobligated balances not so transferred shall ex-
- 21 pire on September 30, 2014: Provided further, That in
- 22 order to enhance the safety of Bureau field employees, the
- 23 Bureau may use funds to purchase uniforms or other iden-
- 24 tifying articles of clothing for personnel.

1	CONSTRUCTION
2	(INCLUDING TRANSFER OF FUNDS)
3	For construction, repair, improvement, and mainte-
4	nance of irrigation and power systems, buildings, utilities,
5	and other facilities, including architectural and engineer-
6	ing services by contract; acquisition of lands, and interests
7	in lands; and preparation of lands for farming, and for
8	construction of the Navajo Indian Irrigation Project pur-
9	suant to Public Law 87–483, \$154,992,000, to remain
10	available until expended: Provided, That such amounts as
11	may be available for the construction of the Navajo Indian
12	Irrigation Project may be transferred to the Bureau of
13	Reclamation: Provided further, That not to exceed 6 per-
14	cent of contract authority available to the Bureau of In-
15	dian Affairs from the Federal Highway Trust Fund may
16	be used to cover the road program management costs of
17	the Bureau: Provided further, That any funds provided for
18	the Safety of Dams program pursuant to 25 U.S.C. 13
19	shall be made available on a nonreimbursable basis: $Pro-$
20	vided further, That in implementing new construction or
21	facilities improvement and repair project grants in excess
22	of \$100,000 that are provided to grant schools under Pub-
23	lic Law 100–297, as amended, the Secretary of the Inte-
24	rior shall use the Administrative and Audit Requirements
25	and Cost Principles for Assistance Programs contained in

- 1 part 12 of title 43, Code of Federal Regulations as the
- 2 regulatory requirements: Provided further, That such
- 3 grants shall not be subject to section 12.61 of such title;
- 4 the Secretary and the grantee shall negotiate and deter-
- 5 mine a schedule of payments for the work to be performed:
- 6 Provided further, That in considering grant applications,
- 7 the Secretary shall consider whether such grantee would
- 8 be deficient in assuring that the construction projects con-
- 9 form to applicable building standards and codes and Fed-
- 10 eral, tribal, or State health and safety standards as re-
- 11 quired by 25 U.S.C. 2005(b), with respect to organiza-
- 12 tional and financial management capabilities: Provided
- 13 further, That if the Secretary declines a grant application,
- 14 the Secretary shall follow the requirements contained in
- 15 25 U.S.C. 2504(f): Provided further, That any disputes
- 16 between the Secretary and any grantee concerning a grant
- 17 shall be subject to the disputes provision in 25 U.S.C.
- 18 2507(e): Provided further, That in order to ensure timely
- 19 completion of construction projects, the Secretary may as-
- 20 sume control of a project and all funds related to the
- 21 project, if, within 18 months of the date of enactment of
- 22 this Act, any grantee receiving funds appropriated in this
- 23 Act or in any prior Act has not completed the planning
- 24 and design phase of the project and commenced construc-
- 25 tion: Provided further, That this appropriation may be re-

- 1 imbursed from the Office of the Special Trustee for Amer-
- 2 ican Indians appropriation for the appropriate share of
- 3 construction costs for space expansion needed in agency
- 4 offices to meet trust reform implementation.
- 5 INDIAN LAND AND WATER CLAIM SETTLEMENTS AND
- 6 MISCELLANEOUS PAYMENTS TO INDIANS
- 7 For payments and necessary administrative expenses
- 8 for implementation of Indian land and water claim settle-
- 9 ments pursuant to Public Laws 99–264, 100–580, 101–
- 10 618, 108–447, and 111–11, and for implementation of
- 11 other land and water rights settlements, \$32,855,000, to
- 12 remain available until expended.
- 13 INDIAN GUARANTEED LOAN PROGRAM ACCOUNT
- 14 For the cost of guaranteed loans and insured loans,
- 15 \$8,114,000, of which not to exceed \$964,000 is for admin-
- 16 istrative expenses, as authorized by the Indian Financing
- 17 Act of 1974, as amended: *Provided*, That such costs, in-
- 18 cluding the cost of modifying such loans, shall be as de-
- 19 fined in section 502 of the Congressional Budget Act of
- 20 1974: Provided further, That these funds are available to
- 21 subsidize total loan principal, any part of which is to be
- 22 guaranteed or insured, not to exceed \$85,242,280.
- 23 ADMINISTRATIVE PROVISIONS
- The Bureau of Indian Affairs may carry out the oper-
- 25 ation of Indian programs by direct expenditure, contracts,

- 1 cooperative agreements, compacts, and grants, either di-
- 2 rectly or in cooperation with States and other organiza-
- 3 tions.
- 4 Notwithstanding 25 U.S.C. 15, the Bureau of Indian
- 5 Affairs may contract for services in support of the man-
- 6 agement, operation, and maintenance of the Power Divi-
- 7 sion of the San Carlos Irrigation Project.
- 8 Appropriations for the Bureau of Indian Affairs (ex-
- 9 cept the Revolving Fund for Loans Liquidating Account,
- 10 Indian Loan Guaranty and Insurance Fund Liquidating
- 11 Account, Indian Guaranteed Loan Financing Account, In-
- 12 dian Direct Loan Financing Account, and the Indian
- 13 Guaranteed Loan Program account) shall be available for
- 14 expenses of exhibits.
- Notwithstanding any other provision of law, no funds
- 16 available to the Bureau of Indian Affairs for central office
- 17 oversight and Executive Direction and Administrative
- 18 Services (except executive direction and administrative
- 19 services funding for Tribal Priority Allocations, regional
- 20 offices, and facilities operations and maintenance) shall be
- 21 available for contracts, grants, compacts, or cooperative
- 22 agreements with the Bureau of Indian Affairs under the
- 23 provisions of the Indian Self-Determination Act or the
- 24 Tribal Self-Governance Act of 1994 (Public Law 103–
- 25 413).

- 1 In the event any tribe returns appropriations made
- 2 available by this Act to the Bureau of Indian Affairs, this
- 3 action shall not diminish the Federal Government's trust
- 4 responsibility to that tribe, or the government-to-govern-
- 5 ment relationship between the United States and that
- 6 tribe, or that tribe's ability to access future appropria-
- 7 tions.
- 8 Notwithstanding any other provision of law, no funds
- 9 available to the Bureau, other than the amounts provided
- 10 herein for assistance to public schools under 25 U.S.C.
- 11 452 et seq., shall be available to support the operation of
- 12 any elementary or secondary school in the State of Alaska.
- Appropriations made available in this or any other
- 14 Act for schools funded by the Bureau shall be available
- 15 only to the schools in the Bureau school system as of Sep-
- 16 tember 1, 1996. No funds available to the Bureau shall
- 17 be used to support expanded grades for any school or dor-
- 18 mitory beyond the grade structure in place or approved
- 19 by the Secretary of the Interior at each school in the Bu-
- 20 reau school system as of October 1, 1995, except that any
- 21 school or school program that was closed and removed
- 22 from the Bureau school system between 1951 and 1972,
- 23 and its respective tribe's relationship with the Federal
- 24 Government was terminated, shall be reinstated to the Bu-
- 25 reau system and supported at a level based on its grade

- 1 structure and average student enrollment for the 2009–
- 2 2010, 2010–2011 and 2011–2012 school years. Funds
- 3 made available under this Act may not be used to establish
- 4 a charter school at a Bureau-funded school (as that term
- 5 is defined in section 1141 of the Education Amendments
- 6 of 1978 (25 U.S.C. 2021)), except that a charter school
- 7 that is in existence on the date of the enactment of this
- 8 Act and that has operated at a Bureau-funded school be-
- 9 fore September 1, 1999, may continue to operate during
- 10 that period, but only if the charter school pays to the Bu-
- 11 reau a pro rata share of funds to reimburse the Bureau
- 12 for the use of the real and personal property (including
- 13 buses and vans), the funds of the charter school are kept
- 14 separate and apart from Bureau funds, and the Bureau
- 15 does not assume any obligation for charter school pro-
- 16 grams of the State in which the school is located if the
- 17 charter school loses such funding. Employees of Bureau-
- 18 funded schools sharing a campus with a charter school and
- 19 performing functions related to the charter school's oper-
- 20 ation and employees of a charter school shall not be treat-
- 21 ed as Federal employees for purposes of chapter 171 of
- 22 title 28, United States Code.
- Notwithstanding any other provision of law, including
- 24 section 113 of title I of appendix C of Public Law 106-
- 25 113, if in fiscal year 2003 or 2004 a grantee received indi-

- 1 rect and administrative costs pursuant to a distribution
- 2 formula based on section 5(f) of Public Law 101–301, the
- 3 Secretary shall continue to distribute indirect and admin-
- 4 istrative cost funds to such grantee using the section 5(f)
- 5 distribution formula.
- 6 DEPARTMENTAL OFFICES
- 7 Office of the Secretary
- 8 DEPARTMENTAL OPERATIONS
- 9 For necessary expenses for management of the De-
- 10 partment of the Interior, including the collection and dis-
- 11 bursement of royalties, fees, and other mineral revenue
- 12 proceeds, as authorized by law, \$250,151,000 to remain
- 13 available until September 30, 2013; of which not to exceed
- 14 \$15,000 may be for official reception and representation
- 15 expenses; and of which up to \$1,000,000 shall be available
- 16 for workers compensation payments and unemployment
- 17 compensation payments associated with the orderly clo-
- 18 sure of the United States Bureau of Mines; and of which
- 19 \$12,112,000 for the Office of Valuation Services is to be
- 20 derived from the Land and Water Conservation Fund and
- 21 shall remain available until expended; and of which
- 22 \$36,000,000 shall remain available until expended for the
- 23 purpose of mineral revenue management activities: Pro-
- 24 vided, That, for fiscal year 2012, up to \$400,000 of the
- 25 payments authorized by the Act of October 20, 1976, as

- amended (31 U.S.C. 6901–6907) may be retained for ad-2 ministrative expenses of the Payments in Lieu of Taxes 3 Program: Provided further, That no payment shall be 4 made pursuant to that Act to otherwise eligible units of local government if the computed amount of the payment is less than \$100: Provided further, That notwithstanding any other provision of law, \$15,000 under this heading 8 shall be available for refunds of overpayments in connection with certain Indian leases in which the Secretary con-10 curred with the claimed refund due, to pay amounts owed to Indian allottees or tribes, or to correct prior unrecover-11 12 able erroneous payments: Provided further, That, notwithstanding the provisions of section 35(b) of the Mineral Leasing Act, as amended (30 U.S.C. 191(b)), the Sec-14 15 retary shall deduct 2 percent from the amount payable to each State in fiscal year 2012 and deposit the amount de-16 17 ducted to miscellaneous receipts of the Treasury. 18 Insular Affairs 19 ASSISTANCE TO TERRITORIES
- For expenses necessary for assistance to territories
- 21 under the jurisdiction of the Department of the Interior,
- 22 \$82,558,000, of which: (1) \$73,296,000 shall remain
- 23 available until expended for territorial assistance, includ-
- 24 ing general technical assistance, maintenance assistance,
- 25 disaster assistance, insular management controls, coral

- 1 reef initiative activities, and brown tree snake control and
- 2 research; grants to the judiciary in American Samoa for
- 3 compensation and expenses, as authorized by law (48)
- 4 U.S.C. 1661(c)); grants to the Government of American
- 5 Samoa, in addition to current local revenues, for construc-
- 6 tion and support of governmental functions; grants to the
- 7 Government of the Virgin Islands as authorized by law;
- 8 grants to the Government of Guam, as authorized by law;
- 9 and grants to the Government of the Northern Mariana
- 10 Islands as authorized by law (Public Law 94–241; 90
- 11 Stat. 272); and (2) \$9,262,000 shall be available until
- 12 September 30, 2013 for salaries and expenses of the Office
- 13 of Insular Affairs: Provided, That all financial trans-
- 14 actions of the territorial and local governments herein pro-
- 15 vided for, including such transactions of all agencies or
- 16 instrumentalities established or used by such governments,
- 17 may be audited by the Government Accountability Office,
- 18 at its discretion, in accordance with chapter 35 of title
- 19 31, United States Code: Provided further, That Northern
- 20 Mariana Islands Covenant grant funding shall be provided
- 21 according to those terms of the Agreement of the Special
- 22 Representatives on Future United States Financial Assist-
- 23 ance for the Northern Mariana Islands approved by Public
- 24 Law 104–134: Provided further, That the funds for the
- 25 program of operations and maintenance improvement are

- 1 appropriated to institutionalize routine operations and
- 2 maintenance improvement of capital infrastructure with
- 3 territorial participation and cost sharing to be determined
- 4 by the Secretary based on the grantee's commitment to
- 5 timely maintenance of its capital assets: Provided further,
- 6 That any appropriation for disaster assistance under this
- 7 heading in this Act or previous appropriations Acts may
- 8 be used as non-Federal matching funds for the purpose
- 9 of hazard mitigation grants provided pursuant to section
- 10 404 of the Robert T. Stafford Disaster Relief and Emer-
- 11 gency Assistance Act (42 U.S.C. 5170c).
- 12 COMPACT OF FREE ASSOCIATION
- For grants and necessary expenses, \$3,307,000, to
- 14 remain available until expended, as provided for in sec-
- 15 tions 221(a)(2) of the Compact of Free Association for
- 16 the Republic of Palau; and section 221(a)(2) of the Com-
- 17 pacts of Free Association for the Government of the Re-
- 18 public of the Marshall Islands and the Federated States
- 19 of Micronesia, as authorized by Public Law 99–658 and
- 20 Public Law 108–188.
- 21 Administrative Provisions
- 22 (INCLUDING TRANSFER OF FUNDS)
- At the request of the Governor of Guam, the Sec-
- 24 retary may transfer discretionary funds or mandatory
- 25 funds provided under section 104(e) of Public Law 108–

- 188 and Public Law 104–134, that are allocated for Guam, to the Secretary of Agriculture for the subsidy cost 3 of direct or guaranteed loans, plus not to exceed three per-4 cent of the amount of the subsidy transferred for the cost 5 of loan administration, for the purposes authorized by the Rural Electrification Act of 1936 and section 306(a)(1) 6 of the Consolidated Farm and Rural Development Act for 8 construction and repair projects in Guam, and such funds 9 shall remain available until expended: *Provided*, That such 10 costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act 11 12 of 1974: Provided further, That such loans or loan guarantees may be made without regard to the population of the area, credit elsewhere requirements, and restrictions on 14 15 the types of eligible entities under the Rural Electrification Act of 1936 and section 306(a)(1) of the Consolidated 16 Farm and Rural Development Act: Provided further, That any funds transferred to the Secretary of Agriculture shall 18 be in addition to funds otherwise made available to make 19 20 or guarantee loans under such authorities. OFFICE OF THE SOLICITOR
- 21
- 22 SALARIES AND EXPENSES
- 23 For necessary expenses of the Office of the Solicitor,
- \$64,946,000. 24

1	Office of Inspector General
2	SALARIES AND EXPENSES
3	For necessary expenses of the Office of Inspector
4	General, \$48,493,000.
5	OFFICE OF THE SPECIAL TRUSTEE FOR AMERICAN
6	Indians
7	FEDERAL TRUST PROGRAMS
8	(INCLUDING TRANSFER OF FUNDS)
9	For the operation of trust programs for Indians by
10	direct expenditure, contracts, cooperative agreements
11	compacts, and grants, \$152,319,000, to remain available
12	until expended, of which not to exceed \$31,171,000, from
13	this or any other Act, shall be available for historical ac-
14	counting: Provided, That funds for trust management im-
15	provements and litigation support may, as needed, be
16	transferred to or merged with the Bureau of Indian Af-
17	fairs, "Operation of Indian Programs" account; the Office
18	of the Solicitor, "Salaries and Expenses" account; and the
19	Office of the Secretary, "Salaries and Expenses" account
20	Provided further, That funds made available through con-
21	tracts or grants obligated during fiscal year 2012, as au-
22	thorized by the Indian Self-Determination Act of 1975 (25
23	U.S.C. 450 et seq.), shall remain available until expended
24	by the contractor or grantee: Provided further, That, not-
25	withstanding any other provision of law, the statute of lim-

- 1 itations shall not commence to run on any claim, including
- 2 any claim in litigation pending on the date of the enact-
- 3 ment of this Act, concerning losses to or mismanagement
- 4 of trust funds, until the affected tribe or individual Indian
- 5 has been furnished with an accounting of such funds from
- 6 which the beneficiary can determine whether there has
- 7 been a loss: *Provided further*, That, notwithstanding any
- 8 other provision of law, the Secretary shall not be required
- 9 to provide a quarterly statement of performance for any
- 10 Indian trust account that has not had activity for at least
- 11 18 months and has a balance of \$15.00 or less: Provided
- 12 further, That the Secretary shall issue an annual account
- 13 statement and maintain a record of any such accounts and
- 14 shall permit the balance in each such account to be with-
- 15 drawn upon the express written request of the account
- 16 holder: Provided further, That not to exceed \$50,000 is
- 17 available for the Secretary to make payments to correct
- 18 administrative errors of either disbursements from or de-
- 19 posits to Individual Indian Money or Tribal accounts after
- 20 September 30, 2002: Provided further, That erroneous
- 21 payments that are recovered shall be credited to and re-
- 22 main available in this account for this purpose.

1	Department-wide Programs
2	WILDLAND FIRE MANAGEMENT
3	(INCLUDING TRANSFERS OF FUNDS)
4	For necessary expenses for fire preparedness, sup-
5	pression operations, fire science and research, emergency
6	rehabilitation, hazardous fuels reduction, and rural fire as-
7	sistance by the Department of the Interior, \$574,072,000,
8	to remain available until expended, of which not to exceed
9	\$6,137,000 shall be for the renovation or construction of
10	fire facilities: Provided, That such funds are also available
11	for repayment of advances to other appropriation accounts
12	from which funds were previously transferred for such
13	purposes: Provided further, That persons hired pursuant
14	to 43 U.S.C. 1469 may be furnished subsistence and lodg-
15	ing without cost from funds available from this appropria-
16	tion: Provided further, That notwithstanding 42 U.S.C.
17	1856d, sums received by a bureau or office of the Depart-
18	ment of the Interior for fire protection rendered pursuant
19	to 42 U.S.C. 1856 et seq., protection of United States
20	property, may be credited to the appropriation from which
21	funds were expended to provide that protection, and are
22	available without fiscal year limitation: Provided further,
23	That using the amounts designated under this title of this
24	Act, the Secretary of the Interior may enter into procure-
25	ment contracts, grants, or cooperative agreements, for

- 1 hazardous fuels reduction activities, and for training and
- 2 monitoring associated with such hazardous fuels reduction
- 3 activities, on Federal land, or on adjacent non-Federal
- 4 land for activities that benefit resources on Federal land:
- 5 Provided further, That the costs of implementing any co-
- 6 operative agreement between the Federal Government and
- 7 any non-Federal entity may be shared, as mutually agreed
- 8 on by the affected parties: Provided further, That notwith-
- 9 standing requirements of the Competition in Contracting
- 10 Act, the Secretary, for purposes of hazardous fuels reduc-
- 11 tion activities, may obtain maximum practicable competi-
- 12 tion among: (1) local private, nonprofit, or cooperative en-
- 13 tities; (2) Youth Conservation Corps crews, Public Lands
- 14 Corps (Public Law 109–154), or related partnerships with
- 15 State, local, or non-profit youth groups; (3) small or
- 16 micro-businesses; or (4) other entities that will hire or
- 17 train locally a significant percentage, defined as 50 per-
- 18 cent or more, of the project workforce to complete such
- 19 contracts: Provided further, That in implementing this sec-
- 20 tion, the Secretary shall develop written guidance to field
- 21 units to ensure accountability and consistent application
- 22 of the authorities provided herein: Provided further, That
- 23 funds appropriated under this heading may be used to re-
- 24 imburse the United States Fish and Wildlife Service and
- 25 the National Marine Fisheries Service for the costs of car-

rying out their responsibilities under the Endangered Species Act of 1973 (16 U.S.C. 1531 et seq.) to consult and 3 conference, as required by section 7 of such Act, in con-4 nection with wildland fire management activities: Provided further, That the Secretary of the Interior may use wildland fire appropriations to enter into leases of real property with local governments, at or below fair market 8 value, to construct capitalized improvements for fire facilities on such leased properties, including but not limited 10 to fire guard stations, retardant stations, and other initial attack and fire support facilities, and to make advance 11 12 payments for any such lease or for construction activity associated with the lease: Provided further, That the Secretary of the Interior and the Secretary of Agriculture 14 15 may authorize the transfer of funds appropriated for wildland fire management, in an aggregate amount not to 16 exceed \$50,000,000, between the Departments when such 17 18 transfers would facilitate and expedite jointly funded 19 wildland fire management programs and projects: Pro-20 vided further, That funds provided for wildfire suppression 21 shall be available for support of Federal emergency response actions: *Provided further*, That funds appropriated 23 under this heading shall be available for assistance to or through the Department of State in connection with forest and rangeland research, technical information, and assist-

- 1 ance in foreign countries, and, with the concurrence of the
- 2 Secretary of State, shall be available to support forestry,
- 3 wildland fire management, and related natural resource
- 4 activities outside the United States and its territories and
- 5 possessions, including technical assistance, education and
- 6 training, and cooperation with United States and inter-
- 7 national organizations: *Provided further*, That, before obli-
- 8 gating any of the funds provided herein for wildland fire
- 9 suppression, the Secretary of the Interior shall obligate
- 10 all unobligated balances previously made available under
- 11 this heading that, when appropriated, were designated by
- 12 Congress as an emergency requirement pursuant to the
- 13 Concurrent Resolution on the Budget or the Balanced
- 14 Budget and Emergency Deficit Control Act of 1985 and
- 15 notify the Committees on Appropriations of the House of
- 16 Representatives and the Senate in writing of the imminent
- 17 need to begin obligating funds provided herein for wildland
- 18 fire suppression: Provided further, That the Secretary of
- 19 the Interior may transfer not more than \$50,000,000 of
- 20 the funds provided herein to the Secretary of Agriculture
- 21 if the Secretaries determine that the transfer will enhance
- 22 the efficiency or effectiveness of Federal wildland fire sup-
- 23 pression activities.

1	FLAME WILDFIRE SUPPRESSION RESERVE FUND
2	(INCLUDING TRANSFER OF FUNDS)
3	For necessary expenses for large fire suppression op-
4	erations of the Department of the Interior and as a re-
5	serve fund for suppression and Federal emergency re-
6	sponse activities, \$92,000,000, to remain available unti
7	expended: Provided, That such amounts are available only
8	for transfer to the "Wildland Fire Management" account
9	and only following a declaration by the Secretary that ei-
10	ther (1) a wildland fire suppression event meets certain
11	previously-established risk-based written criteria for sign
12	nificant complexity, severity, or threat posed by the fire
13	or (2) funds in the "Wildland Fire Management" account
14	will be exhausted within 30 days.
15	CENTRAL HAZARDOUS MATERIALS FUND
16	For necessary expenses of the Department of the In-
17	terior and any of its component offices and bureaus for
18	the response action, including associated activities, per-
19	formed pursuant to the Comprehensive Environmental Re-
20	sponse, Compensation, and Liability Act, as amended (42
21	U.S.C. 9601 et seq.), \$10,149,000, to remain available
22	until expended.

1	NATURAL RESOURCE DAMAGE ASSESSMENT AND
2	RESTORATION
3	NATURAL RESOURCE DAMAGE ASSESSMENT FUND
4	To conduct natural resource damage assessment and
5	restoration activities by the Department of the Interior
6	necessary to carry out the provisions of the Comprehensive
7	Environmental Response, Compensation, and Liability
8	Act, as amended (42 U.S.C. 9601 et seq.), the Federal
9	Water Pollution Control Act, as amended (33 U.S.C. 1251
10	et seq.), the Oil Pollution Act of 1990 (33 U.S.C. 2701
11	et seq.), and Public Law 101–337, as amended (16 U.S.C.
12	19jj et seq.), \$5,763,000, to remain available until ex-
13	pended.
	WORKING CAPITAL FUND
14	WORKING CAPITAL FUND For the acquisition of a departmental financial and
14 15 16	
14 15 16	For the acquisition of a departmental financial and business management system, information technology im-
14 15 16 17	For the acquisition of a departmental financial and business management system, information technology im-
14 15 16 17	For the acquisition of a departmental financial and business management system, information technology im- provements of general benefit to the Department, and con-
14 15 16 17	For the acquisition of a departmental financial and business management system, information technology improvements of general benefit to the Department, and consolidation of facilities and operations throughout the Department, \$57,019,000, to remain available until ex-
14 15 16 17 18	For the acquisition of a departmental financial and business management system, information technology improvements of general benefit to the Department, and consolidation of facilities and operations throughout the Department, \$57,019,000, to remain available until expended: <i>Provided</i> , That none of the funds appropriated in
14 15 16 17 18 19 20	For the acquisition of a departmental financial and business management system, information technology improvements of general benefit to the Department, and consolidation of facilities and operations throughout the Department, \$57,019,000, to remain available until expended: <i>Provided</i> , That none of the funds appropriated in
14 15 16 17 18 19 20	For the acquisition of a departmental financial and business management system, information technology improvements of general benefit to the Department, and consolidation of facilities and operations throughout the Department, \$57,019,000, to remain available until expended: <i>Provided</i> , That none of the funds appropriated in this Act or any other Act may be used to establish reserves
14 15 16 17 18 19 20 21	For the acquisition of a departmental financial and business management system, information technology improvements of general benefit to the Department, and consolidation of facilities and operations throughout the Department, \$57,019,000, to remain available until expended: <i>Provided</i> , That none of the funds appropriated in this Act or any other Act may be used to establish reserves in the Working Capital Fund account other than for ac-

- 1 assess reasonable charges to State, local and tribal govern-
- 2 ment employees for training services provided by the Na-
- 3 tional Indian Program Training Center, other than train-
- 4 ing related to Public Law 93–638: Provided further, That
- 5 the Secretary may lease or otherwise provide space and
- 6 related facilities, equipment or professional services of the
- 7 National Indian Program Training Center to State, local
- 8 and tribal government employees or persons or organiza-
- 9 tions engaged in cultural, educational, or recreational ac-
- 10 tivities (as defined in section 3306(a) of title 40, United
- 11 States Code) at the prevailing rate for similar space, facili-
- 12 ties, equipment, or services in the vicinity of the National
- 13 Indian Program Training Center: Provided further, That
- 14 all funds received pursuant to the two preceding provisos
- 15 shall be credited to this account, shall be available until
- 16 expended, and shall be used by the Secretary for necessary
- 17 expenses of the National Indian Program Training Center.
- 18 ADMINISTRATIVE PROVISION
- 19 There is hereby authorized for acquisition from avail-
- 20 able resources within the Working Capital Fund, 15 air-
- 21 craft, 10 of which shall be for replacement and which may
- 22 be obtained by donation, purchase or through available ex-
- 23 cess surplus property: Provided, That existing aircraft
- 24 being replaced may be sold, with proceeds derived or

- 1 trade-in value used to offset the purchase price for the
- 2 replacement aircraft.
- 3 General Provisions, Department of the Interior
- 4 (INCLUDING TRANSFERS OF FUNDS)
- 5 EMERGENCY TRANSFER AUTHORITY—INTRA-BUREAU
- 6 Sec. 101. Appropriations made in this title shall be
- 7 available for expenditure or transfer (within each bureau
- 8 or office), with the approval of the Secretary, for the emer-
- 9 gency reconstruction, replacement, or repair of aircraft,
- 10 buildings, utilities, or other facilities or equipment dam-
- 11 aged or destroyed by fire, flood, storm, or other unavoid-
- 12 able causes: *Provided*, That no funds shall be made avail-
- 13 able under this authority until funds specifically made
- 14 available to the Department of the Interior for emer-
- 15 gencies shall have been exhausted: Provided further, That
- 16 all funds used pursuant to this section must be replenished
- 17 by a supplemental appropriation which must be requested
- 18 as promptly as possible.
- 19 EMERGENCY TRANSFER AUTHORITY—DEPARTMENT-WIDE
- Sec. 102. The Secretary may authorize the expendi-
- 21 ture or transfer of any no year appropriation in this title,
- 22 in addition to the amounts included in the budget pro-
- 23 grams of the several agencies, for the suppression or emer-
- 24 gency prevention of wildland fires on or threatening lands
- 25 under the jurisdiction of the Department of the Interior;

for the emergency rehabilitation of burned-over lands under its jurisdiction; for emergency actions related to po-3 tential or actual earthquakes, floods, volcanoes, storms, or 4 other unavoidable causes; for contingency planning subse-5 quent to actual oil spills; for response and natural resource damage assessment activities related to actual oil spills or 6 releases of hazardous substances into the environment; for 8 the prevention, suppression, and control of actual or potential grasshopper and Mormon cricket outbreaks on 10 lands under the jurisdiction of the Secretary, pursuant to the authority in section 417(b) of Public Law 106–224 11 12 (7 U.S.C. 7717(b)); for emergency reclamation projects under section 410 of Public Law 95–87; and shall transfer, from any no year funds available to the Office of Sur-14 15 face Mining Reclamation and Enforcement, such funds as may be necessary to permit assumption of regulatory au-16 thority in the event a primacy State is not carrying out the regulatory provisions of the Surface Mining Act: Pro-18 vided, That appropriations made in this title for wildland 19 20 fire operations shall be available for the payment of obliga-21 tions incurred during the preceding fiscal year, and for reimbursement to other Federal agencies for destruction 23 of vehicles, aircraft, or other equipment in connection with their use for wildland fire operations, such reimbursement to be credited to appropriations currently available at the

- 1 time of receipt thereof: Provided further, That for wildland
- 2 fire operations, no funds shall be made available under
- 3 this authority until the Secretary determines that funds
- 4 appropriated for "wildland fire operations" and "FLAME
- 5 Wildfire Suppression Reserve Fund" shall be exhausted
- 6 within 30 days: Provided further, That all funds used pur-
- 7 suant to this section must be replenished by a supple-
- 8 mental appropriation which must be requested as prompt-
- 9 ly as possible: *Provided further*, That such replenishment
- 10 funds shall be used to reimburse, on a pro rata basis, ac-
- 11 counts from which emergency funds were transferred.
- 12 AUTHORIZED USE OF FUNDS
- 13 Sec. 103. Appropriations made to the Department
- 14 of the Interior in this title shall be available for services
- 15 as authorized by section 3109 of title 5, United States
- 16 Code, when authorized by the Secretary, in total amount
- 17 not to exceed \$500,000; purchase and replacement of
- 18 motor vehicles, including specially equipped law enforce-
- 19 ment vehicles; hire, maintenance, and operation of air-
- 20 craft; hire of passenger motor vehicles; purchase of re-
- 21 prints; payment for telephone service in private residences
- 22 in the field, when authorized under regulations approved
- 23 by the Secretary; and the payment of dues, when author-
- 24 ized by the Secretary, for library membership in societies
- 25 or associations which issue publications to members only

1	or at a price to members lower than to subscribers who
2	are not members.
3	AUTHORIZED USE OF FUNDS, INDIAN TRUST
4	MANAGEMENT
5	Sec. 104. Appropriations made in this Act under the
6	headings Bureau of Indian Affairs and Office of the Spe-
7	cial Trustee for American Indians and any unobligated
8	balances from prior appropriations Acts made under the
9	same headings shall be available for expenditure or trans-
10	fer for Indian trust management and reform activities.
11	Total funding for historical accounting activities shall not
12	exceed amounts specifically designated in this Act for such
13	purpose.
1314	purpose. REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN
14	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN
14 15	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS
14151617	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of
14151617	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redis-
1415161718	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute any Tribal Priority Allocation funds, including
141516171819	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute any Tribal Priority Allocation funds, including tribal base funds, to alleviate tribal funding inequities by
14 15 16 17 18 19 20	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute any Tribal Priority Allocation funds, including tribal base funds, to alleviate tribal funding inequities by transferring funds to address identified, unmet needs,
14 15 16 17 18 19 20 21	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute any Tribal Priority Allocation funds, including tribal base funds, to alleviate tribal funding inequities by transferring funds to address identified, unmet needs, dual enrollment, overlapping service areas or inaccurate
14 15 16 17 18 19 20 21 22	REDISTRIBUTION OF FUNDS, BUREAU OF INDIAN AFFAIRS SEC. 105. Notwithstanding any other provision of law, the Secretary of the Interior is authorized to redistribute any Tribal Priority Allocation funds, including tribal base funds, to alleviate tribal funding inequities by transferring funds to address identified, unmet needs, dual enrollment, overlapping service areas or inaccurate distribution methodologies. No tribe shall receive a reduc-

- 1 tribution methodologies, the 10 percent limitation does not
- 2 apply.
- TWIN CITIES RESEARCH CENTER
- 4 SEC. 106. Notwithstanding any other provision of
- 5 law, in conveying the Twin Cities Research Center under
- 6 the authority provided by Public Law 104–134, the Sec-
- 7 retary may accept and retain land and other forms of re-
- 8 imbursement: Provided, That the Secretary may retain
- 9 and use any such reimbursement until expended and with-
- 10 out further appropriation: (1) for the benefit of the Na-
- 11 tional Wildlife Refuge System within the State of Min-
- 12 nesota; and (2) for all activities authorized by section 701
- 13 of Public Law 100–696 (16 U.S.C. 460zz).
- 14 PAYMENT OF FEES
- 15 Sec. 107. The Secretary of the Interior may use dis-
- 16 cretionary funds to pay private attorney fees and costs for
- 17 employees and former employees of the Department of the
- 18 Interior reasonably incurred in connection with Cobell v.
- 19 Salazar to the extent that such fees and costs are not paid
- 20 by the Department of Justice or by private insurance. In
- 21 no case shall the Secretary make payments under this sec-
- 22 tion that would result in payment of hourly fees in excess
- 23 of the highest hourly rate approved by the District Court
- 24 for the District of Columbia for counsel in Cobell v. Sala-
- 25 zar.

1	EVERGLAD:	ES ECOS	VSTEM I	RESTOR	MOIT
1	EVENGLAD.	ലെ ലധധാ	1010M 1	$\Delta \mathbf{L} \otimes \mathbf{L} \otimes \mathbf{L} \otimes \mathbf{L}$	MMM

- 2 Sec. 108. This and any subsequent fiscal year, the
- 3 National Park Service is authorized to implement modi-
- 4 fications to the Tamiami Trail as described in, and in ac-
- 5 cordance with, the preferred alternative identified in the
- 6 final environmental impact statement noticed in the Fed-
- 7 eral Register on December 14, 2010, (75 Fed. Reg.
- 8 77896), relating to restoration efforts of the Everglades
- 9 ecosystem.
- 10 ELLIS, GOVERNORS, AND LIBERTY ISLANDS
- 11 Sec. 109. Notwithstanding any other provision of
- 12 law, the Secretary of the Interior is authorized to acquire
- 13 lands, waters, or interests therein including the use of all
- 14 or part of any pier, dock, or landing within the State of
- 15 New York and the State of New Jersey, for the purpose
- 16 of operating and maintaining facilities in the support of
- 17 transportation and accommodation of visitors to Ellis,
- 18 Governors, and Liberty Islands, and of other program and
- 19 administrative activities, by donation or with appropriated
- 20 funds, including franchise fees (and other monetary con-
- 21 sideration), or by exchange; and the Secretary is author-
- 22 ized to negotiate and enter into leases, subleases, conces-
- 23 sion contracts or other agreements for the use of such fa-
- 24 cilities on such terms and conditions as the Secretary may
- 25 determine reasonable.

1	INDIAN PROBATE JUDGES
2	SEC. 110. In fiscal year 2012 and each fiscal year
3	thereafter, for the purpose of adjudicating Indian probate
4	cases in the Department of the Interior, the hearing re-
5	quirements of chapter 10 of title 25, United States Code
6	are deemed satisfied by a proceeding conducted by an In-
7	dian probate judge, appointed by the Secretary without
8	regard to the provisions of title 5, United States Code
9	governing the appointments in the competitive service, for
10	such period of time as the Secretary determines necessary
11	Provided, That the basic pay of an Indian probate judge
12	so appointed may be fixed by the Secretary without regard
13	to the provisions of chapter 51, and subchapter III of
14	chapter 53 of title 5, United States Code, governing the
15	classification and pay of General Schedule employees, ex-
16	cept that no such Indian probate judge may be paid at
17	a level which exceeds the maximum rate payable for the
18	highest grade of the General Schedule, including locality
19	pay.
20	BUREAU OF OCEAN ENERGY MANAGEMENT, REGULATION
21	AND ENFORCEMENT REORGANIZATION
22	SEC. 111. The Secretary of the Interior, in order to
23	implement a reorganization of the Bureau of Ocean En-
24	ergy Management, Regulation and Enforcement, may es-
25	tablish accounts and transfer funds among and between

- 1 the offices and bureaus affected by the reorganization only
- 2 in conformance with the reprogramming guidelines de-
- 3 scribed in the report accompanying this Act.
- 4 AUTHORIZED USE OF INDIAN EDUCATION FUNDS
- 5 Sec. 112. Beginning July 1, 2008, any funds (includ-
- 6 ing investments and interest earned, except for construc-
- 7 tion funds) held by a Public Law 100–297 grant or a Pub-
- 8 lie Law 93–638 contract school shall, upon retrocession
- 9 to or re-assumption by the Bureau of Indian Education,
- 10 remain available to the Bureau of Indian Education for
- 11 a period of 5 years from the date of retrocession or re-
- 12 assumption for the benefit of the programs approved for
- 13 the school on October 1, 1995.
- 14 CONTRACTS AND AGREEMENTS FOR WILD HORSE AND
- 15 BURRO HOLDING FACILITIES
- 16 Sec. 113. (a) Notwithstanding any other provision
- 17 of this Act, the Secretary of the Interior may enter into
- 18 multiyear cooperative agreements with nonprofit organiza-
- 19 tions and other appropriate entities, and may enter into
- 20 multiyear contracts in accordance with the provisions of
- 21 section 304B of the Federal Property and Administrative
- 22 Services Act of 1949 (41 U.S.C. 254c) (except that the
- 23 5 year term restriction in subsection (d) shall not apply),
- 24 for the long-term care and maintenance of excess wild free
- 25 roaming horses and burros by such organizations or enti-

- 1 ties on private land. Such cooperative agreements and con-
- 2 tracts may not exceed 10 years, subject to renewal at the
- 3 discretion of the Secretary.
- 4 (b) During fiscal year 2012 and subsequent fiscal
- 5 years, in carrying out work involving cooperation with any
- 6 State or political subdivision thereof, the Bureau of Land
- 7 Management may record obligations against accounts re-
- 8 ceivable from any such entities.
- 9 BUREAU OF INDIAN EDUCATION OPERATED SCHOOLS
- SEC. 114. (a)(1) Nothwithstanding section 586(c) of
- 11 title 40, United States Code, the head of a Bureau-oper-
- 12 ated school is authorized to enter into agreements with
- 13 public and private persons and entities that provide for
- 14 such persons and entities to rent or lease the land or facili-
- 15 ties of the school in exchange for a consideration (in the
- 16 form of funds) that benefits the school, as determined by
- 17 the head of the school when such rent or lease does not
- 18 interfere with school operations.
- 19 (2) Funds received under paragraph (1) shall be re-
- 20 tained by the school and used for school purposes other-
- 21 wise authorized by law. Any funds received under para-
- 22 graph (1) are hereby made available until expended for
- 23 such purposes, notwithstanding section 3302 of title 31,
- 24 United States Code.

- 1 (3) Nothing in this section shall be construed to allow
- 2 for the diminishment of, or otherwise affect, the appro-
- 3 priation of funds to the budget accounts for the operation
- 4 and maintenance of Bureau-operated schools. No funds
- 5 shall be withheld from the distribution to the budget of
- 6 any Bureau-operated school due to the receipt by the
- 7 school of a benefit in accordance with this section.
- 8 (b) Notwithstanding any provision of title 5, United
- 9 States Code, or any regulation promulgated under such
- 10 title, education personnel who are under the direction and
- 11 supervision of the Secretary of the Interior may partici-
- 12 pate in a fundraising activity for the benefit of a Bureau-
- 13 operated school in an official capacity as part of their offi-
- 14 cial duties. When participating in such an official capacity,
- 15 the employee may use the employee's official title, position,
- 16 and authority. Nothing in this subsection shall be con-
- 17 strued to authorize participation in political activity (as
- 18 such term is used in section 7324 of title 5, United States
- 19 Code) otherwise prohibited by law.
- 20 (c) The Secretary of the Interior shall promulgate
- 21 regulations to carry out this section not later than 12
- 22 months after the date of the enactment of this Act. Such
- 23 regulations shall include—
- 24 (1) provisions for the establishment and admin-
- istration of mechanisms for the acceptance of con-

- 1 sideration for the use and benefit of a school in ac-
- 2 cordance with this section (including, in appropriate
- 3 cases, the establishment and administration of trust
- 4 funds);
- 5 (2) accountability standards to ensure ethical
- 6 conduct; and
- 7 (3) provisions for monitoring the amount and
- 8 terms of consideration received, the manner in which
- 9 the consideration is used, and any results achieved
- by such use.
- 11 (d) Provisions of this section shall apply to fiscal year
- 12 2012 and subsequent fiscal years.
- 13 MASS MARKING OF SALMONIDS
- 14 SEC. 115. The United States Fish and Wildlife Serv-
- 15 ice shall, in carrying out its responsibilities to protect
- 16 threatened and endangered species of salmon, implement
- 17 a system of mass marking of salmonid stocks, intended
- 18 for harvest, that are released from federally operated or
- 19 federally financed hatcheries including but not limited to
- 20 fish releases of coho, chinook, and steelhead species.
- 21 Marked fish must have a visible mark that can be readily
- 22 identified by commercial and recreational fishers.
- 23 YUKON-CHARLEY NATIONAL PRESERVE
- SEC. 116. None of the funds made available by this
- 25 Act may be used by the Secretary of the Interior to imple-

- 1 ment or enforce regulations concerning boating and other
- 2 activities on or relating to waters located within Yukon-
- 3 Charley National Preserve, including waters subject to the
- 4 jurisdiction of the United States, pursuant to section 3(h)
- 5 of Public Law 91–383 (16 U.S.C. 1a–2(h)) or any other
- 6 authority. This section does not affect the authority of the
- 7 Coast Guard to regulate the use of waters subject to the
- 8 jurisdiction of the United States within the Yukon-Charley
- 9 National Preserve.
- 10 DIRECT HIRE AUTHORITY
- 11 Sec. 117. (a) Direct Hire Authority.—During
- 12 fiscal year 2012 and thereafter, the Secretary of the Inte-
- 13 rior may appoint, without regard to the provisions of sub-
- 14 chapter I of chapter 33 of title 5, United States Code,
- 15 other than sections 3303 and 3328 of such title, a quali-
- 16 fied candidate described in subsection (b) directly to a po-
- 17 sition with a land managing agency of the Department
- 18 of the Interior for which the candidate meets Office of
- 19 Personnel Management qualification standards.
- 20 (b) Qualified Candidates Described.—Sub-
- 21 section (a) applies with respect to a former resource assist-
- 22 ant (as defined in section 203 of the Public Land Corps
- 23 Act (16 U.S.C. 1722)) who—
- 24 (1) completed a rigorous undergraduate or
- 25 graduate summer internship with a land managing

1	agency, such as the National Park Service Business
2	Plan Internship;
3	(2) successfully fulfilled the requirements of the
4	internship program; and
5	(2) subsectionally comed as and are distanced

- 5 (3) subsequently earned an undergraduate or 6 graduate degree from an accredited institution of 7 higher education.
- 8 (c) DURATION.—The direct hire authority under this 9 section may not be exercised with respect to a specific
- 10 qualified candidate after the end of the 2-year period be-
- 11 ginning on the date on which the candidate completed the
- 12 undergraduate or graduate degree, as the case may be.
- 13 REVIEW PROCESS FOR CERTAIN BUREAU OF LAND
- 14 MANAGEMENT ACTIONS
- 15 Sec. 118. (a) Exhaustion of Administrative Re-
- 16 VIEW REQUIRED.—Hereafter, a person may bring a civil
- 17 action challenging a proposed action of the Bureau of
- 18 Land Management concerning grazing on public lands (as
- 19 defined in section 103(e) of the Federal Land Policy and
- 20 Management Act of 1976 (43 U.S.C. 1702(e))) or an
- 21 amendment to a land use plan proposed under section 202
- 22 of such Act (43 U.S.C. 1712) in a Federal district court
- 23 only if the person has challenged the action or amendment
- 24 at the agency level and exhausted the administrative hear-

- 1 ings and appeals procedures established by the Depart-
- 2 ment of the Interior.
- 3 (b) Issue Limitation.—An issue may be considered
- 4 in the judicial review of an action or amendment referred
- 5 to in subsection (a) only if the issue was raised in the
- 6 administrative review process described in such subsection.
- 7 (c) Exception.—An exception to the requirement of
- 8 exhausting the administrative review process before seek-
- 9 ing judicial review shall be available if a Federal court
- 10 finds that the agency failed or was unable to make infor-
- 11 mation timely available during the administrative review
- 12 process for issues of material fact. For the purposes of
- 13 this subsection, "timely" means within 120 calender days
- 14 from the date that the challenge to the agency action or
- 15 amendment at issue is received for administrative review.
- 16 GRAY WOLVES
- 17 Sec. 119. Hereafter, any final rule published by the
- 18 Department of the Interior that provides that the gray
- 19 wolf (Canis lupus) in the State of Wyoming or in any of
- 20 the States within the range of the Western Great Lakes
- 21 Distinct Population Segment of the gray wolf (as defined
- 22 in the rule published on May 5, 2011 (76 Fed. Reg. 26086)
- 23 et seq.)) is not an endangered species or threatened spe-
- 24 cies under the Endangered Species Act of 1973 (16 U.S.C.
- 25 1531 et seq.), including any rule to remove such species

- 1 in such a State from the list of endangered species or
- 2 threatened species published under that Act, shall not be
- 3 subject to judicial review if such State has entered into
- 4 an agreement with the Secretary of the Interior that au-
- 5 thorizes the State to manage gray wolves in that State.
- 6 TRAILING LIVESTOCK OVER PUBLIC LAND
- 7 Sec. 120. During fiscal years 2012 through 2014,
- 8 the trailing of livestock across public land (as defined by
- 9 section 103 of the Federal Land Policy and Management
- 10 Act of 1976 (43 U.S.C. 1702)) and the implementation
- 11 of trailing practices by the Bureau of Land Management
- 12 shall not be subject to review under section 102(2)(C) of
- 13 the National Environmental Policy Act of 1969 (42 U.S.C.
- 14 4332(2)(C)).
- 15 BOEMRE REPORTING REQUIREMENTS
- 16 Sec. 121. The Secretary of the Interior shall—
- 17 (1) log and track the specific reasons for the
- 18 Bureau of Ocean Energy Management, Regulation
- and Enforcement returning to an applicant, without
- approval, any exploration plan, development and
- 21 production plan, development operations coordina-
- tion document, or application for permit to drill sub-
- 23 mitted with respect to any oil and gas lease for the
- 24 Outer Continental Shelf; and

1	(2) provide quarterly reports to the Committee
2	on Appropriations and Committee on Natural Re-
3	sources of the House of Representatives and the
4	Committee on Appropriations and Committee on En-
5	ergy and Natural Resources of the Senate that in-
6	clude—
7	(A) the date of original submission of each
8	document referred to in paragraph (1) received
9	by the Bureau in the period covered by a re-
10	port;
11	(B) for each such document—
12	(i) the date the document was re-
13	turned to the applicant;
14	(ii) the date the document is treated
15	by the Bureau as submitted; and
16	(iii) the date of final agency action
17	the document.
18	LEASE AUTHORIZATION
19	SEC. 122. (a) IN GENERAL.—The Secretary of the
20	Interior (referred to in this section as the "Secretary")
21	may lease to the Savannah Bar Pilots Association, or a
22	successor organization, no more than 30,000 square feet
23	of land and improvements within Fort Pulaski National
24	Monument (referred to in this section as the "Monu-
25	ment") at the location on Cockspur Island that has been

used continuously by the Savannah Bar Pilots Association 2 since 1940. 3 (b) RENTAL FEE AND PROCEEDS.— 4 (1) Rental fee.—For the lease authorized by 5 this Act, the Secretary shall require a rental fee 6 based on fair market value adjusted, as the Sec-7 retary deems appropriate, for amounts to be ex-8 pended by the lessee for property preservation, 9 maintenance, or repair and related expenses. 10 (2) Proceeds.—Disposition of the proceeds 11 from the rental fee required pursuant to paragraph 12 (1) shall be made in accordance with section 3(k)(5) 13 of Public Law 91–383 (16 U.S.C. 1a–2(k)(5)). 14 (c) Terms and Conditions.—A lease entered into 15 under this section— 16 (1) shall be for a term of no more than 10 17 years and, at the Secretary's discretion, for succes-18 sive terms of no more than 10 years at a time; and 19 (2) shall include any terms and conditions the 20 Secretary determines to be necessary to protect the 21 resources of the Monument and the public interest. 22 (d) Exemption From Applicable Law.—Except 23 as provided in section 2(b)(2) of this Act, the lease author-

ized by this Act shall not be subject to section 3(k) of

- 1 Public Law 91–383 (16 U.S.C. 1a–2(k)) or section 321
- 2 of Act of June 30, 1932 (40 U.S.C. 1302).
- 3 SELF-DETERMINATION DEMONSTRATION PROJECT
- 4 Sec. 123. The Director of the Bureau of Indian Af-
- 5 fairs shall reinstate the Demonstration Project that was
- 6 in place from 2004 until 2008 for the Indian tribes within
- 7 the California Tribal Trust Reform Consortium, the Salt
- 8 River Pima-Maricopa Indian Community, the Confed-
- 9 erated Salish and Kootenai Tribes of the Flathead Res-
- 10 ervation, and the Chippewa Cree Tribe of the Rocky Boys
- 11 Reservation; shall thereby ensure that the participating
- 12 tribes shall be able to continue operations independent of
- 13 the Department of the Interior's trust reform and reorga-
- 14 nization; and shall not impose its trust management infra-
- 15 structure upon or alter the existing trust resource man-
- 16 agement systems of the above referenced tribes having a
- 17 self-governance compact and operating in accordance with
- 18 the Tribal Self-Governance Program set forth in title IV
- 19 of Public Law 93-638 (25 U.S.C. 458aa-458hh): Pro-
- 20 vided, That the California Trust Reform Consortium and
- 21 any other participating Indian tribe agree to carry out
- 22 their responsibilities under the same written and imple-
- 23 mented fiduciary standards as those being carried by the
- 24 Secretary of the Interior, including complying with section
- 25 102 of Public Law 103–412 (25 U.S.C. 4011): *Provided*

1	further, That participating Indian tribes shall timely
2	transfer funds and supply sufficient data to enable the
3	Secretary of the Interior to comply with section 102 of
4	Public Law 103-412 (25 U.S.C. 4011) for accounts that
5	are maintained by the Department of the Interior when
6	funds are being collected by the Indian tribes: Provided
7	further, That such Indian tribes demonstrate to the satis-
8	faction of the Secretary of the Interior that they have the
9	capability to do so: Provided further, That the Secretary
10	of the Interior shall provide funds to the Indian tribes in
11	an amount equal to that required by section 403(g) of
12	Public Law 93-638 (25 U.S.C. 458cc(g)(3)), including
13	funds specifically or functionally related to the provision
14	of trust services to the Indian tribes or their members.
15	WILD LANDS FUNDING PROHIBITION
16	SEC. 124. None of the funds made available in this
17	Act or any other Act may be used to implement, admin-
18	ister, or enforce Secretarial Order No. 3310 issued by the
19	Secretary of the Interior on December 22, 2010.
20	TITLE II—ENVIRONMENTAL PROTECTION
21	AGENCY
22	Science and Technology
23	For science and technology, including research and
24	development activities, which shall include research and
25	development activities under the Comprehensive Environ-

- 1 mental Response, Compensation, and Liability Act of
- 2 1980, as amended; necessary expenses for personnel and
- 3 related costs and travel expenses; procurement of labora-
- 4 tory equipment and supplies; and other operating expenses
- 5 in support of research and development, \$754,611,000, to
- 6 remain available until September 30, 2013.
- 7 Environmental Programs and Management
- 8 For environmental programs and management, in-
- 9 cluding necessary expenses, not otherwise provided for, for
- 10 personnel and related costs and travel expenses; hire of
- 11 passenger motor vehicles; hire, maintenance, and oper-
- 12 ation of aircraft; purchase of reprints; library member-
- 13 ships in societies or associations which issue publications
- 14 to members only or at a price to members lower than to
- 15 subscribers who are not members; administrative costs of
- 16 the brownfields program under the Small Business Liabil-
- 17 ity Relief and Brownfields Revitalization Act of 2002; and
- 18 not to exceed \$19,000 for official reception and represen-
- 19 tation expenses, \$2,498,433,000, to remain available until
- 20 September 30, 2013: Provided, That of the funds included
- 21 under this heading, not less than \$346,280,000 shall be
- 22 for the Geographic Programs specified in the explanatory
- 23 statement accompanying this Act.

1	Office of Inspector General
2	For necessary expenses of the Office of Inspector
3	General in carrying out the provisions of the Inspector
4	General Act of 1978, as amended, \$41,099,000, to remain
5	available until September 30, 2013.
6	BUILDINGS AND FACILITIES
7	For construction, repair, improvement, extension, al-
8	teration, and purchase of fixed equipment or facilities of,
9	or for use by, the Environmental Protection Agency,
10	\$36,428,000, to remain available until expended.
11	Hazardous Substance Superfund
12	(INCLUDING TRANSFERS OF FUNDS)
13	For necessary expenses to carry out the Comprehen-
14	sive Environmental Response, Compensation, and Liabil-
15	ity Act of 1980 (CERCLA), as amended, including sec-
16	tions $111(e)(3)$, $(e)(5)$, $(e)(6)$, and $(e)(4)$ (42 U.S.C.
17	9611) \$1,224,295,000, to remain available until expended,
18	consisting of such sums as are available in the Trust Fund
19	on September 30, 2011, as authorized by section 517(a)
20	of the Superfund Amendments and Reauthorization Act
21	of 1986 (SARA) and up to \$1,224,295,000 as a payment
22	from general revenues to the Hazardous Substance Super-
23	fund for purposes as authorized by section 517(b) of
24	SARA, as amended: Provided, That funds appropriated
25	under this heading may be allocated to other Federal

- 1 agencies in accordance with section 111(a) of CERCLA:
- 2 Provided further, That of the funds appropriated under
- 3 this heading, \$9,955,000 shall be paid to the "Office of
- 4 Inspector General" appropriation to remain available until
- 5 September 30, 2013, and \$23,016,000 shall be paid to the
- 6 "Science and Technology" appropriation to remain avail-
- 7 able until September 30, 2013.
- 8 Leaking Underground Storage Tank Trust Fund
- 9 Program
- 10 For necessary expenses to carry out leaking under-
- 11 ground storage tank cleanup activities authorized by sub-
- 12 title I of the Solid Waste Disposal Act, as amended,
- 13 \$105,669,000, to remain available until expended, of
- 14 which \$78,051,000 shall be for carrying out leaking un-
- 15 derground storage tank cleanup activities authorized by
- 16 section 9003(h) of the Solid Waste Disposal Act, as
- 17 amended; \$34,430,000 shall be for carrying out the other
- 18 provisions of the Solid Waste Disposal Act specified in sec-
- 19 tion 9508(c) of the Internal Revenue Code, as amended:
- 20 Provided, That the Administrator is authorized to use ap-
- 21 propriations made available under this heading to imple-
- 22 ment section 9013 of the Solid Waste Disposal Act to pro-
- 23 vide financial assistance to federally recognized Indian
- 24 tribes for the development and implementation of pro-
- 25 grams to manage underground storage tanks.

1 Inland Oil Spill Programs 2 For expenses necessary to carry out the Environ-3 mental Protection Agency's responsibilities under the Oil 4 Pollution Act of 1990, \$18,274,000, to be derived from the Oil Spill Liability trust fund, to remain available until 6 expended. 7 STATE AND TRIBAL ASSISTANCE GRANTS 8 For environmental programs and infrastructure assistance, including capitalization grants for State revolv-10 ing funds and performance partnership grants, \$2,610,393,000, to remain available until expended, of 11 which \$689,000,000 shall be for making capitalization 12 grants for the Clean Water State Revolving Funds under title VI of the Federal Water Pollution Control Act, as 14 15 amended (the "Act"); of which \$829,000,000 shall be for making capitalization grants for the Drinking Water State 16 Revolving Funds under section 1452 of the Safe Drinking Water Act, as amended; \$60,000,000 shall be to carry out 19 section 104(k) of the Comprehensive Environmental Re-20 Compensation, and Liability Act of sponse, -198021 (CERCLA), as amended, including grants, interagency 22 agreements, and associated program support costs; 23 \$30,000,000 shall be for grants under title VII, subtitle G of the Energy Policy Act of 2005; and \$1,002,393,000

shall be for grants, including associated program support

- 1 costs, to States, federally recognized tribes, interstate
- 2 agencies, tribal consortia, and air pollution control agen-
- 3 cies for multi-media or single media pollution prevention,
- 4 control and abatement and related activities, including ac-
- 5 tivities pursuant to the provisions set forth under this
- 6 heading in Public Law 104–134, and for making grants
- 7 under section 103 of the Clean Air Act for particulate
- 8 matter monitoring and data collection activities subject to
- 9 terms and conditions specified by the Administrator, of
- 10 which \$49,396,000 shall be for carrying out section 128
- 11 of CERCLA, as amended, \$9,980,000 shall be for Envi-
- 12 ronmental Information Exchange Network grants, includ-
- 13 ing associated program support costs, \$11,300,000 of the
- 14 funds available for grants under section 106 of the Act
- 15 shall be for state participation in national- and state-level
- 16 statistical surveys of water resources and enhancements
- 17 to state monitoring programs and, in addition to funds
- 18 appropriated under the heading "Leaking Underground
- 19 Storage Tank Trust Fund Program" to carry out the pro-
- 20 visions of the Solid Waste Disposal Act specified in section
- 21 9508(c) of the Internal Revenue Code other than section
- 22 9003(h) of the Solid Waste Disposal Act, as amended,
- 23 \$1,550,000 shall be for grants to States under section
- 24 2007(f)(2) of the Solid Waste Disposal Act, as amended:
- 25 Provided, That notwithstanding section 603(d)(7) of the

Federal Water Pollution Control Act, the limitation on the amounts in a State water pollution control revolving fund 3 that may be used by a State to administer the fund shall 4 not apply to amounts included as principal in loans made by such fund in fiscal year 2012 and prior years where such amounts represent costs of administering the fund to the extent that such amounts are or were deemed rea-8 sonable by the Administrator, accounted for separately from other assets in the fund, and used for eligible pur-10 poses of the fund, including administration: Provided further, That for fiscal year 2012, and notwithstanding section 518(f) of the Act, the Administrator is authorized to 12 use the amounts appropriated for any fiscal year under section 319 of that Act to make grants to Federally recog-14 15 nized Indian tribes pursuant to sections 319(h) and 518(e) of that Act: Provided further, That for fiscal year 16 2012, notwithstanding the limitation on amounts in section 518(c) of the Federal Water Pollution Control Act 18 19 and section 1452(i) of the Safe Drinking Water Act, up 20 to a total of 2 percent of the funds appropriated for State 21 Revolving Funds under such Acts may be reserved by the Administrator for grants under section 518(c) and section 23 1452(i) of such Acts: Provided further, That for fiscal year 2012, notwithstanding the amounts specified in section 205(c) of the Federal Water Pollution Control Act, up to

- 1 1.5 percent of the aggregate funds appropriated for the
- 2 Clean Water State Revolving Fund program under the Act
- 3 less any sums reserved under section 518(c) of the Act,
- 4 may be reserved by the Administrator for grants made
- 5 under title II of the Clean Water Act for American Samoa,
- 6 Guam, the Commonwealth of the Northern Marianas, and
- 7 United States Virgin Islands: Provided further, That for
- 8 fiscal year 2012, notwithstanding the limitations on
- 9 amounts specified in section 1452(j) of the Safe Drinking
- 10 Water Act, up to 1.5 percent of the funds appropriated
- 11 for the Drinking Water State Revolving Fund programs
- 12 under the Safe Drinking Water Act may be reserved by
- 13 the Administrator for grants made under section 1452(j)
- 14 of the Safe Drinking Water Act: Provided further, That
- 15 not less than 30 percent of the funds made available under
- 16 this title to each State for Clean Water State Revolving
- 17 Fund capitalization grants and not less than 30 percent
- 18 of the funds made available under this title to each State
- 19 for Drinking Water State Revolving Fund capitalization
- 20 grants shall be used by the State to provide additional sub-
- 21 sidy to eligible recipients in the form of forgiveness of
- 22 principal, negative interest loans, or grants (or any com-
- 23 bination of these), and shall be so used by the State only
- 24 where such funds are provided as initial financing for an
- 25 eligible recipient or to buy, refinance, or restructure the

- 1 debt obligations of eligible recipients only where such debt
- 2 was incurred on or after the date of enactment of this
- 3 Act: Provided further, That no funds provided by this ap-
- 4 propriations Act to address the water, wastewater and
- 5 other critical infrastructure needs of the colonias in the
- 6 United States along the United States-Mexico border shall
- 7 be made available to a county or municipal government
- 8 unless that government has established an enforceable
- 9 local ordinance, or other zoning rule, which prevents in
- 10 that jurisdiction the development or construction of any
- 11 additional colonia areas, or the development within an ex-
- 12 isting colonia the construction of any new home, business,
- 13 or other structure which lacks water, wastewater, or other
- 14 necessary infrastructure: Provided further, That for fiscal
- 15 year 2012 and hereafter, of the funds provided for the
- 16 Clean Water Act and Safe Drinking Water Act State Re-
- 17 volving Fund Tribal Set-Asides, the Administrator may
- 18 transfer funds between those accounts in the same manner
- 19 as provided to States under section 302(a) of Public Law
- 20 104–182, as amended by Public Law 109–54.
- 21 Administrative Provisions, Environmental
- PROTECTION AGENCY
- 23 (INCLUDING TRANSFER AND RECISSION OF FUNDS)
- For fiscal year 2012, notwithstanding 31 U.S.C.
- 25 6303(1) and 6305(1), the Administrator of the Environ-

- 1 mental Protection Agency, in carrying out the Agency's
- 2 function to implement directly Federal environmental pro-
- 3 grams required or authorized by law in the absence of an
- 4 acceptable tribal program, may award cooperative agree-
- 5 ments to federally recognized Indian Tribes or Intertribal
- 6 consortia, if authorized by their member Tribes, to assist
- 7 the Administrator in implementing Federal environmental
- 8 programs for Indian Tribes required or authorized by law,
- 9 except that no such cooperative agreements may be award-
- 10 ed from funds designated for State financial assistance
- 11 agreements.
- 12 The Administrator of the Environmental Protection
- 13 Agency is authorized to collect and obligate pesticide reg-
- 14 istration service fees in accordance with section 33 of the
- 15 Federal Insecticide, Fungicide, and Rodenticide Act, as
- 16 amended by Public Law 110–94, the Pesticide Registra-
- 17 tion Improvement Renewal Act.
- 18 The Administrator is authorized to transfer up to
- 19 \$250,000,000 of the funds appropriated for the Great
- 20 Lakes Initiative under the heading "Environmental Pro-
- 21 grams and Management" to the head of any Federal de-
- 22 partment or agency, with the concurrence of such head,
- 23 to carry out activities that would support the Great Lakes
- 24 Restoration Initiative and Great Lakes Water Quality
- 25 Agreement programs, projects, or activities; to enter into

- 1 an interagency agreement with the head of such Federal
- 2 department or agency to carry out these activities; and
- 3 to make grants to governmental entities, nonprofit organi-
- 4 zations, institutions, and individuals for planning, re-
- 5 search, monitoring, outreach, and implementation in fur-
- 6 therance of the Great Lakes Restoration Initiative and the
- 7 Great Lakes Water Quality Agreement.
- 8 From unobligated balances to carry out projects and
- 9 activities funded through the "State and Tribal Assistance
- 10 Grants" and "Hazardous Substance Superfund" accounts,
- 11 \$140,000,000 are permanently rescinded: Provided, That
- 12 no amounts may be rescinded from amounts that were
- 13 designated by the Congress as an emergency requirement
- 14 pursuant to the Concurrent Resolution on the Budget or
- 15 the Balanced Budget and Emergency Deficit Control Act
- 16 of 1985, as amended.
- For fiscal year 2012 the requirements of section 513
- 18 of the Federal Water Pollution Control Act (33 U.S.C.
- 19 1372) shall apply to the construction of treatment works
- 20 carried out in whole or in part with assistance made avail-
- 21 able by a State water pollution control revolving fund as
- 22 authorized by title VI of that Act (33 U.S.C. 1381 et seq.),
- 23 or with assistance made available under section 205(m)
- 24 of that Act (33 U.S.C. 1285(m)), or both.

1	For fiscal year 2012 the requirements of section
2	1450(e) of the Safe Drinking Water Act (42 U.S.C. 300j-
3	9(e)) shall apply to any construction project carried out
4	in whole or in part with assistance made available by a
5	drinking water treatment revolving loan fund as author-
6	ized by section 1452 of that Act (42 U.S.C. 300j-12).
7	TITLE III—RELATED AGENCIES
8	DEPARTMENT OF AGRICULTURE
9	Forest Service
10	FOREST AND RANGELAND RESEARCH
11	For necessary expenses of forest and rangeland re-
12	search as authorized by law, \$277,282,000, to remain
13	available until expended: Provided, That of the funds pro-
14	vided, \$66,805,000 is for the forest inventory and analysis
15	program: Provided further, That of the funds provided, no
16	less than \$29,161,000 is for the forest products labora-
17	tory.
18	STATE AND PRIVATE FORESTRY
19	For necessary expenses of cooperating with and pro-
20	viding technical and financial assistance to States, terri-
21	tories, possessions, and others, and for forest health man-
22	agement, including treatments of pests, pathogens, and
23	invasive or noxious plants and for restoring and rehabili-
24	tating forests damaged by pests or invasive plants, cooper-
25	ative forestry, and education and land conservation activi-

- 1 ties as authorized, and conducting an international pro-
- 2 gram as authorized, \$208,608,000, to remain available
- 3 until expended, as authorized by law; of which \$3,000,000
- 4 is to be derived from the Land and Water Conservation
- 5 Fund and shall remain available until expended.
- 6 NATIONAL FOREST SYSTEM
- 7 For necessary expenses of the Forest Service, not
- 8 otherwise provided for, for management, protection, im-
- 9 provement, and utilization of the National Forest System,
- 10 1,546,463,000, to remain available until expended: Pro-
- 11 vided, That of the funds provided, \$336,722,000 shall be
- 12 for forest products: Provided further, That of the funds
- 13 provided, \$30,000,000 shall be deposited in the Collabo-
- 14 rative Forest Landscape Restoration Fund for ecological
- 15 restoration treatments as authorized by 16 U.S.C.
- 16 7303(f): Provided further, That of the funds provided, up
- 17 to \$122,600,000 is for the Integrated Resource Restora-
- 18 tion pilot program for Region 1, Region 3 and Region 4.
- 19 CAPITAL IMPROVEMENT AND MAINTENANCE
- 20 (INCLUDING TRANSFER OF FUNDS)
- 21 For necessary expenses of the Forest Service, not
- 22 otherwise provided for, \$378,088,000, to remain available
- 23 until expended, for construction, capital improvement,
- 24 maintenance and acquisition of buildings and other facili-
- 25 ties and infrastructure; and for construction, reconstruc-

- 1 tion, and maintenance of forest roads and trails by the
- 2 Forest Service as authorized by 16 U.S.C. 532–538 and
- 3 23 U.S.C. 101 and 205: *Provided*, That \$35,000,000 shall
- 4 be designated for urgently needed road decommissioning,
- 5 road and trail repair and maintenance and associated ac-
- 6 tivities, and removal of fish passage barriers, especially in
- 7 areas where Forest Service roads may be contributing to
- 8 water quality problems in streams and water bodies which
- 9 support threatened, endangered, or sensitive species or
- 10 community water sources: *Provided further*, That funds
- 11 becoming available in fiscal year 2012 under the Act of
- 12 March 4, 1913 (16 U.S.C. 501) shall be transferred to
- 13 the General Fund of the Treasury and shall not be avail-
- 14 able for transfer or obligation for any other purpose unless
- 15 the funds are appropriated: Provided further, That of the
- 16 funds provided for decommissioning of roads, up to
- 17 \$9,000,000 may be transferred to the "National Forest
- 18 System" to support the Integrated Resource Restoration
- 19 pilot program.
- 20 LAND ACQUISITION
- 21 For expenses necessary to carry out the provisions
- 22 of the Land and Water Conservation Fund Act of 1965,
- 23 as amended (16 U.S.C. 460l-4 through 11), including ad-
- 24 ministrative expenses, and for acquisition of land or
- 25 waters, or interest therein, in accordance with statutory

- 1 authority applicable to the Forest Service, \$12,500,000,
- 2 to be derived from the Land and Water Conservation
- 3 Fund and to remain available until expended.
- 4 ACQUISITION OF LANDS FOR NATIONAL FORESTS SPECIAL
- 5 ACTS
- 6 For acquisition of lands within the exterior bound-
- 7 aries of the Cache, Uinta, and Wasatch National Forests,
- 8 Utah; the Toiyabe National Forest, Nevada; and the An-
- 9 geles, San Bernardino, Sequoia, and Cleveland National
- 10 Forests, California, as authorized by law, \$955,000, to be
- 11 derived from forest receipts.
- 12 ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES
- 13 For acquisition of lands, such sums, to be derived
- 14 from funds deposited by State, county, or municipal gov-
- 15 ernments, public school districts, or other public school au-
- 16 thorities, and for authorized expenditures from funds de-
- 17 posited by non-Federal parties pursuant to Land Sale and
- 18 Exchange Acts, pursuant to the Act of December 4, 1967,
- 19 as amended (16 U.S.C. 484a), to remain available until
- 20 expended.
- 21 RANGE BETTERMENT FUND
- For necessary expenses of range rehabilitation, pro-
- 23 tection, and improvement, 50 percent of all moneys re-
- 24 ceived during the prior fiscal year, as fees for grazing do-
- 25 mestic livestock on lands in National Forests in the 16

- 1 Western States, pursuant to section 401(b)(1) of Public
- 2 Law 94–579, as amended, to remain available until ex-
- 3 pended, of which not to exceed 6 percent shall be available
- 4 for administrative expenses associated with on-the-ground
- 5 range rehabilitation, protection, and improvements.
- 6 GIFTS, DONATIONS AND BEQUESTS FOR FOREST AND
- 7 RANGELAND RESEARCH
- 8 For expenses authorized by 16 U.S.C. 1643(b),
- 9 \$45,000, to remain available until expended, to be derived
- 10 from the fund established pursuant to the above Act.
- 11 MANAGEMENT OF NATIONAL FOREST LANDS FOR
- 12 Subsistence uses
- For necessary expenses of the Forest Service to man-
- 14 age Federal lands in Alaska for subsistence uses under
- 15 title VIII of the Alaska National Interest Lands Conserva-
- 16 tion Act (Public Law 96-487), \$2,000,000, to remain
- 17 available until expended.
- 18 WILDLAND FIRE MANAGEMENT
- 19 (INCLUDING TRANSFERS OF FUNDS)
- For necessary expenses for forest fire presuppression
- 21 activities on National Forest System lands, for emergency
- 22 fire suppression on or adjacent to such lands or other
- 23 lands under fire protection agreement, hazardous fuels re-
- 24 duction on or adjacent to such lands, and for emergency
- 25 rehabilitation of burned-over National Forest System

- 1 lands and water, \$1,805,099,000, to remain available until
- 2 expended: Provided, That such funds including unobli-
- 3 gated balances under this heading, are available for repay-
- 4 ment of advances from other appropriations accounts pre-
- 5 viously transferred for such purposes: Provided further,
- 6 That such funds shall be available to reimburse State and
- 7 other cooperating entities for services provided in response
- 8 to wildfire and other emergencies or disasters to the extent
- 9 such reimbursements by the Forest Service for non-fire
- 10 emergencies are fully repaid by the responsible emergency
- 11 management agency: Provided further, That amounts in
- 12 this paragraph may be transferred to the "State and Pri-
- 13 vate Forestry", "National Forest System", and "Forest
- 14 and Rangeland Research" accounts to fund State fire as-
- 15 sistance, volunteer fire assistance, forest health manage-
- 16 ment, forest and rangeland research, the Joint Fire
- 17 Science Program, vegetation and watershed management,
- 18 heritage site rehabilitation, and wildlife and fish habitat
- 19 management and restoration: Provided further, That the
- 20 costs of implementing any cooperative agreement between
- 21 the Federal Government and any non-Federal entity may
- 22 be shared, as mutually agreed on by the affected parties:
- 23 Provided further, That of the funds provided herein, the
- 24 Secretary of Agriculture may enter into procurement con-
- 25 tracts or cooperative agreements, or issue grants for haz-

- 1 ardous fuels reduction activities and for training and mon-
- 2 itoring associated with such hazardous fuels reduction ac-
- 3 tivities, on Federal land, or on adjacent non-Federal land
- 4 for activities that benefit resources on Federal land: Pro-
- 5 vided further, That the Secretary of the Interior and the
- 6 Secretary of Agriculture may authorize the transfer of
- 7 funds appropriated for wildland fire management, in an
- 8 aggregate amount not to exceed \$10,000,000, between the
- 9 Departments when such transfers would facilitate and ex-
- 10 pedite jointly funded wildland fire management programs
- 11 and projects: Provided further, That of the funds provided
- 12 for hazardous fuels reduction, not to exceed \$5,000,000,
- 13 may be used to make grants, using any authorities avail-
- 14 able to the Forest Service under the State and Private
- 15 Forestry appropriation, for the purpose of creating incen-
- 16 tives for increased use of biomass from national forest
- 17 lands: Provided further, That no amounts may be cancelled
- 18 from amounts that were designated by the Congress as
- 19 an emergency requirement pursuant to the Concurrent
- 20 Resolution on the Budget or the Balanced Budget and
- 21 Emergency Deficit Control Act of 1985, as amended: Pro-
- 22 vided further, That, before obligating any of the funds pro-
- 23 vided herein for wildland fire suppression, the Secretary
- 24 of Agriculture shall obligate all unobligated balances pre-
- 25 viously made available under this heading that, when ap-

- 1 propriated, were designated by Congress as an emergency
- 2 requirement pursuant to the Concurrent Resolution on the
- 3 Budget or the Balanced Budget and Emergency Deficit
- 4 Control Act of 1985: Provided further, That the Secretary
- 5 of Agriculture may transfer not more than \$50,000,000
- 6 of the funds provided herein to the Secretary of the Inte-
- 7 rior if the Secretaries determine that the transfer will en-
- 8 hance the efficiency or effectiveness of Federal wildland
- 9 fire suppression activities: *Provided further*, That of the
- 10 funds for hazardous fuels reduction, up to \$27,100,000
- 11 may be transferred to the "National Forest System" to
- 12 support the Integrated Resource Restoration pilot pro-
- 13 gram.
- 14 Flame Wildfire Suppression Reserve Fund
- 15 (INCLUDING TRANSFERS OF FUNDS)
- 16 For necessary expenses for large fire suppression op-
- 17 erations of the Department of Agriculture and as a reserve
- 18 fund for suppression and Federal emergency response ac-
- 19 tivities, \$290,418,000, to remain available until expended:
- 20 Provided, That such amounts are available only for trans-
- 21 fer to the "Wildland Fire Management" account and only
- 22 following a declaration by the Secretary that either (1)
- 23 a wildland fire suppression event meets certain previously-
- 24 established risk-based written criteria for significant com-
- 25 plexity, severity, or threat posed by the fire or (2) funds

- 1 in the "Wildland Fire Management" account will be ex-
- 2 hausted within 30 days.
- 3 ADMINISTRATIVE PROVISIONS, FOREST SERVICE
- 4 (INCLUDING TRANSFERS OF FUNDS)
- 5 Appropriations to the Forest Service for the current
- 6 fiscal year shall be available for: (1) purchase of passenger
- 7 motor vehicles; acquisition of passenger motor vehicles
- 8 from excess sources, and hire of such vehicles; purchase,
- 9 lease, operation, maintenance, and acquisition of aircraft
- 10 from excess sources to maintain the operable fleet for use
- 11 in Forest Service wildland fire programs and other Forest
- 12 Service programs; notwithstanding other provisions of law,
- 13 existing aircraft being replaced may be sold, with proceeds
- 14 derived or trade-in value used to offset the purchase price
- 15 for the replacement aircraft; (2) services pursuant to 7
- 16 U.S.C. 2225, and not to exceed \$100,000 for employment
- 17 under 5 U.S.C. 3109; (3) purchase, erection, and alter-
- 18 ation of buildings and other public improvements (7
- 19 U.S.C. 2250); (4) acquisition of land, waters, and inter-
- 20 ests therein pursuant to 7 U.S.C. 428a; (5) expenses pur-
- 21 suant to the Volunteers in the National Forest Act of
- 22 1972 (16 U.S.C. 558a, 558d, and 558a note); (6) the cost
- 23 of uniforms as authorized by 5 U.S.C. 5901–5902; and
- 24 (7) debt collection contracts in accordance with 31 U.S.C.
- 25 3718(c).

- 1 Any appropriations or funds available to the Forest
- 2 Service may be transferred to the Wildland Fire Manage-
- 3 ment appropriation for forest firefighting, emergency re-
- 4 habilitation of burned-over or damaged lands or waters
- 5 under its jurisdiction, and fire preparedness due to severe
- 6 burning conditions upon the Secretary's notification of the
- 7 House and Senate Committees on Appropriations that all
- 8 fire suppression funds appropriated under the headings
- 9 "Wildland Fire Management" and "FLAME Wildfire
- 10 Suppression Reserve Fund" will be obligated within 30
- 11 days.
- Funds appropriated to the Forest Service shall be
- 13 available for assistance to or through the Agency for Inter-
- 14 national Development in connection with forest and range-
- 15 land research, technical information, and assistance in for-
- 16 eign countries, and shall be available to support forestry
- 17 and related natural resource activities outside the United
- 18 States and its territories and possessions, including tech-
- 19 nical assistance, education and training, and cooperation
- 20 with United States, private organizations, and inter-
- 21 national organizations.
- Of the funds available to the Forest Service up to
- 23 \$5,000,000 shall be available for priority projects within
- 24 the scope of the approved budget, which shall be carried
- 25 out by the Youth Conservation Corps and shall be carried

- 1 out under the authority of the Public Lands Corps Act
- 2 of 1993, Public Law 103–82, as amended by Public Lands
- 3 Corps Healthy Forests Restoration Act of 2005, Public
- 4 Law 109–154.
- 5 Of the funds available to the Forest Service, \$4,000
- 6 is available to the Chief of the Forest Service for official
- 7 reception and representation expenses.
- 8 Pursuant to sections 405(b) and 410(b) of Public
- 9 Law 101–593, of the funds available to the Forest Service,
- 10 up to \$3,000,000 may be advanced in a lump sum to the
- 11 National Forest Foundation to aid conservation partner-
- 12 ship projects in support of the Forest Service mission,
- 13 without regard to when the Foundation incurs expenses,
- 14 for projects on or benefitting National Forest System
- 15 lands or related to Forest Service programs: Provided,
- 16 That of the Federal funds made available to the Founda-
- 17 tion, no more than \$300,000 shall be available for admin-
- 18 istrative expenses: Provided further, That the Foundation
- 19 shall obtain, by the end of the period of Federal financial
- 20 assistance, private contributions to match on at least one-
- 21 for-one basis funds made available by the Forest Service:
- 22 Provided further, That the Foundation may transfer Fed-
- 23 eral funds to Federal or a non-Federal recipient for a
- 24 project at the same rate that the recipient has obtained
- 25 the non-Federal matching funds: Provided further, That

- 1 authorized investments of Federal funds held by the Foun-
- 2 dation may be made only in interest-bearing obligations
- 3 of the United States or in obligations guaranteed as to
- 4 both principal and interest by the United States.
- 5 Pursuant to section 2(b)(2) of Public Law 98–244,
- 6 \$3,000,000 of the funds available to the Forest Service
- 7 may be advanced to the National Fish and Wildlife Foun-
- 8 dation in a lump sum to aid cost-share conservation
- 9 projects, without regard to when expenses are incurred,
- 10 on or benefitting National Forest System lands or related
- 11 to Forest Service programs: *Provided*, That such funds
- 12 shall be matched on at least a one-for-one basis by the
- 13 Foundation or its sub-recipients: Provided further, That
- 14 the Foundation may transfer Federal funds to a Federal
- 15 or non-Federal recipient for a project at the same rate
- 16 that the recipient has obtained the non-Federal matching
- 17 funds.
- Funds appropriated to the Forest Service shall be
- 19 available for interactions with and providing technical as-
- 20 sistance to rural communities and natural resource-based
- 21 businesses for sustainable rural development purposes.
- Of the funds available to the Forest Service, an
- 23 amount not to exceed \$55,000,000 shall be assessed for
- 24 the purpose of performing fire, administrative and other
- 25 facilities maintenance. Such assessments shall occur using

- 1 a square foot rate charged on the same basis the agency
- 2 uses to assess programs for payment of rent, utilities, and
- 3 other support services.
- 4 Notwithstanding any other provision of law, any ap-
- 5 propriations or funds available to the Forest Service not
- 6 to exceed \$500,000 may be used to reimburse the Office
- 7 of the General Counsel (OGC), Department of Agri-
- 8 culture, for travel and related expenses incurred as a re-
- 9 sult of OGC assistance or participation requested by the
- 10 Forest Service at meetings, training sessions, management
- 11 reviews, land purchase negotiations and similar non-litiga-
- 12 tion related matters. Future budget justifications for both
- 13 the Forest Service and Department of Agriculture should
- 14 clearly display the sums previously transferred and the re-
- 15 quested funding transfers.
- None of the funds available to the Forest Service may
- 17 be reprogrammed without the advance approval of the
- 18 House and Senate Committees on Appropriations in ac-
- 19 cordance with the reprogramming procedures contained in
- 20 the joint explanatory statement of the managers accom-
- 21 panying this Act.

1	DEPARTMENT OF HEALTH AND HUMAN
2	SERVICES
3	Indian Health Service
4	INDIAN HEALTH SERVICES
5	For expenses necessary to carry out the Act of Au-
6	gust 5, 1954 (68 Stat. 674), the Indian Self-Determina-
7	tion Act, the Indian Health Care Improvement Act, and
8	titles II and III of the Public Health Service Act with re-
9	spect to the Indian Health Service, \$4,034,322,000 to-
10	gether with payments received during the fiscal year pur-
11	suant to 42 U.S.C. 238(b) and 238b for services furnished
12	by the Indian Health Service: Provided, That funds made
13	available to tribes and tribal organizations through con-
14	tracts, grant agreements, or any other agreements or com-
15	pacts authorized by the Indian Self-Determination and
16	Education Assistance Act of 1975 (25 U.S.C. 450), shall
17	be deemed to be obligated at the time of the grant or con-
18	tract award and thereafter shall remain available to the
19	tribe or tribal organization without fiscal year limitation:
20	Provided further, That \$836,685,000 for contract medical
21	care, including \$51,500,000 for the Indian Catastrophic
22	Health Emergency Fund, shall remain available until ex-
23	pended: Provided further, That of the funds provided, up
24	to \$36,000,000 shall remain available until expended for
25	implementation of the loan repayment program under sec-

- 1 tion 108 of the Indian Health Care Improvement Act: Pro-
- 2 vided further, That the amounts collected by the Federal
- 3 Government as authorized by sections 104 and 108 of the
- 4 Indian Health Care Improvement Act (25 U.S.C. 1613a
- 5 and 1616a) during the preceding fiscal year for breach
- 6 of contracts shall be deposited to the Fund authorized by
- 7 section 108A of the Act (25 U.S.C. 1616a-1) and shall
- 8 remain available until expended and, notwithstanding sec-
- 9 tion 108A(c) of the Act (25 U.S.C. 1616a-1(c)), funds
- 10 shall be available to make new awards under the loan re-
- 11 payment and scholarship programs under sections 104
- 12 and 108 of the Act (25 U.S.C. 1613a and 1616a): Pro-
- 13 vided further, That \$16,391,000 is provided for the meth-
- 14 amphetamine and suicide prevention and treatment initia-
- 15 tive and \$10,000,000 is provided for the domestic violence
- 16 prevention initiative and, notwithstanding any other provi-
- 17 sion of law, the amounts available under this proviso shall
- 18 be allocated at the discretion of the Director of the Indian
- 19 Health Service and shall remain available until expended:
- 20 Provided further, That funds provided in this Act may be
- 21 used for annual contracts and grants that fall within two
- 22 fiscal years, provided the total obligation is recorded in
- 23 the year the funds are appropriated: Provided further,
- 24 That the amounts collected by the Secretary of Health and
- 25 Human Services under the authority of title IV of the In-

- dian Health Care Improvement Act shall remain available until expended for the purpose of achieving compliance 3 with the applicable conditions and requirements of titles 4 XVIII and XIX of the Social Security Act, except for those related to the planning, design, or construction of new facilities: Provided further, That funding contained herein 6 for scholarship programs under the Indian Health Care 8 Improvement Act (25 U.S.C. 1613) shall remain available until expended: Provided further, That amounts received 10 by tribes and tribal organizations under title IV of the Indian Health Care Improvement Act shall be reported and 12 accounted for and available to the receiving tribes and tribal organizations until expended: Provided further, That, notwithstanding any other provision of law, of the 14 15 amounts provided herein, not to exceed \$573,761,000 shall be for payments to tribes and tribal organizations 16 for contract or grant support costs associated with contracts, grants, self-governance compacts, or annual fund-18 19 ing agreements between the Indian Health Service and a 20 tribe or tribal organization pursuant to the Indian Self-21 Determination Act of 1975, as amended, prior to or during fiscal year 2012, of which not to exceed \$10,000,000
- 25 governance compacts, or annual funding agreements: Pro-

may be used for contract support costs associated with

new or expanded self-determination contracts, grants, self-

23

- 1 vided further, That the Bureau of Indian Affairs may col-
- 2 lect from the Indian Health Service, tribes and tribal orga-
- 3 nizations operating health facilities pursuant to Public
- 4 Law 93–638, such individually identifiable health informa-
- 5 tion relating to disabled children as may be necessary for
- 6 the purpose of carrying out its functions under the Indi-
- 7 viduals with Disabilities Education Act (20 U.S.C. 1400,
- 8 et seq.): Provided further, That the Indian Health Care
- 9 Improvement Fund may be used, as needed, to carry out
- 10 activities typically funded under the Indian Health Facili-
- 11 ties account.
- 12 INDIAN HEALTH FACILITIES
- For construction, repair, maintenance, improvement,
- 14 and equipment of health and related auxiliary facilities,
- 15 including quarters for personnel; preparation of plans,
- 16 specifications, and drawings; acquisition of sites, purchase
- 17 and erection of modular buildings, and purchases of trail-
- 18 ers; and for provision of domestic and community sanita-
- 19 tion facilities for Indians, as authorized by section 7 of
- 20 the Act of August 5, 1954 (42 U.S.C. 2004a), the Indian
- 21 Self-Determination Act, and the Indian Health Care Im-
- 22 provement Act, and for expenses necessary to carry out
- 23 such Acts and titles II and III of the Public Health Serv-
- 24 ice Act with respect to environmental health and facilities
- 25 support activities of the Indian Health Service,

- 1 \$427,259,000, to remain available until expended: Pro-
- 2 vided, That no less than \$20,000,000 in available, unobli-
- 3 gated prior-year funds shall be used in addition to
- 4 amounts provided by this Act: Provided further, That not-
- 5 withstanding any other provision of law, funds appro-
- 6 priated for the planning, design, construction, renovation
- 7 or expansion of health facilities for the benefit of an In-
- 8 dian tribe or tribes may be used to purchase land on which
- 9 such facilities will be located: Provided further, That not
- 10 to exceed \$500,000 shall be used by the Indian Health
- 11 Service to purchase TRANSAM equipment from the De-
- 12 partment of Defense for distribution to the Indian Health
- 13 Service and tribal facilities: *Provided further*, That none
- 14 of the funds appropriated to the Indian Health Service
- 15 may be used for sanitation facilities construction for new
- 16 homes funded with grants by the housing programs of the
- 17 United States Department of Housing and Urban Devel-
- 18 opment: Provided further, That not to exceed \$2,700,000
- 19 from this account and the "Indian Health Services" ac-
- 20 count shall be used by the Indian Health Service to obtain
- 21 ambulances for the Indian Health Service and tribal facili-
- 22 ties in conjunction with an existing interagency agreement
- 23 between the Indian Health Service and the General Serv-
- 24 ices Administration: Provided further, That not to exceed
- 25 \$500,000 shall be placed in a Demolition Fund, to remain

- 1 available until expended, and be used by the Indian Health
- 2 Service for the demolition of Federal buildings.
- 3 ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE
- 4 Appropriations provided in this Act to the Indian
- 5 Health Service shall be available for services as authorized
- 6 by 5 U.S.C. 3109 at rates not to exceed the per diem rate
- 7 equivalent to the maximum rate payable for senior-level
- 8 positions under 5 U.S.C. 5376; hire of passenger motor
- 9 vehicles and aircraft; purchase of medical equipment; pur-
- 10 chase of reprints; purchase, renovation and erection of
- 11 modular buildings and renovation of existing facilities;
- 12 payments for telephone service in private residences in the
- 13 field, when authorized under regulations approved by the
- 14 Secretary; uniforms or allowances therefor as authorized
- 15 by 5 U.S.C. 5901–5902; and for expenses of attendance
- 16 at meetings that relate to the functions or activities of the
- 17 Indian Health Service.
- In accordance with the provisions of the Indian
- 19 Health Care Improvement Act, non-Indian patients may
- 20 be extended health care at all tribally administered or In-
- 21 dian Health Service facilities, subject to charges, and the
- 22 proceeds along with funds recovered under the Federal
- 23 Medical Care Recovery Act (42 U.S.C. 2651–2653) shall
- 24 be credited to the account of the facility providing the
- 25 service and shall be available without fiscal year limitation.

- 1 Notwithstanding any other law or regulation, funds trans-
- 2 ferred from the Department of Housing and Urban Devel-
- 3 opment to the Indian Health Service shall be administered
- 4 under Public Law 86–121, the Indian Sanitation Facilities
- 5 Act and Public Law 93–638, as amended.
- 6 Funds appropriated to the Indian Health Service in
- 7 this Act, except those used for administrative and program
- 8 direction purposes, shall not be subject to limitations di-
- 9 rected at curtailing Federal travel and transportation.
- None of the funds made available to the Indian
- 11 Health Service in this Act shall be used for any assess-
- 12 ments or charges by the Department of Health and
- 13 Human Services unless identified in the budget justifica-
- 14 tion and provided in this Act, or approved by the House
- 15 and Senate Committees on Appropriations through the re-
- 16 programming process.
- 17 Notwithstanding any other provision of law, funds
- 18 previously or herein made available to a tribe or tribal or-
- 19 ganization through a contract, grant, or agreement au-
- 20 thorized by title I or title V of the Indian Self-Determina-
- 21 tion and Education Assistance Act of 1975 (25 U.S.C.
- 22 450), may be deobligated and reobligated to a self-deter-
- 23 mination contract under title I, or a self-governance agree-
- 24 ment under title V of such Act and thereafter shall remain

- 1 available to the tribe or tribal organization without fiscal
- 2 year limitation.
- None of the funds made available to the Indian
- 4 Health Service in this Act shall be used to implement the
- 5 final rule published in the Federal Register on September
- 6 16, 1987, by the Department of Health and Human Serv-
- 7 ices, relating to the eligibility for the health care services
- 8 of the Indian Health Service until the Indian Health Serv-
- 9 ice has submitted a budget request reflecting the increased
- 10 costs associated with the proposed final rule, and such re-
- 11 quest has been included in an appropriations Act and en-
- 12 acted into law.
- With respect to functions transferred by the Indian
- 14 Health Service to tribes or tribal organizations, the Indian
- 15 Health Service is authorized to provide goods and services
- 16 to those entities on a reimbursable basis, including pay-
- 17 ments in advance with subsequent adjustment. The reim-
- 18 bursements received therefrom, along with the funds re-
- 19 ceived from those entities pursuant to the Indian Self-De-
- 20 termination Act, may be credited to the same or subse-
- 21 quent appropriation account from which the funds were
- 22 originally derived, with such amounts to remain available
- 23 until expended.
- Reimbursements for training, technical assistance, or
- 25 services provided by the Indian Health Service will contain

1	total costs, including direct, administrative, and overhead
2	associated with the provision of goods, services, or tech-
3	nical assistance.
4	The appropriation structure for the Indian Health
5	Service may not be altered without advance notification
6	to the House and Senate Committees on Appropriations
7	NATIONAL INSTITUTES OF HEALTH
8	NATIONAL INSTITUTE OF ENVIRONMENTAL HEALTH
9	SCIENCES
10	For necessary expenses for the National Institute of
11	Environmental Health Sciences in carrying out activities
12	set forth in section 311(a) of the Comprehensive Environ-
13	mental Response, Compensation, and Liability Act of
14	1980, as amended, and section 126(g) of the Superfund
15	Amendments and Reauthorization Act of 1986,
16	\$79,054,000.
17	AGENCY FOR TOXIC SUBSTANCES AND DISEASE
18	REGISTRY
19	TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC
20	HEALTH
21	For necessary expenses for the Agency for Toxic Sub-
22	stances and Disease Registry (ATSDR) in carrying out
23	activities set forth in sections 104(i) and 111(c)(4) of the
24	Comprehensive Environmental Response, Compensation.

25 and Liability Act of 1980 (CERCLA), as amended; section

- 1 118(f) of the Superfund Amendments and Reauthoriza-
- 2 tion Act of 1986 (SARA), as amended; and section 3019
- 3 of the Solid Waste Disposal Act, as amended,
- 4 \$74,039,000, of which up to \$1,000 per eligible employee
- 5 of the Agency for Toxic Substance and Disease Registry
- 6 shall remain available until expended for Individual Learn-
- 7 ing Accounts: Provided, That notwithstanding any other
- 8 provision of law, in lieu of performing a health assessment
- 9 under section 104(i)(6) of CERCLA, the Administrator
- 10 of ATSDR may conduct other appropriate health studies,
- 11 evaluations, or activities, including, without limitation,
- 12 biomedical testing, clinical evaluations, medical moni-
- 13 toring, and referral to accredited health care providers:
- 14 Provided further, That in performing any such health as-
- 15 sessment or health study, evaluation, or activity, the Ad-
- 16 ministrator of ATSDR shall not be bound by the deadlines
- 17 in section 104(i)(6)(A) of CERCLA: Provided further,
- 18 That none of the funds appropriated under this heading
- 19 shall be available for ATSDR to issue in excess of 40 toxi-
- 20 cological profiles pursuant to section 104(i) of CERCLA
- 21 during fiscal year 2012, and existing profiles may be up-
- 22 dated as necessary.

1	OTHER RELATED AGENCIES
2	EXECUTIVE OFFICE OF THE PRESIDENT
3	COUNCIL ON ENVIRONMENTAL QUALITY AND OFFICE OF
4	ENVIRONMENTAL QUALITY
5	For necessary expenses to continue functions as-
6	signed to the Council on Environmental Quality and Office
7	of Environmental Quality pursuant to the National Envi-
8	ronmental Policy Act of 1969, the Environmental Quality
9	Improvement Act of 1970, and Reorganization Plan No.
10	1 of 1977, and not to exceed \$750 for official reception
11	and representation expenses, \$2,661,000: Provided, That
12	notwithstanding section 202 of the National Environ-
13	mental Policy Act of 1970, the Council shall consist of
14	one member, appointed by the President, by and with the
15	advice and consent of the Senate, serving as chairman and
16	exercising all powers, functions, and duties of the Council.
17	CHEMICAL SAFETY AND HAZARD INVESTIGATION BOARD
18	SALARIES AND EXPENSES
19	For necessary expenses in carrying out activities pur-
20	suant to section 112(r)(6) of the Clean Air Act, as amend-
21	ed, including hire of passenger vehicles, uniforms or allow-
22	ances therefor, as authorized by 5 U.S.C. 5901–5902, and
23	for services authorized by 5 U.S.C. 3109 but at rates for
24	individuals not to exceed the per diem equivalent to the
25	maximum rate payable for senior level positions under 5

- 1 U.S.C. 5376, \$10,000,000: Provided, That the Chemical
- 2 Safety and Hazard Investigation Board (Board) shall have
- 3 not more than three career Senior Executive Service posi-
- 4 tions: Provided further, That notwithstanding any other
- 5 provision of law, the individual appointed to the position
- 6 of Inspector General of the Environmental Protection
- 7 Agency (EPA) shall, by virtue of such appointment, also
- 8 hold the position of Inspector General of the Board: Pro-
- 9 vided further, That notwithstanding any other provision
- 10 of law, the Inspector General of the Board shall utilize
- 11 personnel of the Office of Inspector General of EPA in
- 12 performing the duties of the Inspector General of the
- 13 Board, and shall not appoint any individuals to positions
- 14 within the Board.
- 15 OFFICE OF NAVAJO AND HOPI INDIAN RELOCATION
- 16 SALARIES AND EXPENSES
- 17 For necessary expenses of the Office of Navajo and
- 18 Hopi Indian Relocation as authorized by Public Law 93-
- 19 531, \$7,530,000, to remain available until expended: *Pro-*
- 20 vided, That funds provided in this or any other appropria-
- 21 tions Act are to be used to relocate eligible individuals and
- 22 groups including evictees from District 6, Hopi-partitioned
- 23 lands residents, those in significantly substandard hous-
- 24 ing, and all others certified as eligible and not included
- 25 in the preceding categories: Provided further, That none

1	of the funds made available by this or any other Act may
2	be used by the Office of Navajo and Hopi Indian Reloca-
3	tion to evict any single Navajo or Navajo family who, as
4	of November 30, 1985, was physically domiciled on the
5	lands partitioned to the Hopi Tribe unless a new or re-
6	placement home is provided for such household: Provided
7	further, That no relocatee shall be provided with more
8	than one new or replacement home: Provided further, That
9	the Office shall relocate any certified eligible relocatees
10	who have selected and received an approved homesite or
11	the Navajo reservation or selected a replacement residence
12	off the Navajo reservation or on the land acquired pursu-
13	ant to 25 U.S.C. 640d–10.
14	Institute of American Indian and Alaska Native
15	CULTURE AND ARTS DEVELOPMENT
16	PAYMENT TO THE INSTITUTE
17	For payment to the Institute of American Indian and
18	Alaska Native Culture and Arts Development, as author-
19	ized by title XV of Public Law 99-498, as amended (20
20	U.S.C. 56 part A), \$7,900,000.
21	SMITHSONIAN INSTITUTION
22	SALARIES AND EXPENSES
23	For necessary expenses of the Smithsonian Institu-
24	tion, as authorized by law, including research in the fields
25	of art, science, and history; development, preservation, and

- 1 documentation of the National Collections; presentation of
- 2 public exhibits and performances; collection, preparation,
- 3 dissemination, and exchange of information and publica-
- 4 tions; conduct of education, training, and museum assist-
- 5 ance programs; maintenance, alteration, operation, lease
- 6 agreements of no more than 30 years, and protection of
- 7 buildings, facilities, and approaches; not to exceed
- 8 \$100,000 for services as authorized by 5 U.S.C. 3109; and
- 9 purchase, rental, repair, and cleaning of uniforms for em-
- 10 ployees, \$626,971,000, to remain available until Sep-
- 11 tember 30, 2013, except as otherwise provided herein; of
- 12 which not to exceed \$20,137,000 for the instrumentation
- 13 program, collections acquisition, exhibition reinstallation,
- 14 the National Museum of African American History and
- 15 Culture, and the repatriation of skeletal remains program
- 16 shall remain available until expended; and including such
- 17 funds as may be necessary to support American overseas
- 18 research centers: Provided, That funds appropriated here-
- 19 in are available for advance payments to independent con-
- 20 tractors performing research services or participating in
- 21 official Smithsonian presentations.
- FACILITIES CAPITAL
- For necessary expenses of repair, revitalization, and
- 24 alteration of facilities owned or occupied by the Smithso-
- 25 nian Institution, by contract or otherwise, as authorized

- 1 by section 2 of the Act of August 22, 1949 (63 Stat. 623),
- 2 and for construction, including necessary personnel,
- 3 \$124,750,000, to remain available until expended, of
- 4 which not to exceed \$10,000 is for services as authorized
- 5 by 5 U.S.C. 3109: *Provided*, That beginning in fiscal year
- 6 2012 and thereafter, any procurement for the construction
- 7 of the National Museum of African American History and
- 8 Culture, as authorized under section 8 of the National Mu-
- 9 seum of African American History and Culture Act (20
- 10 U.S.C. 80r-6), may be issued which includes the full scope
- 11 of the project: Provided further, That the solicitation and
- 12 contract with respect to the procurement shall contain the
- 13 "availability of funds" clause described in section
- 14 52.232.18 of title 48, Code of Federal Regulations.
- NATIONAL GALLERY OF ART
- 16 SALARIES AND EXPENSES
- 17 For the upkeep and operations of the National Gal-
- 18 lery of Art, the protection and care of the works of art
- 19 therein, and administrative expenses incident thereto, as
- 20 authorized by the Act of March 24, 1937 (50 Stat. 51),
- 21 as amended by the public resolution of April 13, 1939
- 22 (Public Resolution 9, Seventy-sixth Congress), including
- 23 services as authorized by 5 U.S.C. 3109; payment in ad-
- 24 vance when authorized by the treasurer of the Gallery for
- 25 membership in library, museum, and art associations or

- 1 societies whose publications or services are available to
- 2 members only, or to members at a price lower than to the
- 3 general public; purchase, repair, and cleaning of uniforms
- 4 for guards, and uniforms, or allowances therefor, for other
- 5 employees as authorized by law (5 U.S.C. 5901–5902);
- 6 purchase or rental of devices and services for protecting
- 7 buildings and contents thereof, and maintenance, alter-
- 8 ation, improvement, and repair of buildings, approaches,
- 9 and grounds; and purchase of services for restoration and
- 10 repair of works of art for the National Gallery of Art by
- 11 contracts made, without advertising, with individuals,
- 12 firms, or organizations at such rates or prices and under
- 13 such terms and conditions as the Gallery may deem prop-
- 14 er, \$112,185,000, of which not to exceed \$3,481,000 for
- 15 the special exhibition program shall remain available until
- 16 expended.
- 17 REPAIR, RESTORATION AND RENOVATION OF BUILDINGS
- 18 For necessary expenses of repair, restoration and
- 19 renovation of buildings, grounds and facilities owned or
- 20 occupied by the National Gallery of Art, by contract or
- 21 otherwise, for lease agreements of no more than 10 years
- that address space needs created by the ongoing renova-
- 23 tions in the Master Facilities Plan, as authorized,
- 24 \$13,938,000, to remain available until expended: Pro-
- 25 vided, That contracts awarded for environmental systems,

1	protection systems, and exterior repair or renovation of
2	buildings of the National Gallery of Art may be negotiated
3	with selected contractors and awarded on the basis of con-
4	tractor qualifications as well as price.
5	JOHN F. KENNEDY CENTER FOR THE PERFORMING
6	Arts
7	OPERATIONS AND MAINTENANCE
8	For necessary expenses for the operation, mainte-
9	nance and security of the John F. Kennedy Center for
10	the Performing Arts, \$22,455,000.
11	CAPITAL REPAIR AND RESTORATION
12	For necessary expenses for capital repair and restora-
13	tion of the existing features of the building and site of
14	the John F. Kennedy Center for the Performing Arts
15	\$13,650,000, to remain available until expended.
16	WOODROW WILSON INTERNATIONAL CENTER FOR
17	SCHOLARS
18	SALARIES AND EXPENSES
19	For expenses necessary in carrying out the provisions
20	of the Woodrow Wilson Memorial Act of 1968 (82 Stat
21	1356) including hire of passenger vehicles and services as
22	authorized by 5 U.S.C. 3109, \$10,000,000, to remain
23	available until September 30, 2013.

1	NATIONAL FOUNDATION ON THE ARTS AND THE
2	HUMANITIES
3	NATIONAL ENDOWMENT FOR THE ARTS
4	GRANTS AND ADMINISTRATION
5	For necessary expenses to carry out the National
6	Foundation on the Arts and the Humanities Act of 1965,
7	\$135,000,000 shall be available to the National Endow-
8	ment for the Arts for the support of projects and produc-
9	tions in the arts, including arts education and public out-
10	reach activities, through assistance to organizations and
11	individuals pursuant to section 5 of the Act, for program
12	support, and for administering the functions of the Act,
13	to remain available until expended.
14	NATIONAL ENDOWMENT FOR THE HUMANITIES
15	GRANTS AND ADMINISTRATION
16	For necessary expenses to carry out the National
17	Foundation on the Arts and the Humanities Act of 1965,
18	\$135,000,000, to remain available until expended, of
19	which \$125,000,000 shall be available for support of ac-
20	tivities in the humanities, pursuant to section 7(e) of the
21	Act and for administering the functions of the Act; and
22	\$10,000,000 shall be available to carry out the matching
23	grants program pursuant to section 10(a)(2) of the Act,
24	including \$8,000,000 for the purposes of section 7(h):
25	Provided, That appropriations for carrying out section

- 1 10(a)(2) of such Act shall be available for obligation only
- 2 in such amounts as may be equal to the total amounts
- 3 of gifts, bequests, and devises of money, and other prop-
- 4 erty accepted by the chairman or by grantees of the En-
- 5 downent under the provisions of subsections 11(a)(2)(B)
- 6 and 11(a)(3)(B) of such Act during the current and pre-
- 7 ceding fiscal years for which equal amounts have not pre-
- 8 viously been appropriated.

9 ADMINISTRATIVE PROVISIONS

- None of the funds appropriated to the National En-
- 11 downent for the Arts or to the National Endowment for
- 12 the Humanities may be used to process any grant or con-
- 13 tract documents which do not include the text of 18
- 14 U.S.C. 1913: Provided, That none of the funds appro-
- 15 priated to either Endowment may be used for official re-
- 16 ception and representation expenses: Provided further,
- 17 That funds from nonappropriated sources may be used as
- 18 necessary for official reception and representation ex-
- 19 penses: Provided further, That the Chairperson of the Na-
- 20 tional Endowment for the Arts may approve grants of up
- 21 to \$10,000, if in the aggregate this amount does not ex-
- 22 ceed 5 percent of the sums appropriated for grant-making
- 23 purposes per year: Provided further, That such small grant
- 24 actions are taken pursuant to the terms of an expressed

1	and direct delegation of authority from the National Coun-
2	cil on the Arts to the Chairperson.
3	Commission of Fine Arts
4	SALARIES AND EXPENSES
5	For expenses of the Commission of Fine Arts under
6	Chapter 91 of title 40, United States Code, \$2,234,000:
7	Provided, That the Commission is authorized to charge
8	fees to cover the full costs of its publications, and such
9	fees shall be credited to this account as an offsetting col-
10	lection, to remain available until expended without further
11	appropriation: Provided further, That the Commission is
12	authorized to accept gifts, including objects, papers, art-
13	work, drawings and artifacts, that pertain to the history
14	and design of the Nation's Capital or the history and ac-
15	tivities of the Commission of Fine Arts, for the purpose
16	of artistic display, study or education.
17	Advisory Council on Historic Preservation
18	SALARIES AND EXPENSES
19	For necessary expenses of the Advisory Council on
20	Historic Preservation (Public Law 89–665, as amended),
21	\$5,498,000.
22	NATIONAL CAPITAL PLANNING COMMISSION
23	SALARIES AND EXPENSES
24	For necessary expenses of the National Capital Plan-
25	ning Commission under Chapter 87 of title 40, United

1	States Code, including services as authorized by 5 U.S.C.
2	3109, \$8,133,000.
3	United States Holocaust Memorial Museum
4	HOLOCAUST MEMORIAL MUSEUM
5	For expenses of the Holocaust Memorial Museum, as
6	authorized by Public Law 106–292 (36 U.S.C. 2301–
7	2310), \$50,524,000, of which \$515,000 shall remain
8	available until September 30, 2014, for the Museum's
9	equipment replacement program; and of which $\$1,900,000$
10	for the Museum's repair and rehabilitation program and
11	\$1,264,000 for the Museum's outreach initiatives program
12	shall remain available until expended.
	Presidio Trust
13	Presidio Trust Presidio trust fund
13 14	
13 14 15	PRESIDIO TRUST FUND
13 14 15	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996,
13 14 15 16	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996,
13 14 15 16	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996, \$12,000,000 shall be available to the Presidio Trust, to
13 14 15 16 17	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996, \$12,000,000 shall be available to the Presidio Trust, to remain available until expended.
13 14 15 16 17 18	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996, \$12,000,000 shall be available to the Presidio Trust, to remain available until expended. DWIGHT D. EISENHOWER MEMORIAL COMMISSION
13 14 15 16 17 18 19	PRESIDIO TRUST FUND For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996, \$12,000,000 shall be available to the Presidio Trust, to remain available until expended. DWIGHT D. EISENHOWER MEMORIAL COMMISSION SALARIES AND EXPENSES
13 14 15 16 17 18 19 20	For necessary expenses to carry out title I of the Omnibus Parks and Public Lands Management Act of 1996, \$12,000,000 shall be available to the Presidio Trust, to remain available until expended. DWIGHT D. EISENHOWER MEMORIAL COMMISSION SALARIES AND EXPENSES For necessary expenses, including the costs of con-

1	CAPITAL CONSTRUCTION
2	For necessary expenses of the Dwight D. Eisenhower
3	Memorial Commission for design and construction of a
4	memorial in honor of Dwight D. Eisenhower, as author-
5	ized by Public Law 106–79, \$28,000,000, to remain avail-
6	able until expended: Provided, That beginning in fiscal
7	year 2012 and thereafter, any procurement for the con-
8	struction of the permanent memorial to Dwight D. Eisen-
9	hower, as authorized by section 8162 of the Department
10	of Defense Appropriations Act, 2000 (16 U.S.C. 431 notes
11	Public Law 106-79), as amended by section 8120 of the
12	Department of Defense Appropriations Act, 2002 (Public
13	Law 107–117), may be issued which includes the full
14	scope of the project: Provided further, That the solicitation
15	and contract with respect to the procurement shall contain
16	the "availability of funds" clause described in section
17	52.232.18 of title 48, Code of Federal Regulations.
18	TITLE IV—GENERAL PROVISIONS
19	LIMITATION ON CONSULTING SERVICES
20	SEC. 401. The expenditure of any appropriation
21	under this Act for any consulting service through procure-
22	ment contract, pursuant to 5 U.S.C. 3109, shall be limited
23	to those contracts where such expenditures are a matter
24	of public record and available for public inspection, except

- 1 where otherwise provided under existing law, or under ex-
- 2 isting Executive Order issued pursuant to existing law.
- 3 RESTRICTION ON USE OF FUNDS
- 4 Sec. 402. No part of any appropriation contained in
- 5 this Act shall be available for any activity or the publica-
- 6 tion or distribution of literature that in any way tends to
- 7 promote public support or opposition to any legislative
- 8 proposal on which Congressional action is not complete
- 9 other than to communicate to Members of Congress as
- 10 described in 18 U.S.C. 1913.
- 11 OBLIGATION OF APPROPRIATIONS
- 12 Sec. 403. No part of any appropriation contained in
- 13 this Act shall remain available for obligation beyond the
- 14 current fiscal year unless expressly so provided herein.
- PROHIBITION ON USE OF FUNDS FOR PERSONAL
- 16 SERVICES
- 17 Sec. 404. None of the funds provided in this Act to
- 18 any department or agency shall be obligated or expended
- 19 to provide a personal cook, chauffeur, or other personal
- 20 servants to any officer or employee of such department
- 21 or agency except as otherwise provided by law.
- 22 DISCLOSURE OF ADMINISTRATIVE EXPENSES
- Sec. 405. Estimated overhead charges, deductions,
- 24 reserves or holdbacks from programs, projects, activities
- 25 and subactivities to support government-wide, depart-

- 1 mental, agency, or bureau administrative functions or
- 2 headquarters, regional, or central operations shall be pre-
- 3 sented in annual budget justifications and subject to ap-
- 4 proval by the Committees on Appropriations of the House
- 5 of Representatives and the Senate. Changes to such esti-
- 6 mates shall be presented to the Committees on Appropria-
- 7 tions for approval.
- 8 GIANT SEQUOIA
- 9 Sec. 406. None of the funds in this Act may be used
- 10 to plan, prepare, or offer for sale timber from trees classi-
- 11 fied as giant sequoia (Sequoiadendron giganteum) which
- 12 are located on National Forest System or Bureau of Land
- 13 Management lands in a manner different than such sales
- 14 were conducted in fiscal year 2011.
- MINING APPLICATIONS
- 16 Sec. 407. (a) Limitation of Funds.—None of the
- 17 funds appropriated or otherwise made available pursuant
- 18 to this Act shall be obligated or expended to accept or
- 19 process applications for a patent for any mining or mill
- 20 site claim located under the general mining laws.
- 21 (b) Exceptions.—Subsection (a) shall not apply if
- 22 the Secretary of the Interior determines that, for the claim
- 23 concerned (1) a patent application was filed with the Sec-
- 24 retary on or before September 30, 1994; and (2) all re-
- 25 quirements established under sections 2325 and 2326 of

- 1 the Revised Statutes (30 U.S.C. 29 and 30) for vein or
- 2 lode claims, sections 2329, 2330, 2331, and 2333 of the
- 3 Revised Statutes (30 U.S.C. 35, 36, and 37) for placer
- 4 claims, and section 2337 of the Revised Statutes (30
- 5 U.S.C. 42) for mill site claims, as the case may be, were
- 6 fully complied with by the applicant by that date.
- 7 (c) Report.—On September 30, 2013, the Secretary
- 8 of the Interior shall file with the House and Senate Com-
- 9 mittees on Appropriations and the Committee on Natural
- 10 Resources of the House and the Committee on Energy and
- 11 Natural Resources of the Senate a report on actions taken
- 12 by the Department under the plan submitted pursuant to
- 13 section 314(c) of the Department of the Interior and Re-
- 14 lated Agencies Appropriations Act, 1997 (Public Law
- 15 104–208).
- 16 (d) Mineral Examinations.—In order to process
- 17 patent applications in a timely and responsible manner,
- 18 upon the request of a patent applicant, the Secretary of
- 19 the Interior shall allow the applicant to fund a qualified
- 20 third-party contractor to be selected by the Director of the
- 21 Bureau of Land Management to conduct a mineral exam-
- 22 ination of the mining claims or mill sites contained in a
- 23 patent application as set forth in subsection (b). The Bu-
- 24 reau of Land Management shall have the sole responsi-
- 25 bility to choose and pay the third-party contractor in ac-

- 1 cordance with the standard procedures employed by the
- 2 Bureau of Land Management in the retention of third-
- 3 party contractors.
- 4 CONTRACT SUPPORT COSTS
- 5 Sec. 408. Notwithstanding any other provision of
- 6 law, amounts appropriated to or otherwise designated in
- 7 committee reports for the Bureau of Indian Affairs and
- 8 the Indian Health Service by Public Laws 103–138, 103–
- 9 332, 104–134, 104–208, 105–83, 105–277, 106–113,
- 10 106–291, 107–63, 108–7, 108–108, 108–447, 109–54,
- 11 109–289, division B and Continuing Appropriations Reso-
- 12 lution, 2007 (division B of Public Law 109–289, as
- 13 amended by Public Laws 110–5 and 110–28), Public
- 14 Laws 110-92, 110-116, 110-137, 110-149, 110-161,
- 15 110-329, 111-6, 111-8, 111-88 and 112-10 for pay-
- 16 ments for contract support costs associated with self-de-
- 17 termination or self-governance contracts, grants, com-
- 18 pacts, or annual funding agreements with the Bureau of
- 19 Indian Affairs or the Indian Health Service as funded by
- 20 such Acts, are the total amounts available for fiscal years
- 21 1994 through 2011 for such purposes, except that the Bu-
- 22 reau of Indian Affairs, tribes and tribal organizations may
- 23 use their tribal priority allocations for unmet contract sup-
- 24 port costs of ongoing contracts, grants, self-governance
- 25 compacts, or annual funding agreements.

1	FOREST MANAGEMENT PLANS
2	Sec. 409. The Secretary of Agriculture shall not be
3	considered to be in violation of section $6(f)(5)(A)$ of the
4	Forest and Rangeland Renewable Resources Planning Act
5	of 1974 (16 U.S.C. 1604(f)(5)(A)) solely because more
6	than 15 years have passed without revision of the plan
7	for a unit of the National Forest System. Nothing in this
8	section exempts the Secretary from any other requirement
9	of the Forest and Rangeland Renewable Resources Plan-
10	ning Act (16 U.S.C. 1600 et seq.) or any other law: Pro-
11	vided, That if the Secretary is not acting expeditiously and
12	in good faith, within the funding available, to revise a plan
13	for a unit of the National Forest System, this section shall
14	be void with respect to such plan and a court of proper
15	jurisdiction may order completion of the plan on an accel-
16	erated basis: Provided further, That, notwithstanding the
17	issuance of a new final planning rule prescribing the pro-
18	cedures to be used to develop, amend, or revise land and
19	resource management plans for units of the National For-
20	est System, the existing 1982 planning rule procedures
21	and the 2000 planning rule procedures, including its tran-
22	sition provisions allowing the Forest Service to continue
23	to use the 1982 planning rule procedures, shall remain
24	in effect as alternative procedures for the development,

- 1 amendment, and revision of land and resource manage-
- 2 ment plans.
- 3 PROHIBITION WITHIN NATIONAL MONUMENTS
- 4 Sec. 410. No funds provided in this Act may be ex-
- 5 pended to conduct preleasing, leasing and related activities
- 6 under either the Mineral Leasing Act (30 U.S.C. 181 et
- 7 seq.) or the Outer Continental Shelf Lands Act (43 U.S.C.
- 8 1331 et seq.) within the boundaries of a National Monu-
- 9 ment established pursuant to the Act of June 8, 1906 (16
- 10 U.S.C. 431 et seq.) as such boundary existed on January
- 11 20, 2001, except where such activities are allowed under
- 12 the Presidential proclamation establishing such monu-
- 13 ment.
- 14 INTERNATIONAL FIREFIGHTER COOPERATIVE
- 15 AGREEMENTS
- 16 Sec. 411. In entering into agreements with foreign
- 17 fire organizations pursuant to the Temporary Emergency
- 18 Wildfire Suppression Act (42 U.S.C. 1856m-1856o), the
- 19 Secretary of Agriculture and the Secretary of the Interior
- 20 are authorized through fiscal year 2013 to enter into re-
- 21 ciprocal agreements in which the individuals furnished
- 22 under such agreements to provide wildfire services are
- 23 considered, for purposes of tort liability, employees of the
- 24 fire organization receiving such services when the individ-
- 25 uals are engaged in fire suppression or presuppression:

Provided, That the Secretary of Agriculture or the Secretary of the Interior shall not enter into any agreement 3 under this section unless the foreign fire organization 4 agrees to assume any and all liability for the acts or omis-5 sions of American firefighters engaged in fire suppression or presuppression in a foreign country: Provided further, 6 7 That when an agreement is reached for furnishing fire 8 suppression or presuppression services, the only remedies for acts or omissions committed while engaged in fire sup-10 pression or presuppression shall be those provided under the laws applicable to the fire organization receiving the 12 fire suppression or presuppression services, and those remedies shall be the exclusive remedies for any claim arising out of fire suppression or presuppression activities in a 14 15 foreign country: Provided further, That neither the sending country nor any legal organization associated with the 16 firefighter shall be subject to any legal action, consistent with the applicable laws governing sovereign immunity, 18 pertaining to or arising out of the firefighter's role in fire 19 20 suppression or presuppression, except that if the foreign 21 fire organization is unable to provide immunity under laws 22 applicable to it, it shall assume any and all liability for 23 the United States or for any legal organization associated with the American firefighter, and for any and all costs incurred or assessed, including legal fees, for any act or

- 1 omission pertaining to or arising out of the firefighter's
- 2 role in fire suppression or presuppression.
- 3 CONTRACTING AUTHORITIES
- 4 Sec. 412. In awarding a Federal contract with funds
- 5 made available by this Act, notwithstanding Federal Gov-
- 6 ernment procurement and contracting laws, the Secretary
- 7 of Agriculture and the Secretary of the Interior (the "Sec-
- 8 retaries") may, in evaluating bids and proposals, through
- 9 fiscal year 2013, give consideration to local contractors
- 10 who are from, and who provide employment and training
- 11 for, dislocated and displaced workers in an economically
- 12 disadvantaged rural community, including those histori-
- 13 cally timber-dependent areas that have been affected by
- 14 reduced timber harvesting on Federal lands and other for-
- 15 est-dependent rural communities isolated from significant
- 16 alternative employment opportunities: Provided, That not-
- 17 withstanding Federal Government procurement and con-
- 18 tracting laws the Secretaries may award contracts, grants
- 19 or cooperative agreements to local non-profit entities,
- 20 Youth Conservation Corps or related partnerships with
- 21 State, local or non-profit youth groups, or small or micro-
- 22 business or disadvantaged business: Provided further, That
- 23 the contract, grant, or cooperative agreement is for forest
- 24 hazardous fuels reduction, watershed or water quality
- 25 monitoring or restoration, wildlife or fish population moni-

- 1 toring, road decommissioning, trail maintenance or im-
- 2 provement, or habitat restoration or management: Pro-
- 3 vided further, That the terms "rural community" and
- 4 "economically disadvantaged" shall have the same mean-
- 5 ings as in section 2374 of Public Law 101–624 (16 U.S.C.
- 6 6612): Provided further, That the Secretaries shall develop
- 7 guidance to implement this section: Provided further, That
- 8 nothing in this section shall be construed as relieving the
- 9 Secretaries of any duty under applicable procurement
- 10 laws, except as provided in this section.
- 11 LIMITATION ON TAKINGS
- 12 Sec. 413. Unless otherwise provided herein, no funds
- 13 appropriated in this Act for the acquisition of lands or
- 14 interests in lands may be expended for the filing of dec-
- 15 larations of taking or complaints in condemnation without
- 16 the approval of the House and Senate Committees on Ap-
- 17 propriations.
- 18 TIMBER SALE REQUIREMENTS
- 19 Sec. 414. No timber sale in Alaska's Region 10 shall
- 20 be advertised if the indicated rate is deficit (defined as
- 21 the value of the timber is not sufficient to cover all logging
- 22 and stumpage costs and provide a normal profit and risk
- 23 allowance under the Forest Service's appraisal process)
- 24 when appraised using a residual value appraisal. The west-
- 25 ern red cedar timber from those sales which is surplus

- 1 to the needs of the domestic processors in Alaska, shall
- 2 be made available to domestic processors in the contiguous
- 3 48 United States at prevailing domestic prices. All addi-
- 4 tional western red cedar volume not sold to Alaska or con-
- 5 tiguous 48 United States domestic processors may be ex-
- 6 ported to foreign markets at the election of the timber sale
- 7 holder. All Alaska yellow cedar may be sold at prevailing
- 8 export prices at the election of the timber sale holder.
- 9 EXTENSION OF GRAZING PERMITS
- Sec. 415. The terms and conditions of section 325
- 11 of Public Law 108–108 (117 Stat. 1307), regarding graz-
- 12 ing permits at the Department of the Interior and the
- 13 Forest Service, shall remain in effect for fiscal years 2012
- 14 through 2016. A grazing permit or lease issued by the Sec-
- 15 retary of the Interior for lands administered by the Bu-
- 16 reau of Land Management that is the subject of a request
- 17 for a grazing preference transfer shall be issued, without
- 18 further processing, for the remaining time period in the
- 19 existing permit or lease using the same mandatory terms
- 20 and conditions. If the authorized officer determines a
- 21 change in the mandatory terms and conditions is required,
- 22 the new permit must be processed as directed in section
- 23 325 of Public Law 108–108.

1	PROHIBITION ON USE OF FUNDS
2	SEC. 416. None of the funds made available by this
3	Act may be distributed to the Association of Community
4	Organizations for Reform Now (ACORN) or its subsidi-
5	aries.
6	PROHIBITION ON NO-BID CONTRACTS
7	Sec. 417. None of the funds appropriated or other-
8	wise made available by this Act to executive branch agen-
9	cies may be used to enter into any Federal contract unless
10	such contract is entered into in accordance with the re-
11	quirements of Chapter 33 of title 41, United States Code
12	or Chapter 137 of title 10, United States Code, and the
13	Federal Acquisition Regulation, unless—
14	(1) Federal law specifically authorizes a con-
15	tract to be entered into without regard for these re-
16	quirements, including formula grants for States, or
17	federally recognized Indian tribes; or
18	(2) such contract is authorized by the Indian
19	Self-Determination and Education and Assistance
20	Act (Public Law 93–638, 25 U.S.C. 450 et seq., as
21	amended) or by any other Federal laws that specifi-
22	cally authorize a contract within an Indian tribe as
23	defined in section 4(e) of that Act (25 U.S.C
24	450b(e)): or

1	(3) such contract was awarded prior to the date
2	of enactment of this Act.
3	POSTING OF REPORTS
4	Sec. 418. (a) Any agency receiving funds made avail-
5	able in this Act, shall, subject to subsections (b) and (c),
6	post on the public website of that agency any report re-
7	quired to be submitted by the Congress in this or any
8	other Act, upon the determination by the head of the agen-
9	cy that it shall serve the national interest.
10	(b) Subsection (a) shall not apply to a report if—
11	(1) the public posting of the report com-
12	promises national security; or
13	(2) the report contains proprietary information.
14	(c) The head of the agency posting such report shall
15	do so only after such report has been made available to
16	the requesting Committee or Committees of Congress for
17	no less than 45 days.
18	NATIONAL ENDOWMENT FOR THE ARTS GRANT
19	GUIDELINES
20	SEC. 419. Of the funds provided to the National En-
21	dowment for the Arts—
22	(1) The Chairperson shall only award a grant
23	to an individual if such grant is awarded to such in-
24	dividual for a literature fellowship, National Herit-

- age Fellowship, or American Jazz Masters Fellowship.
 ship.
- to ensure that no funding provided through a grant,
 except a grant made to a State or local arts agency,
 or regional group, may be used to make a grant to
 any other organization or individual to conduct activity independent of the direct grant recipient.
 Nothing in this subsection shall prohibit payments
 made in exchange for goods and services.
- 11 (3) No grant shall be used for seasonal support 12 to a group, unless the application is specific to the 13 contents of the season, including identified programs 14 and/or projects.
- 15 NATIONAL ENDOWMENT FOR THE ARTS PROGRAM
- 16 PRIORITIES
- 17 Sec. 420. (a) In providing services or awarding fi-
- 18 nancial assistance under the National Foundation on the
- 19 Arts and the Humanities Act of 1965 from funds appro-
- 20 priated under this Act, the Chairperson of the National
- 21 Endowment for the Arts shall ensure that priority is given
- 22 to providing services or awarding financial assistance for
- 23 projects, productions, workshops, or programs that serve
- 24 underserved populations.
- (b) In this section:

- 1 (1) The term "underserved population" means
 2 a population of individuals, including urban minori3 ties, who have historically been outside the purview
 4 of arts and humanities programs due to factors such
 5 as a high incidence of income below the poverty line
 6 or to geographic isolation.
- 7 (2) The term "poverty line" means the poverty 8 line (as defined by the Office of Management and 9 Budget, and revised annually in accordance with sec-10 tion 673(2) of the Community Services Block Grant 11 Act (42 U.S.C. 9902(2))) applicable to a family of 12 the size involved.
- 13 (c) In providing services and awarding financial as-14 sistance under the National Foundation on the Arts and 15 Humanities Act of 1965 with funds appropriated by this Act, the Chairperson of the National Endowment for the 16 Arts shall ensure that priority is given to providing services or awarding financial assistance for projects, produc-18 tions, workshops, or programs that will encourage public 19 20 knowledge, education, understanding, and appreciation of 21 the arts.
- 22 (d) With funds appropriated by this Act to carry out 23 section 5 of the National Foundation on the Arts and Hu-

24 manities Act of 1965—

1	(1) the Chairperson shall establish a grant cat-
2	egory for projects, productions, workshops, or pro-
3	grams that are of national impact or availability or
4	are able to tour several States;
5	(2) the Chairperson shall not make grants ex-
6	ceeding 15 percent, in the aggregate, of such funds
7	to any single State, excluding grants made under the
8	authority of paragraph (1);
9	(3) the Chairperson shall report to the Con-
10	gress annually and by State, on grants awarded by
11	the Chairperson in each grant category under sec-
12	tion 5 of such Act; and
13	(4) the Chairperson shall encourage the use of
14	grants to improve and support community-based
15	music performance and education.
16	USE OF COMPETITIVE GRANT FUNDS
17	Sec. 421. Section $6(d)$ of Public Law $96-297$ (16
18	U.S.C. 431 note), as added by section 101 of Public Law
19	108–126, is amended by inserting ", except funds awarded
20	through competitive grants," after "No Federal funds".
21	FOREST SERVICE FACILITY REALIGNMENT AND
22	ENHANCEMENT
23	SEC. 422. Section 503(f) of the Forest Service Re-
24	alignment and Enhancement Act of 2005 (title V of Public
25	Law 109–54; 16 U.S.C. 580d note), as amended by sec-

- 1 tion 422(l) of Public Law 111–8 (123 Stat. 748), is fur-
- 2 ther amended by striking "2011" and inserting "2016".
- 3 Service first
- 4 Sec. 423. Section 330 of the Department of the Inte-
- 5 rior and Related Agencies Appropriations Act, 2001 (Pub-
- 6 lie Law 106–291; 114 Stat. 996; 43 U.S.C. 1701 note),
- 7 concerning Service First authorities (114 Stat. 996), as
- 8 amended by section 428 of Public Law 109–54 (119 Stat.
- 9 555–556) and section 418 of Public Law 111–8, is amend-
- 10 ed—
- 11 (1) by striking in the first sentence "In fiscal
- years 2001 through 2011", and inserting "In fiscal
- year 2012 and each fiscal year thereafter";
- 14 (2) by deleting in the first sentence "may estab-
- lish pilot programs".
- 16 FEDERAL, STATE, COOPERATIVE FOREST, RANGE-LAND
- 17 AND WATERSHED RESTORATION IN UTAH
- 18 Sec. 424. The authority provided by section 337 of
- 19 the Department of the Interior and Related Agencies Ap-
- 20 propriations Act, 2005 (Public Law 108–447; 118 Stat.
- 21 3012), as amended, shall remain in effect until September
- 22 30, 2013.
- 23 STATUS OF BALANCES OF APPROPRIATIONS
- SEC. 425. The Department of the Interior, the Envi-
- 25 ronmental Protection Agency, the Forest Service and the

- 1 Indian Health Service shall provide the Committees on
- 2 Appropriations of the House of Representatives and Sen-
- 3 ate a quarterly report on the status of balances of appro-
- 4 priations. For balances that are unobligated and uncom-
- 5 mitted, committed, and obligated but unexpended, the
- 6 quarterly reports shall separately identify the amounts at-
- 7 tributable to each source year of appropriation from which
- 8 the balances were derived. Initial reports shall be sub-
- 9 mitted to the Committees on Appropriations within 30
- 10 days of the end of the first quarter of fiscal year 2012.
- 11 Subsequent reports shall be submitted within 30 days of
- 12 the end of each quarter thereafter.
- 13 REPORT ON USE OF CLIMATE CHANGE FUNDS
- 14 Sec. 426. Not later than 120 days after the date on
- 15 which the President's fiscal year 2013 budget request is
- 16 submitted to Congress, the President shall submit a com-
- 17 prehensive report to the Committee on Appropriations of
- 18 the House of Representatives and the Committee on Ap-
- 19 propriations of the Senate describing in detail all Federal
- 20 agency funding, domestic and international, for climate
- 21 change programs, projects and activities in fiscal year
- 22 2011 and fiscal year 2012, including an accounting of
- 23 funding by agency with each agency identifying climate
- 24 change programs, projects and activities and associated
- 25 costs by line item as presented in the President's Budget

- 1 Appendix, and including citations and linkages where
- 2 practicable to each strategic plan that is driving funding
- 3 within each climate change program, project and activity
- 4 listed in the report.
- 5 STEWARDSHIP CONTRACTING
- 6 Sec. 427. Section 347(a) of the Department of the
- 7 Interior and Related Agencies Appropriations Act, 1999
- 8 (16 U.S.C. 2104 note; Public Law 105–277) is amended
- 9 by striking "September 30, 2013" and inserting "Sep-
- 10 tember 30, 2023".
- 11 PROHIBITION ON USE OF FUNDS
- 12 Sec. 428. Notwithstanding any other provision of
- 13 law, none of the funds made available in this Act or any
- 14 other Act may be used to promulgate or implement any
- 15 regulation requiring the issuance of permits under title V
- 16 of the Clean Air Act (42 U.S.C. 7661 et seq.) for carbon
- 17 dioxide, nitrous oxide, water vapor, or methane emissions
- 18 resulting from biological processes associated with live-
- 19 stock production.
- 20 GREENHOUSE GAS REPORTING RESTRICTIONS
- 21 Sec. 429. Notwithstanding any other provision of
- 22 law, none of the funds made available in this or any other
- 23 Act may be used to implement any provision in a rule,
- 24 if that provision requires mandatory reporting of green-
- 25 house gas emissions from manure management systems.

1	INDIAN EMPLOYMENT, TRAINING AND RELATED
2	SERVICES
3	SEC. 430. Notwithstanding any other provision of
4	law, and notwithstanding any auditing or reporting cir-
5	cular of the Office of Management and Budget or related
6	compliance memoranda, hereinbefore and hereinafter (1)
7	any funds supplied by any Federal department or agency
8	to carry out a plan under Public Law 102–477 (the Indian
9	Employment, Training and Related Services Demonstra-
10	tion Act), as amended, shall be consolidated and made
11	available to the applicable Indian tribe or tribal organiza-
12	tion pursuant to an existing contract, compact, or funding
13	agreement under title I or title IV of Public Law 93–638
14	(the Indian Self-Determination and Education Assistance
15	Act), as amended; and (2) no Indian tribe or tribal organi-
16	zation carrying out such a plan shall be required to sepa-
17	rately account for the expenditure of the funds of each
18	Federal department or agency after the date on which the
19	funds are consolidated and paid to the Indian tribe or trib-
20	al organization.
21	STATIONARY SOURCE GREENHOUSE GAS PROHIBITION
22	Sec. 431. (a) During the one year period com-
23	mencing on the date of enactment of this Act—
24	(1) the Administrator of the Environmental Protec-
25	tion Agency shall not propose or promulgate any regula-

- 1 tion regarding the emissions of greenhouse gases from sta-
- 2 tionary sources to address climate change, except this
- 3 paragraph does not apply to—
- 4 (A) regulations promulgated under title VI of
- 5 the Clean Air Act (42 U.S.C. 7671 et seq.); or
- 6 (B) regulations designed to limit or defer exist-
- 7 ing greenhouse gas regulation of stationary sources;
- 8 (2) any Federal statutory or regulatory provision re-
- 9 quiring a permit (or permit condition) under the Clean
- 10 Air Act (42 U.S.C. 7401 et seq.) for emissions of green-
- 11 house gases from a stationary source to address climate
- 12 change shall be of no legal effect;
- 13 (3) any federally enforceable permit condition for
- 14 emissions of greenhouse gases from a stationary source
- 15 to address climate change in a permit under the Clean
- 16 Air Act (42 U.S.C. 7401 et seq.) issued prior to the date
- 17 of enactment of this Act shall be of no legal effect; and
- 18 (4) no cause of action based on Federal or State com-
- 19 mon law or civil tort (including nuisance) may be brought
- 20 or maintained, and no liability, money damages, or injunc-
- 21 tive relief arising from such an action may be imposed,
- 22 for—
- 23 (A) any potential or actual contribution of a
- 24 greenhouse gas to climate change; or

- 1 (B) any direct or indirect effect of potential or 2 actual or past, present, or future increases in con-3 centrations of a greenhouse gas. 4 (b) Any permit for a stationary source subject to title 5 I of the Clean Air Act (42 U.S.C. 7401 et seq.) for which
- 6 an application was submitted prior to the expiration of the
- 7 one year period commencing on the date of the enactment
- 8 of this Act (regardless of when such permit is issued) shall
- 9 not include any federally enforceable condition for green-
- 10 house gas emissions to address climate change.
- 11 STREAM BUFFER
- 12 Sec. 432. None of the funds made available by this
- 13 Act may be used to develop, carry out, implement, or oth-
- 14 erwise enforce proposed regulations published June 18,
- 15 2010 (75 Fed. Reg. 34,667) by the Office of Surface Min-
- 16 ing Reclamation and Enforcement of the Department of
- 17 the Interior.
- 18 ENHANCED COORDINATION RESTRICTIONS
- 19 Sec. 433. None of the funds made available by this
- 20 Act to the Environmental Protection Agency, the Corps
- 21 of Engineers, or the Office of Surface Mining Reclamation
- 22 and Enforcement may be used to carry out, implement,
- 23 administer, or enforce any policy or procedure set forth
- 24 in —

1	(1) the memorandum issued by the Environ-
2	mental Protection Agency and Department of the
3	Army entitled "Enhanced Surface Coal Mining
4	Pending Permit Coordination Procedures", dated
5	June 11, 2009; or
6	(2) the guidance (or any revised version there-
7	of) issued by the Environmental Protection Agency
8	entitled "Improving EPA Review of Appalachian
9	Surface Coal Mining Operations under the Clean
10	Water Act, National Environmental Policy Act, and
11	the Environmental Justice Executive Order", dated
12	April 1, 2010.
13	COAL COMBUSTION ASH
14	Sec. 434. None of the funds made available by this
15	Act may be used by the Environmental Protection Agency
16	to develop, propose, finalize, implement, administer, or en-
17	force any regulation that identifies or lists fossil fuel com-
18	bustion waste as hazardous waste subject to regulation
19	under subtitle C of the Solid Waste Disposal Act (42 $$
20	U.S.C. 6921 et seq.) or otherwise makes fossil fuel com-
21	bustion waste subject to regulation under such subtitle.
22	WATERS OF THE UNITED STATES
23	Sec. 435. None of the funds made available by this
24	Act or any subsequent Act making appropriations for the
25	Environmental Protection Agency may be used by the En-

- 1 vironmental Protection Agency to develop, adopt, imple-
- 2 ment, administer, or enforce a change or supplement to
- 3 the rule dated November 13, 1986, or guidance documents
- 4 dated January 15, 2003, and December 2, 2008, per-
- 5 taining to the definition of waters under the jurisdiction
- 6 of the Federal Water Pollution Control Act (33 U.S.C.
- 7 1251 et seq.).
- 8 THERMAL DISCHARGES
- 9 Sec. 436. None of the funds made available by this
- 10 Act or any other Act shall be used to further develop, fi-
- 11 nalize, implement, or enforce the proposed regulatory re-
- 12 quirements issued by the Environmental Protection Agen-
- 13 cy and published for public comment in the Federal Reg-
- 14 ister on April 20, 2011 (76 Fed. Reg. 22,174); or to de-
- 15 velop or enforce any other new regulations or requirements
- 16 designed to implement section 316(b) of the Federal
- 17 Water Pollution Control Act (33 U.S.C. 1312 (b)).
- 18 FOREST SERVICE PRE-DECISIONAL OBJECTION PROCESS
- 19 Sec. 437. Hereafter, upon issuance of final regula-
- 20 tions, the Secretary of Agriculture, acting through the
- 21 Chief of the Forest Service, shall apply section 105(a) of
- 22 the Healthy Forests Restoration Act of 2003 (16 U.S.C.
- 23 6515(a)), providing for a pre-decisional objection process,
- 24 to proposed actions of the Forest Service concerning
- 25 projects and activities implementing land and resource

- 1 management plans developed under the Forest and Range-
- 2 land Renewable Resources Planning Act of 1974 (16
- 3 U.S.C. 1600 et seq.) in lieu of subsections (c), (d), and
- 4 (e) of section 322 of Public Law 102–381 (16 U.S.C. 1612
- 5 note), providing for an administrative appeal process: Pro-
- 6 vided, That if the Chief of the Forest Service determines
- 7 an emergency situation exists for which immediate imple-
- 8 mentation of a proposed action is necessary, the proposed
- 9 action shall not be subject to the pre-decisional objection
- 10 process, and implementation shall begin immediately after
- 11 the Forest Service gives notice of the final decision for
- 12 the proposed action: Provided further, That this section
- 13 shall not apply to an authorized hazardous fuel reduction
- 14 project under title I of the Healthy Forests Restoration
- 15 Act of 2003 (16 U.S.C. 6501 et seq.).
- 16 SILVICULTURAL ACTIVITIES
- 17 Sec. 438. Section 402(l) of the Federal Water Pollu-
- 18 tion Control Act (33 U.S.C. 1342(l)) is amended by add-
- 19 ing at the end the following:
- 20 "(3) SILVICULTURAL ACTIVITIES.—The Admin-
- 21 istrator shall not require a permit under this section,
- 22 nor shall the Administrator directly or indirectly re-
- 23 quire any State to require a permit, for discharges
- of stormwater runoff from roads, the construction,
- use, or maintenance of which are associated with sil-

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1	vicultural activities, or from other silvicultural activi-
2	ties involving nursery operations, site preparation,
3	reforestation and subsequent cultural treatment,
4	thinning, prescribed burning, pest and fire control,
5	harvesting operations, or surface drainage.".
6	STORMWATER DISCHARGE
7	SEC. 439. None of the funds made available by this
8	Act or any other Act may be expended for the develop-
9	ment, adoption, implementation, or enforcement of regula-
10	tions or guidance that would expand the Federal
11	stormwater discharge program under section 402(p) of the
12	Federal Water Pollution Control Act (33 U.S.C. 1342(p))
13	to post-construction commercial or residential properties
14	until 90 days after the Administrator of the Environ-
15	mental Protection Agency submits to the Committee on
16	Transportation and Infrastructure and the Committee on
17	Appropriations of the House of Representatives and the
18	Committee on Environment and Public Works and the
19	Committee on Appropriations of the Senate the study of
20	stormwater discharges required under section 402(p)(5) of
21	such Act (33 U.S.C. 1342(p)(5)). Such study shall in-
22	clude—
22	

23 (1) a thorough review and analysis of potential 24 regulatory options under the stormwater program;

1	(2) the program's anticipated costs (including
2	to the Environmental Protection Agency, States, and
3	potentially regulated entities) and benefits; and
4	(3) a numerical identification of both relative
5	cost effectiveness among the options and the antici-
6	pated water quality enhancements that would result
7	from each option.
8	ASSOCIATION PLACER
9	Sec. 440. Section 10101 of the Omnibus Budget
10	Reconciliation Act of 1993 (30 U.S.C. 28f) is amended
11	by redesignating subsections (c) and (d) as subsections (d)
12	and (e), respectively, and inserting after subsection (b) the
13	following new subsection:
14	"(c) For each placer claim held by an association of
15	2 or more persons, the claim maintenance fee shall be
16	charged—
17	"(1) for each 20-acre tract that is subject to
18	the claim; and
19	"(2) for any remaining tract (after application
20	of paragraph (1)) that is subject to the claim.".
21	FLEXIBLE AIR PERMITTING PROGRAMS
22	Sec. 441. The Administrator of the Environmental
23	Protection Agency—
24	(1) shall take no action (including any rule-
25	making or enforcement action) to disapprove or pre-

1	vent implementation of any flexible air permitting
2	program under which emissions from multiple
3	sources may be combined for purposes of deter-
4	mining compliance with an emissions limitation
5	that—
6	(A) has been submitted by a State as a re-
7	vision to the State implementation plan pursu-
8	ant to section 110 of the Clean Air Act (42
9	U.S.C. 7410); and
10	(B) has been adopted as part of the State
11	implementation plan for such State prior to the
12	date of enactment of this Act; and
13	(2) shall take no enforcement action against the
14	holder of an individual permit issued under an air
15	permitting program described in paragraph (1)
16	based on any disapproval of the program by the Ad-
17	ministrator prior to the date of the enactment of
18	this Act.
19	DOMESTIC LIVESTOCK GRAZING
20	Sec. 442. None of the funds made available by this
21	Act or any other Act through fiscal year 2016 may be
22	used to plan or carry out any action or any subsequent
23	agency regulation for managing bighorn sheep (whether
24	native or nonnative) populations on any parcel of Federal
25	land (as defined in section 3 of the Healthy Forests Res-

- 1 toration Act of 2003 (16 U.S.C. 6502)) if the action may
- 2 or will result in a reduction in the number of domestic
- 3 livestock permitted to graze on the parcel or in the dis-
- 4 tribution of livestock on the parcel.
- 5 AIR EMISSIONS FROM OUTER CONTINENTAL SHELF
- 6 ACTIVITIES
- 7 Sec. 443. (a) Section 328(a)(1) of the Clean Air Act
- 8 (42 U.S.C. 7627(a)(1)) is amended by inserting before the
- 9 period at the end of the second sentence the following: ",
- 10 except that any air quality impact of any OCS source shall
- 11 be measured or modeled, as appropriate, and determined
- 12 solely with respect to the impacts in the corresponding on-
- 13 shore area".
- (b) Section 328(a)(4)(C) of the Clean Air Act (42)
- 15 U.S.C. 7627(a)(4)(C)) is amended in the matter following
- 16 clause (iii) by striking "shall be considered direct emis-
- 17 sions from the OCS source" and inserting "shall be con-
- 18 sidered direct emissions from the OCS source but shall
- 19 not be subject to any emission control requirement appli-
- 20 cable to the source under subpart 1 of part C of title I
- 21 of this Act. For platform or drill ship exploration, an OCS
- 22 source is established at the point in time when drilling
- 23 commences at a location and ceases to exist when drilling
- 24 activity ends at such location or is temporarily interrupted

1	because the platform or drill ship relocates for weather
2	or other reasons".
3	(c)(1) Section 328 of the Clean Air Act (42 U.S.C.
4	7627) is amended by adding at the end thereof the fol-
5	lowing:
6	"(d) Permit Application.—In the case of a com-
7	pleted application for a permit under this Act for platform
8	or drill ship exploration for an OCS source—
9	"(1) final agency action (including any recon-
10	sideration of the issuance or denial of such permit
11	shall be taken not later than 6 months after the date
12	of filing such completed application;
13	"(2) the Environmental Appeals Board of the
14	Environmental Protection Agency shall have no au-
15	thority to consider any matter regarding the consid-
16	eration, issuance, or denial of such permit;
17	"(3) no administrative stay of the effectiveness
18	of such permit may extend beyond the date that is
19	6 months after the date of filing such completed ap-
20	plication;
21	"(4) such final agency action shall be consid-
22	ered to be nationally applicable under section
23	307(b); and
24	"(5) judicial review of such final agency action

shall be available only in accordance with section

25

- 1 307(b) without additional administrative review or
- 2 adjudication.".
- 3 (2) Section 328(a)(4) of the Clean Air Act (42 U.S.C.
- 4 7627(a)(4)) is amended by striking "For purposes of sub-
- 5 sections (a) and (b)" and inserting "For purposes of this
- 6 subsection and subsections (b) and (d)".
- 7 INTEGRATED RISK INFORMATION SYSTEM (IRIS)
- 8 Sec. 444. (a) The Administrator of the Environ-
- 9 mental Protection Agency (EPA)—
- 10 (1) shall immediately implement improvements in the
- 11 IRIS program in accordance with the recommendations of
- 12 Chapter 7 of the National Research Council's Review of
- 13 the Environmental Protection Agency's Draft IRIS As-
- 14 sessment of Formaldehyde;
- 15 (2) shall provide a report to the authorizing and ap-
- 16 propriating Committees of the House of Representatives
- 17 and Senate by December 1, 2011 describing how such rec-
- 18 ommendations have been implemented for—
- 19 (A) each of the existing assessments currently
- 20 underway; and
- 21 (B) any new assessments.
- 22 (3) shall not use any funds to take any administrative
- 23 action based on any draft or final assessment that is not
- 24 based on—

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1	(A) improvements implemented in the IRIS
2	program in accordance with the recommendations of
3	Chapter 7 of the National Research Council's Re-
4	view of the Environmental Protection Agency's
5	Draft IRIS Assessment of Formaldehyde; and
6	(B) demonstration of such implementation by
7	documentation of the activities taken to implement
8	the recommendations.
9	(b)(1) Utilizing funds appropriated in this Act, the
10	Administrator shall within 90 days arrange for the Na-
11	tional Academy of Sciences to review the EPA report re-
12	quired by section (a)(2). The Academy's review shall as-
13	sess the scientific, technical, and process changes being
14	implemented or planned by EPA in the IRIS program and

changes as appropriate to improve substantially the sci-17 entific and technical performance of the IRIS program.

shall recommend modifications or additions to these

- 18 The Academy shall also identify a representative sample
- of up to three specific IRIS assessments nearing comple-19
- 20 tion that could be reviewed to evaluate the results of the
- changes being implemented by the EPA. 21
- 22 (2) Utilizing funds appropriated in this Act, the Ad-
- ministrator shall arrange for the National Academy of 23
- Sciences to perform a scientific and technical review of
- up to three IRIS assessments based on the recommenda-

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- 1 tion of the Academy in the review provided for in sub-
- 2 section (b)(1).
- 3 (c) No funds in this Act shall be available for expend-
- 4 iture by EPA for further action of any kind on any pro-
- 5 posed rule, regulation, guidance, goal, or permit, issued
- 6 after May 21, 2009 that solicited comment on a proposal
- 7 that, if finalized, would result, based on application of
- 8 EPA exposure assumptions, in the lowering or further
- 9 lowering of any exposure level that would be within or
- 10 below background concentration levels in ambient air, pub-
- 11 lie drinking water sources, soil, or sediment.
- 12 ARIZONA MINERAL WITHDRAWAL PROHIBITION
- 13 Sec. 445. Notwithstanding any other provision of
- 14 law, none of the approximately 1,010,776 acres of public
- 15 lands and National Forest System lands described in Pub-
- 16 lie Land Order No. 7773; Emergency Withdrawal of Pub-
- 17 lie and National Forest System Lands, Coconino and Mo-
- 18 have Counties; AZ (76 Fed. Reg. 37826) may be with-
- 19 drawn from location and entry under the General Mining
- 20 Law of 1872 (30 U.S.C. 22 et seq.) except as expressly
- 21 authorized by a law enacted after the date of enactment
- 22 of this Act that refers to this section.

1	TRAVEL MANAGEMENT RULE AND NATIONAL FOREST
2	SYSTEM LAND IN CALIFORNIA
3	Sec. 446. (a) Consideration of Routes Not
4	PREVIOUSLY CONSIDERED.—The Secretary of Agriculture
5	shall not implement or enforce Subpart B of the Trave
6	Management Rule (subpart B of part 212 of title 36, Code
7	of Federal Regulations), relating to the designation of
8	roads, trails, and areas for motor vehicle use, in an admin-
9	istrative unit of the National Forest System in California
10	until the Secretary completes post-Subpart B Project
11	Level Trail Planning of unauthorized routes in the unit
12	not considered in Subpart B.
13	(b) Treatment of Maintenance-Level 3
14	ROADS.—In implementing Subpart B of the Travel Man-
15	agement Rule in an administrative unit of the National
16	Forest System in California, the Secretary of Agriculture
17	shall not treat a maintenance-level 3 road (as defined in
18	the Forest Service Handbook) as a "highway" for pur-
19	poses of determining applicability of division 16.5 of the
20	California Vehicle Code (section 38000 et seq.), relating
21	to off-highway motor vehicles.
22	BIOLOGICAL OPINIONS
23	SEC. 447. None of the funds made available by this
24	Act may be used to modify, cancel, or suspend the reg
25	istration of a pesticide registered or reregistered under

- 1 section 3 or 4 of the Federal Insecticide, Fungicide, and
- 2 Rodenticide Act (7 U.S.C.136a, 136a-1) in response to
- 3 a final biological opinion or other written statement issued
- 4 under section 7(b) of the Endangered Species Act of 1973
- 5 (16 U.S.C. 1536(b)).
- 6 PORTLAND CEMENT
- 7 Sec. 448. None of the funds made available by this
- 8 Act may be used to implement, administer, or enforce the
- 9 rule entitled "National Emission Standards for Hazardous
- 10 Air Pollutants From the Portland Cement Manufacturing
- 11 Industry and Standards of Performance for Portland Ce-
- 12 ment Plants" published by the Environmental Protection
- 13 Agency on September 9, 2010 (75 Fed. Reg. 54970 et
- 14 seq.).
- 15 FUNDING PROHIBITION
- 16 Sec. 449. None of the funds made available by this
- 17 Act may be used to enter into a contract, memorandum
- 18 of understanding, or cooperative agreement with, make a
- 19 grant to, or provide a loan or loan guarantee to, any cor-
- 20 poration that was convicted (or had an officer or agent
- 21 of such corporation acting on behalf of the corporation
- 22 convicted) of a felony criminal offense under any Federal
- 23 law within the preceding 24 months.

1	LEAD TEST KIT
2	SEC. 450. None of the funds made available by this
3	Act may be used to implement or enforce regulations
4	under subpart E of part 745 of title 40, Code of Federal
5	Regulations (commonly known as the "Lead; Renovation,
6	Repair, and Painting Rule"), or any subsequent amend-
7	ments to such regulations, until the Administrator of the
8	Environmental Protection Agency publicizes Environ-
9	mental Protection Agency recognition of a commercially-
10	available lead test kit that meets both criteria under sec-
11	tion 745.88(c) of title 40, Code of Federal Regulations.
12	LIMITATION WITH RESPECT TO DELINQUENT TAX DEBTS
13	SEC. 451. None of the funds made available by this
14	Act may be used to enter into a contract, memorandum
15	of understanding, or cooperative agreement with, make a
16	grant to, or provide a loan or loan guarantee to, any cor-
17	poration with an unpaid Federal tax liability that has been
18	assessed, for which all judicial and administrative rem-
19	edies have been exhausted or have lapsed, and that is not
20	being paid in a timely manner pursuant to an agreement
21	with the authority responsible for collecting the tax liabil-
22	ity.
23	WATER QUALITY STANDARDS
24	SEC. 452. None of the funds made available by this
25	Act may be used to implement, administer, or enforce the

- rule entitled "Water Quality Standards for the State of Florida's Lakes and Flowing Waters" published in the 3 Federal Register by the Environmental Protection Agency 4 on December 6, 2010 (75 Fed. Reg. 75762 et seq.). 5 MOBILE SOURCE EMISSIONS 6 SEC. 453. None of the funds made available under 7 this Act shall be used— 8 (1) to prepare, propose, promulgate, finalize, 9 implement, or enforce any regulation pursuant to 10 section 202 of the Clean Air Act (42 U.S.C. 7521) 11 regarding the regulation of any greenhouse gas 12 emissions from new motor vehicles or new motor ve-13 hicle engines that are maufactured after model year 14 2016 to address climate change; or 15 (2) to consider or grant a waiver under section 16 209(b) of such Act (42 U.S.C. 7543(b)) so that a 17 State or political subdivision thereof may adopt or 18 attempt to enforce standards for the control of emis-19 sions of any greenhouse gas from new motor vehicles 20 or new motor vehicle engines that are manufactured 21 after model year 2016 to address climate change. 22 PARTICULATE MATTER 23 SEC. 454. None of the funds made available by this
- 25 air quality standard or the national secondary ambient air

Act may be used to modify the national primary ambient

- 1 quality standard applicable to coarse particulate matter
- 2 (generally referred to as "PM10") under section 109 of
- 3 the Clean Air Act (42 U.S.C. 7409).
- 4 FINANCIAL ASSURANCE
- 5 Sec. 455. None of the funds made available by this
- 6 Act may be used to develop, propose, finalize, implement,
- 7 enforce, or administer any regulation that would establish
- 8 new financial responsibility requirements pursuant to sec-
- 9 tion 108(b) of the Comprehensive Environmental Re-
- 10 sponse, Compensation, and Liability Act of 1980 (42)
- 11 U.S.C. 9608(b)).
- WETLANDS DESIGNATIONS IN EMERGENCIES
- 13 Sec. 456. None of the funds made available in this
- 14 Act may be used to delineate new wetlands in any county
- 15 included in a major disaster declaration as a result of
- 16 flooding in the year 2011 for purposes of section 404 of
- 17 the Federal Water Pollution Control Act (33 U.S.C.
- 18 1344).
- 19 ALASKA NATIVE REGIONAL HEALTH ENTITIES
- Sec. 457. (a) Notwithstanding any other provision
- 21 of law and until October 1, 2013, the Indian Health Serv-
- 22 ice may not disburse funds for the provision of health care
- 23 services pursuant to Public Law 93–638 (25 U.S.C. 450
- 24 et seq.) to any Alaska Native village or Alaska Native vil-

- 1 lage corporation that is located within the area served by
- 2 an Alaska Native regional health entity.
- 3 (b) Nothing in this section shall be construed to pro-
- 4 hibit the disbursal of funds to any Alaska Native village
- 5 or Alaska Native village corporation under any contract
- 6 or compact entered into prior to May 1, 2006, or to pro-
- 7 hibit the renewal of any such agreement.
- 8 (c) For the purpose of this section, Eastern Aleutian
- 9 Tribes, Inc., the Council of Athabascan Tribal Govern-
- 10 ments, and the Native Village of Eyak shall be treated
- 11 as Alaska Native regional health entities to which funds
- 12 may be disbursed under this section.
- 13 LAND EXCHANGE NOTIFICATION
- 14 Sec. 458. Section 206 of the Federal Land Policy
- 15 and Management Act of 1976 (43 U.S.C. 1716) is amend-
- 16 ed by adding at the end the following new subsection:
- 17 "(j) In the case of any exchange involving public land
- 18 or National Forest System land to be carried out (whether
- 19 directly or through a third-party) under this Act or other
- 20 applicable law, the Secretary concerned shall provide writ-
- 21 ten notice of the proposed land exchange to each owner
- 22 of non-Federal land adjoining the parcel of public land or
- 23 National Forest System land proposed for exchange and
- 24 each owner of non-Federal land adjoining the non-Federal
- 25 land proposed to be acquired in the exchange. The Sec-

1	retary shall determine adjoining landowners using the
2	most-recent available tax records. For purposes of pro-
3	viding notification under this subsection, adjoining land
4	means land sharing any length of border with the public
5	land, National Forest System land, or non-Federal land
6	subject to the proposed exchange, including contact solely
7	at a boundary corner.".
8	BALLAST WATER MANAGEMENT REGULATIONS
9	Sec. 459. (a) Prohibition.—None of the funds
10	made available by this Act for the Environmental Protec-
11	tion Agency shall be provided to any State that—
12	(1) is adjacent to one or more of the Great
13	Lakes; and
14	(2) has in effect a certification under section
15	401 of the Federal Water Pollution Control Act (33
16	U.S.C. 1341) or a State permit requirement that im-
17	poses on vessels that discharge ballast water into
18	take in ballast water from, or transit that State's
19	waters a performance standard for ballast water
20	management systems, or a ballast water exchange
21	standard, which the Commandant of the Coast
22	Guard determines is more stringent than the fol-
23	lowing standards:

24 (A) Coast Guard regulations that have 25 been placed into effect after the date of enact-

1	ment of this Act regarding standards for living
2	organisms in ships' ballast water discharged in
3	United States waters from vessels and regard-
4	ing vessel open water ballast water exchange.
5	(B) Only to the extent that the regulations
6	described in subparagraph (A) are not in effect
7	the standards for the control and management
8	of ship's ballast water and sediment adopted by
9	the International Maritime Organization as of
10	the date of enactment of this Act.
11	(b) DEFINITIONS.—In this section:
12	(1) The term "Great Lakes" has the same
13	meaning given that term in section 118(a) of the
14	Federal Water Pollution Control Act (33 U.S.C.
15	1268(a)).
16	(2) The term "is more stringent than" means
17	one or more of the following:
18	(A) Includes a higher percentage efficiency
19	of volumetric exchange of ballast water.
20	(B) Includes a higher relative volume of
21	pumping throughput for ballast water exchange
22	(C) Requires a greater distance from the
23	nearest land or a greater depth of water for
24	conducting ballast water exchange.

1	(D) Includes a ballast water management
2	performance standard that requires a lower
3	concentration of viable organisms.
4	(E) Includes a ballast water management
5	performance standard that requires a smaller
6	minimum dimension of viable organisms.
7	(F) Includes a ballast water management
8	performance standard that includes additional
9	indicator microbes.
10	(G) Includes an earlier deadline for meet-
11	ing a ballast water management performance
12	standard or a ballast water exchange standard.
13	(H) Precludes the use of one or more bal-
14	last water treatment technologies approved
15	through the applicable requirement described in
16	subparagraphs (A) or (B) of subsection (a)(2).
17	(I) Requires the use of one or more ballast
18	water treatment technologies not approved by
19	the applicable requirement described in sub-
20	paragraphs (A) or (B) of subsection (a)(2).
21	PESTICIDE LABELS
22	Sec. 460. None of the funds made available by this
23	Act may be used by the Administrator of the Environ-
24	mental Protection Agency to finalize the Proposed Guid-
25	ance on False or Misleading Pesticide Product Brand

1	Names, as contained in Draft Pesticide Registration No-
2	tice 2010–X (Docket ID EPA–HQ–OPP–2010–0282).
3	AMMONIA REGULATION FUNDING PROHIBITION
4	SEC. 461. None of the funds made available by this
5	Act may be used to regulate ammonia or ammonium under
6	any national secondary ambient air quality standard for
7	oxides of nitrogen and oxides of sulfur promulgated pursu-
8	ant to section 109 of the Clean Air Act (42 U.S.C. 7409).
9	REGULATORY ECONOMIC ANALYSIS
10	SEC. 462. (a) Not later than 12 months after the
11	date of the enactment of this Act, the Administrator of
12	the Environmental Protection Agency (in this section re-
13	ferred to as the "Administrator") shall conduct a study
14	and submit a report to the Congress, on the cumulative
15	impacts of the following rules, guidelines, and actions:
16	(1) The following published rules (including any
17	successor or substantially similar rule):
18	(A) "Federal Implementation Plans To Re-
19	duce Interstate Transport of Fine Particulate
20	Matter and Ozone", published at 75 Fed. Reg.
21	45210 (August 2, 2010).
22	(B) "National Ambient Air Quality Stand-
23	ards for Ozone", published at 75 Fed. Reg.
24	2938 (January 19, 2010).

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1	(C) "National Emission Standards for
2	Hazardous Air Pollutants for Major Sources:
3	Industrial, Commercial, and Institutional Boil-
4	ers and Process Heaters", published at 76 Fed.
5	Reg. 15608 (March 21, 2011).
6	(D) "National Emission Standards for
7	Hazardous Air Pollutants for Area Sources: In-
8	dustrial, Commercial, and Institutional Boil-
9	ers", published at 76 Fed. Reg. 15554 (March
10	21, 2011).
11	(E) "National Emission Standards for
12	Hazardous Air Pollutants from Coal- and Oil-
13	fired Electric Utility Steam Generating Units
14	and Standards of Performance for Fossil-Fuel-
15	Fired Electric Utility, Industrial-Commercial-
16	Institutional, and Small Industrial-Commercial-
17	Institutional Steam Generating Units", signed
18	by Administrator Lisa P. Jackson on March 16,
19	2011.
20	(F) "Hazardous and Solid Waste Manage-
21	ment System; Identification and Listing of Spe-
22	cial Wastes; Disposal of Coal Combustion Re-

siduals From Electric Utilities", published at

 $75~{\rm Fed.}~{\rm Reg.}~35127~({\rm June}~21,\,2010).$

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1	(G) "Primary National Ambient Air Qual-
2	ity Standard for Sulfur Dioxide", published at
3	75 Fed. Reg. 35520 (June 22, 2010).
4	(H) "Primary National Ambient Air Qual-
5	ity Standards for Nitrogen Dioxide", published
6	at 75 Fed. Reg. 6474 (February 9, 2010).
7	(2) The following additional rules or guidelines
8	promulgated on or after January 1, 2009:
9	(A) Any rule or guideline promulgated
10	under section 111(b) or 111(d) of the Clean Air
11	Act (42 U.S.C. 7411(b), 7411(d)) to address
12	climate change.
13	(B) Any rule or guideline promulgated by
14	the Administrator of the Environmental Protec-
15	tion Agency, a State, a local government, or a
16	permitting agency under or as the result of sec-
17	tion 169A or 169B of the Clean Air Act (42
18	U.S.C. 7491, 7492).
19	(C) Any rule establishing or modifying a
20	national ambient air quality standard under
21	section 109 of the Clean Air Act (42 U.S.C.
22	7409).
23	(3) Any action on or after January 1, 2009, by
24	the Administrator of the Environmental Protection
25	Agency, a State, a local government, or a permitting

- agency as a result of the application of part C of
- 2 title I (relating to prevention of significant deteriora-
- 3 tion of air quality) or title V (relating to permitting)
- 4 of the Clean Air Act (42 U.S.C. 7401 et seq.), if
- 5 such application occurs with respect to an air pollut-
- 6 ant that is identified as a greenhouse gas in
- 7 "Endangerment and Cause or Contribute Findings
- 8 for Greenhouse Gases Under Section 202(a) of the
- 9 Clean Air Act", published at 74 Fed. Reg. 66496
- 10 (December 15, 2009).
- 11 (b) In conducting the study under subsection (a), the
- 12 Administrator shall consider primary and secondary im-
- 13 pacts on jobs, costs to ratepayers and consumers, impacts
- 14 on electric reliability and resource adequacy, impacts to
- 15 the global economic competitiveness of the United States,
- 16 impacts on small business, any changes in the fuel mix
- 17 used in the electric power sector and resulting impacts to
- 18 the economies of communities and States where those
- 19 fuels are produced, impacts to the public health and wel-
- 20 fare resulting from increased electricity costs, and any
- 21 other relevant costs.
- (c) The Administrator shall not take final action with
- 23 respect to the rule listed in subsection (a)(1)(E) (relating
- 24 to national emission standards and standards of perform-
- 25 ance for certain electric generating units) until a date (to

- 1 be determined by the Administrator) that is at least 6
- 2 months after the day on which the Administrator submits
- 3 the report required by subsection (a).
- 4 (d) Notwithstanding the final action taken with re-
- 5 spect to the rule listed in subsection (a)(1)(A) (relating
- 6 to Federal implementation plans to reduce interstate
- 7 transport of fine particulate matter and ozone) and final
- 8 action (if any) taken with respect to the rule listed in sub-
- 9 section (a)(1)(E) prior to the date of the enactment of
- 10 this Act—
- 11 (1) such final action shall not be or become, as appli-
- 12 cable, effective until a date (to be determined by the Ad-
- 13 ministrator) that is at least 6 months after the day on
- 14 which the Administrator submits the report required by
- 15 subsection (a); and
- 16 (2) the date for compliance with any standard or re-
- 17 quirement in either such finalized rule, and any date for
- 18 further regulatory action triggered by either such finalized
- 19 rule, shall be delayed by a period equal to the period—
- 20 (A) beginning on the date of the publication of
- 21 the final action for the respective finalized rule; and
- (B) ending on the date on which such final ac-
- 23 tion becomes effective pursuant to paragraph (1).
- 24 (e) Notwithstanding any other provision of law, the
- 25 Administrator shall continue to implement the Clean Air

- 1 Interstate Rule and the rule establishing Federal Imple-
- 2 mentation Plans for the Clean Air Interstate Rule as pro-
- 3 mulgated and modified by the Administrator of the Envi-
- 4 ronmental Protection Agency (70 Fed. Reg. 25162 (May
- 5 12, 2005), 71 Fed. Reg. 25288 (April 28, 2006), 71 Fed.
- 6 Reg. 25328 (April 28, 2006), 72 Fed. Reg. 59190 (Oct.
- 7 19, 2007), 72 Fed. Reg. 62338 (Nov. 2, 2007), 74 Fed.
- 8 Reg. 56721 (Nov. 3, 2009)) until the date on which final
- 9 action with respect to the rule listed in subsection
- 10 (a)(1)(A) becomes effective pursuant to subsection (d)(1).
- 11 TITLE V—REDUCING REGULATORY BURDENS
- 12 ACT OF 2011
- 13 SEC. 501. SHORT TITLE.
- 14 This title may be cited as the "Reducing Regulatory
- 15 Burdens Act of 2011".
- 16 SEC. 502. USE OF AUTHORIZED PESTICIDES.
- 17 Section 3(f) of the Federal Insecticide, Fungicide,
- 18 and Rodenticide Act (7 U.S.C. 136a(f)) is amended by
- 19 adding at the end the following:
- 20 "(5) Use of authorized pesticides.—Ex-
- cept as provided in section 402(s) of the Federal
- Water Pollution Control Act, the Administrator or a
- 23 State may not require a permit under such Act for
- a discharge from a point source into navigable
- 25 waters of a pesticide authorized for sale, distribu-

1	tion, or use under this Act, or the residue of such
2	a pesticide, resulting from the application of such
3	pesticide.".
4	SEC. 503. DISCHARGES OF PESTICIDES.
5	Section 402 of the Federal Water Pollution Control
6	Act (33 U.S.C. 1342) is amended by adding at the end
7	the following:
8	"(s) Discharges of Pesticides.—
9	"(1) No permit requirement.—Except as
10	provided in paragraph (2), a permit shall not be re-
11	quired by the Administrator or a State under this
12	Act for a discharge from a point source into navi-
13	gable waters of a pesticide authorized for sale, dis-
14	tribution, or use under the Federal Insecticide, Fun-
15	gicide, and Rodenticide Act, or the residue of such
16	a pesticide, resulting from the application of such
17	pesticide.
18	"(2) Exceptions.—Paragraph (1) shall not
19	apply to the following discharges of a pesticide or
20	pesticide residue:
21	"(A) A discharge resulting from the appli-
22	cation of a pesticide in violation of a provision
23	of the Federal Insecticide, Fungicide, and
24	Rodenticide Act that is relevant to protecting
25	water quality, if—

1	"(i) the discharge would not have oc-
2	curred but for the violation; or
3	"(ii) the amount of pesticide or pes-
4	ticide residue in the discharge is greater
5	than would have occurred without the vio-
6	lation.
7	"(B) Stormwater discharges subject to reg-
8	ulation under subsection (p).
9	"(C) The following discharges subject to
10	regulation under this section:
11	"(i) Manufacturing or industrial efflu-
12	ent.
13	"(ii) Treatment works effluent.
14	"(iii) Discharges incidental to the nor-
15	mal operation of a vessel, including a dis-
16	charge resulting from ballasting operations
17	or vessel biofouling prevention.".
18	TITLE VI—ADDITIONAL GENERAL PROVISIONS
19	SPENDING REDUCTION ACCOUNT
20	SEC. 601. The amount by which the applicable alloca-
21	tion of new budget authority made by the Committee on
22	Appropriations of the House of Representatives under sec-
23	tion 302(b) of the Congressional Budget Act of 1974 ex-
24	ceeds the amount of proposed new budget authority is
25	\$8,000,000.

- 1 This Act may be cited as the "Department of the In-
- 2 terior, Environment, and Related Agencies Appropriations
- 3 Act, 2012".

Union Calendar No. 97

112TH CONGRESS H. R. 2584

[Report No. 112-151]

A BILL

Making appropriations for the Department of the Interior, environment, and related agencies for the fiscal year ending September 30, 2012, and for other purposes.

JULY 19, 2011

Committed to the Committee of the Whole House on the State of the Union and ordered to be printed