AMENDMENT TO THE SENATE AMENDMENT TO H.R. 2847

In lieu of the matter proposed to be inserted by the amendment of the Senate, insert the following:

1	That the following sums are appropriated, out of any
2	money in the Treasury not otherwise appropriated, for the
3	fiscal year ending September 30, 2010, and for other pur-
4	poses, namely:
5	TITLE I—INFRASTRUCTURE AND JOBS
6	INVESTMENT
7	CHAPTER 1—JUSTICE
8	DEPARTMENT OF JUSTICE
9	Community Oriented Policing Services
10	(INCLUDING TRANSFER OF FUNDS)
11	For an additional amount for "Community Oriented
12	Policing Services", for grants under section 1701 of title
13	I of the 1968 Omnibus Crime Control and Safe Streets Act
14	(42 U.S.C. 3796dd) for hiring and rehiring of additional
15	career law enforcement officers under part Q of such title,
16	notwithstanding subsection (i) of such section,
17	\$1,179,000,000, of which \$2,950,000 shall be transferred to
18	"State and Local Law Enforcement Activities, Salaries and

1	Expenses" for management, administration and oversight
2	of such grants.
3	CHAPTER 2—ENERGY AND WATER
4	DEVELOPMENT
5	CORPS OF ENGINEERS—CIVIL WORKS
6	DEPARTMENT OF THE ARMY
7	Corps of Engineers—Civil
8	CONSTRUCTION
9	(INCLUDING TRANSFERS OF FUNDS)
10	For an additional amount for "Construction",
11	\$715,000,000: Provided, That section 102 of Public Law
12	109–103 (33 U.S.C. 2221) shall not apply to funds provided
13	in this title: Provided further, That not less than
14	\$30,000,000 of the funds provided shall be for water-related
15	environmental infrastructure assistance: Provided further,
16	That up to \$30,000,000 of the funds provided under this
17	heading may be transferred to "Mississippi Rivers and
18	Tributaries" for authorized projects and activities: Provided
19	further, That notwithstanding any other provision of law,
20	funds provided under this heading shall not be cost shared
21	with the Inland Waterways Trust Fund as authorized in
22	Public Law 99-662: Provided further, That funds provided
23	under this heading shall only be allocated to programs,
24	projects or activities that heretofore received funds provided
25	in Acts making appropriations available for Energy and

1	Water Development and that are selected using only the fol-
2	lowing criteria in order of priority: programs, projects or
3	activities that can be commenced quickly; programs,
4	projects or activities that will create immediate employ-
5	ment; programs, projects or activities that will be executed
6	by contract or direct hire of temporary labor; and pro-
7	grams, projects or activities that are located in a State with
8	high unemployment: Provided further, That the limitation
9	concerning total project costs in section 902 of the Water
10	Resources Development Act of 1986 (33 U.S.C. 2280), shall
11	not apply during fiscal years 2010 and 2011 for any project
12	receiving funds provided in this title: Provided further,
13	That for projects that are being completed with funds ap-
14	propriated in this paragraph that would otherwise be ex-
15	pired for obligation, expired funds appropriated in this
16	paragraph may be used to pay the cost of associated super-
17	vision, inspection, overhead, engineering and design on
18	those projects and on subsequent claims, if any: Provided
19	further, That funds made available under this heading shall
20	be apportioned by the Office of Management and Budget
21	not later than 30 days after the date of enactment of this
22	Act and allocated by the Secretary of the Army to specific
23	programs, projects or activities not later than 45 days after
24	the date of enactment of this Act: Provided further, That
25	the Secretary of the Army shall submit a quarterly report

1	to the Committees on Appropriations of the House of Rep-
2	resentatives and the Senate detailing the allocation, obliga-
3	tion and expenditures of these funds, including an expla-
4	nation of how each selected program, project or activity ful-
5	fills the funding criteria above, beginning not later than
6	45 days after the date of enactment of this Act: Provided
7	further, That the Secretary shall have unlimited reprogram-
8	ming authority for the funds provided under this heading:
9	Provided further, That up to 0.5 percent of funds provided
10	under this heading may be transferred to "Expenses" for
11	the purposes of management and oversight of the programs,
12	projects or activities funded by this paragraph.
13	DEPARTMENT OF THE INTERIOR
14	Bureau of Reclamation
15	WATER AND RELATED RESOURCES
16	(INCLUDING TRANSFERS OF FUNDS)
17	For an additional amount for "Water and Related Re-
18	sources", \$100,000,000: Provided, That of the amount ap-
19	propriated under this heading, not less than \$26,000,000
20	shall be used for water reclamation and reuse projects au-
21	thorized under title XVI of Public Law 102–575: Provided
22	further, That up to \$30,000,000 of the funds provided under
23	this heading may be used for programs, projects, and activi-
24	ties authorized by Public Law 108–361 and up to
25	\$10,000,000 of the funds provided under this heading may

1	be transferred to the Department of the Interior for pro-
2	grams, projects, and activities authorized by titles II-V of
3	Public Law 102–575: Provided further, That funds pro-
4	vided under this heading shall only be allocated to pro-
5	grams, projects or activities that heretofore received funds
6	provided in Acts making appropriations available for En-
7	ergy and Water Development: Provided further, That for
8	projects that are being completed with funds appropriated
9	in this paragraph that would otherwise be expired for obli-
10	gation, expired funds appropriated in this paragraph may
11	be used to pay the cost of associated supervision, inspection,
12	overhead, engineering and design on those projects and on
13	subsequent claims, if any: Provided further, That the Sec-
14	retary of the Interior shall submit a quarterly report to the
15	Committees on Appropriations of the House of Representa-
16	tives and the Senate detailing the allocation, obligation and
17	expenditures of these funds, beginning not later than 45
18	days after the date of enactment of this Act: Provided fur-
19	ther, That the Secretary shall have unlimited reprogram-
20	ming authority for the funds provided under this heading:
21	Provided further, That up to 0.5 percent of funds appro-
22	priated under this heading may be transferred to "Policy
23	and Administration" for the purposes of management and
24	oversight of the programs, projects, or activities funded by
25	this paragraph.

1	DEPARTMENT OF ENERGY
2	$ENERGY\ PROGRAMS$
3	Title 17 Innovative Technology Loan Guarantee
4	PROGRAM
5	For an additional amount for "Title 17 Innovative
6	Technology Loan Guarantee Program" for the cost of guar-
7	anteed loans authorized by section 1705 of the Energy Pol-
8	$icy\ Act\ of\ 2005,\ \$2,000,000,000,\ available\ until\ expended:$
9	Provided, That the cost of such loans, including the cost
10	of modifying such loans, shall be as defined in section 502
11	of the Congressional Budget Act of 1974.
12	General Provision, This Chapter
13	INCENTIVES FOR INNOVATIVE TECHNOLOGIES LOAN
14	GUARANTEE PROGRAM
15	Sec. 1201. (a) Specific Appropriation or Con-
16	TRIBUTION.—Section 1702 of the Energy Policy Act of 2005
17	(42 U.S.C. 16512) is amended—
18	(1) by striking subsection (b) and inserting the
19	following:
20	"(b) Specific Appropriation or Contribution.—
21	"(1) In general.—No guarantee shall be made
22	unless—
23	"(A) an appropriation for the cost has been
24	made;

1	"(B) the Secretary has received from the
2	borrower a payment in full for the cost of the ob-
3	ligation and deposited the payment into the
4	Treasury; or
5	"(C) a combination of appropriations or
6	payments from the borrower has been made suffi-
7	cient to cover the cost of the obligation.
8	"(2) Limitation.—The source of payments re-
9	ceived from a borrower under paragraph (1)(B) or
10	(C) shall not be a loan or other debt obligation that
11	is made or guaranteed by the Federal Government.";
12	and
13	(2) by adding at the end the following:
14	"(k) Credit Report.—If, in the opinion of the Sec-
15	retary, a third-party credit rating of the applicant or
16	project is not relevant to the determination of the credit
17	risk of a project, if the project costs are not projected to
18	exceed \$100,000,000, and the applicant agrees to accept the
19	credit rating assigned to the applicant by the Secretary,
20	the Secretary may waive any otherwise applicable require-
21	ment (including any requirement described in part 609 of
22	title 10, Code of Federal Regulations) to provide a third-
23	party credit report.
24	"(1) Direct Hire Authority.—

1	"(1) In General.—Notwithstanding section
2	3304 and sections 3309 through 3318 of title 5,
3	United States Code, the head of the loan guarantee
4	program under this title (referred to in this subsection
5	as the 'Executive Director') may, on a determination
6	that there is a severe shortage of candidates or a se-
7	vere hiring need for particular positions to carry out
8	the functions of this title, recruit and directly appoint
9	highly qualified critical personnel with specialized
10	knowledge important to the function of the programs
11	under this title into the competitive service.
12	"(2) Exception.—The authority granted under
13	paragraph (1) shall not apply to positions in the ex-
14	cepted service or the Senior Executive Service.
15	"(3) Requirements.—In exercising the author-
16	ity granted under paragraph (1), the Executive Di-
17	rector shall ensure that any action taken by the Exec-
18	utive Director—
19	"(A) is consistent with the merit principles
20	of section 2301 of title 5, United States Code;
21	and
22	"(B) complies with the public notice re-
23	quirements of section 3327 of title 5, United
24	$States\ Code.$

1	"(4) Sunset.—The authority provided under
2	paragraph (1) shall terminate on January 1, 2011.
3	"(m) Multiple Sites.—Notwithstanding any con-
4	trary requirement (including any provision under part
5	609.12 of title 10, Code of Federal Regulations) an eligible
6	project may be located on 2 or more non-contiguous sites
7	in the United States.".
8	(b) Applications for Multiple Eligible
9	Projects.—Section 1705 of the Energy Policy Act of 2005
10	(42 U.S.C. 16516) is amended—
11	(1) by redesignating subsection (e) as subsection
12	(f); and
13	(2) by inserting after subsection (d) the fol-
14	lowing:
15	"(e) Multiple Applications.—Notwithstanding any
16	contrary requirement (including any provision under part
17	609.3(a) of title 10, Code of Federal Regulations), a project
18	applicant or sponsor of an eligible project may submit an
19	application for more than 1 eligible project under this sec-
20	tion.".
21	(c) Energy Efficiency Loan Guarantees.—Sec-
22	tion 1705(a) of the Energy Policy Act of 2005 (42 U.S.C.
23	16516(a)) is amended by adding at the end the following:

1	"(4) Energy efficiency projects, including
2	projects to retrofit residential, commercial, and indus-
3	trial buildings, facilities, and equipment.".
4	CHAPTER 3—HOMELAND SECURITY
5	DEPARTMENT OF HOMELAND SECURITY
6	FEDERAL EMERGENCY MANAGEMENT AGENCY
7	FIREFIGHTER ASSISTANCE GRANTS
8	For an additional amount for "Firefighter Assistance
9	Grants" for necessary expenses for programs authorized by
10	section 34 of the Federal Fire Prevention and Control Act
11	of 1974 (15 U.S.C. 2229a), \$500,000,000: Provided, That
12	notwithstanding any provision under section $34(a)(1)(A)$ of
13	such Act specifying that grants must be used to increase
14	the number of firefighters in fire departments, the Secretary
15	of Homeland Security, in making grants under section 34
16	of such Act for fiscal year 2010, shall grant waivers from
17	the requirements of subsections $(a)(1)(B)$, $(c)(1)$, $(c)(2)$, and
18	(c)(4)(A) of such section: Provided further, That section
19	34(a)(1)(E) of such Act shall not apply with respect to
20	funds appropriated in this or any other Act making appro-
21	priations for fiscal year 2010 for grants under section 34
22	of such Act: Provided further, That the Secretary of Home-
23	land Security, in making grants under section 34 of such
24	Act, shall ensure that funds appropriated under this or any
25	other Act making appropriations for fiscal year 2010 are

1	made available for the retention of firefighters and shall
2	award grants not later than 120 days after the date of en-
3	actment of this Act: Provided further, That the Secretary
4	may transfer any unused funds under this heading to make
5	grants for programs authorized by section 33 of such Act
6	(15 U.S.C. 2229) after notification to the Committees on
7	Appropriations of the Senate and the House of Representa-
8	tives.
9	CHAPTER 4—INTERIOR AND ENVIRONMENT
10	DEPARTMENT OF THE INTERIOR
11	Bureau of Land Management
12	MANAGEMENT OF LANDS AND RESOURCES
13	For an additional amount for "Management of Lands
14	and Resources", for activities on all Bureau of Land Man-
15	agement lands using term employment, \$20,000,000.
16	United States Fish and Wildlife Service
17	RESOURCE MANAGEMENT
18	For an additional amount for "Resource Manage-
19	ment", for activities using term employment, \$30,000,000.
20	National Park Service
21	OPERATION OF THE NATIONAL PARK SYSTEM
22	For an additional amount for "Operation of the Na-
23	tional Park System", for activities on all national park
24	units using term employment, \$50,000,000.

1	Department-wide Programs
2	WILDLAND FIRE MANAGEMENT
3	For an additional amount for "Wildland Fire Man-
4	agement", for hazardous fuels reduction and related activi-
5	ties including necessary inventory and monitoring, using
6	term employment, \$20,000,000.
7	ENVIRONMENTAL PROTECTION AGENCY
8	State and Tribal Assistance Grants
9	(INCLUDING TRANSFERS OF FUNDS)
10	For an additional amount for "State and Tribal As-
11	sistance Grants", \$2,000,000,000, of which \$1,000,000,000
12	shall be for capitalization grants for the Clean Water State
13	Revolving Funds under title VI of the Federal Water Pollu-
14	tion Control Act and \$1,000,000,000 shall be for capitaliza-
15	tion grants under section 1452 of the Safe Drinking Water
16	Act: Provided, That the Administrator may retain up to
17	1 percent of the funds appropriated herein for management
18	and oversight purposes: Provided further, That funds ap-
19	propriated herein shall not be subject to the matching or
20	cost share requirements of sections 602(b)(2), 602(b)(3) or
21	202 of the Federal Water Pollution Control Act nor the
22	matching requirements of section 1452(e) of the Safe Drink-
23	ing Water Act: Provided further, That the Administrator
24	shall reallocate funds appropriated herein for the Clean and
25	Drinking Water State Revolving Funds (Revolving Funds)

1	where projects are not under contract or construction with-
2	in 8 months of the date of enactment of this Act: Provided
3	further, That notwithstanding the priority rankings they
4	would otherwise receive under each program, priority for
5	funds appropriated herein shall be given to projects on a
6	State priority list that are ready to proceed to construction
7	within 12 months of the date of enactment of this Act: Pro-
8	vided further, That notwithstanding the requirements of sec-
9	tion 603(d) of the Federal Water Pollution Control Act or
10	section 1452(f) of the Safe Drinking Water Act, for the
11	funds appropriated herein, each State shall use not less
12	than 50 percent of the amount of its capitalization grants
13	to provide additional subsidization to eligible recipients in
14	the form of forgiveness of principal, negative interest loans
15	or grants or any combination of these: Provided further,
16	That, to the extent there are sufficient eligible project appli-
17	cations, not less than 20 percent of the funds appropriated
18	herein for the Revolving Funds shall be for projects to ad-
19	dress green infrastructure, water or energy efficiency im-
20	provements or other environmentally innovative activities:
21	Provided further, That notwithstanding the limitation on
22	amounts specified in section 518(c) of the Federal Water
23	Pollution Control Act, up to 2.0 percent of the funds appro-
24	priated herein for the Clean Water State Revolving Funds
25	may be reserved by the Administrator for tribal grants

1	under section 518(c) of such Act: Provided further, That up
2	to 4 percent of the funds appropriated herein for tribal set-
3	asides under the Revolving Funds may be transferred to the
4	Indian Health Service to support management and over-
5	sight of tribal projects: Provided further, That none of the
6	funds appropriated herein shall be available for the pur-
7	chase of land or easements as authorized by section 603(c)
8	of the Federal Water Pollution Control Act or for activities
9	authorized by section 1452(k) of the Safe Drinking Water
10	Act: Provided further, That notwithstanding section
11	603(d)(2) of the Federal Water Pollution Control Act and
12	section 1452(f)(2) of the Safe Drinking Water Act, funds
13	may be used to buy, refinance, or restructure the debt obli-
14	gations of eligible recipients only where such debt was in-
15	curred on or after October 1, 2009: Provided further, That
16	section 1606 of title XVI of Public Law 111-5 shall apply
17	to the use of the funds provided under this heading.
18	Department of Agriculture
19	Forest Service
20	STATE AND PRIVATE FORESTRY
21	For an additional amount for "State and Private For-
22	estry", for financial assistance to States and territories for
23	authorized activities using term employment, \$75,000,000.

1	NATIONAL FOREST SYSTEM
2	For an additional amount for "National Forest Sys-
3	tem", for activities on the National Forest System using
4	term employment, \$40,000,000.
5	WILDLAND FIRE MANAGEMENT
6	For an additional amount for "Wildland Fire Man-
7	agement", for hazardous fuels reduction and related activi-
8	ties using term employment, \$35,000,000.
9	General Provisions, This Chapter
10	(INCLUDING TRANSFER OF FUNDS)
11	SEC. 1401. Funds made available to the Environ-
12	mental Protection Agency by this Act for management and
13	oversight purposes shall remain available until September
14	30, 2012, and may be transferred to the "Environmental
15	Programs and Management" account as needed.
16	SEC. 1402. In carrying out the work for which funds
17	in this title are being made available, the Secretary of the
18	Interior and the Secretary of Agriculture shall utilize, to
19	the maximum extent practicable, the Public Lands Corps,
20	Youth Conservation Corps, Student Conservation Associa-
21	tion, Job Corps, Corps Network members, and other related
22	partnerships with Federal, State, local, tribal or non-profit
23	groups that serve young adults, underserved and minority
24	populations, veterans, and special needs individuals.

1	CHAPTER 5—LABOR, HEALTH AND HUMAN SERV-
2	ICES, AND EDUCATION, AND RELATED AGEN-
3	CIES
4	DEPARTMENT OF LABOR
5	Employment and Training Administration
6	TRAINING AND EMPLOYMENT SERVICES
7	For an additional amount for "Training and Employ-
8	ment Services" for activities under the Workforce Invest-
9	ment Act of 1998 ("WIA"), \$1,250,000,000, which shall be
10	available for obligation on the date of enactment of this Act,
11	as follows:
12	(1) \$500,000,000 for grants to the States for
13	youth activities: Provided, That such funds shall be
14	used solely for summer employment programs for
15	youth: Provided further, That no portion of such
16	funds shall be reserved to carry out section
17	127(b)(1)(A) of the WIA: Provided further, That for
18	purposes of section $127(b)(1)(C)(iv)$ of the WIA, funds
19	available for youth activities shall be allotted as if the
20	total amount available for youth activities in the fis-
21	cal year does not exceed \$1,000,000,000: Provided fur-
22	ther, That the work readiness performance indicator
23	described in section $136(b)(2)(A)(ii)(I)$ of the WIA
24	shall be the only measure of performance used to as-
25	sess the effectiveness of summer employment for youth

1	provided with such funds: Provided further, That an
2	in-school youth shall meet the requirement that eligi-
3	ble youth be a low-income individual under section
4	101(13)(B) of the WIA if such youth has been deter-
5	mined to meet the eligibility requirements for free
6	meals under the National School Lunch Act (42
7	U.S.C. 1751 et seq.) during the most recent school
8	year; and
9	(2) \$750,000,000 for a program of competitive
10	grants for worker training and placement in high
11	growth and emerging industry sectors: Provided, That
12	\$275,000,000 shall be for job training projects that
13	prepare workers for careers in energy efficiency and
14	renewable energy as described in section 171(e)(1)(B)
15	of the WIA, of which \$225,000,000 shall be for Path-
16	ways Out of Poverty projects: Provided further, That
17	in awarding grants from those funds not dedicated in
18	the preceding proviso, the Secretary of Labor shall
19	give priority to projects that prepare workers for ca-
20	reers in the health care sector.
21	DEPARTMENT OF EDUCATION
22	Education Jobs Fund
23	For necessary expenses for an Education Jobs Fund,
24	\$23,000,000,000, which shall remain available for obliga-
25	tion through September 30, 2010 and shall be administered

1	under the terms and conditions of sections 14001 through
2	14013 of title XIV, and title XV, of division A of the Amer-
3	ican Recovery and Reinvestment Act of 2009 (Public Law
4	111–5), except as follows:
5	(1) Allotments to states and terri-
6	Tories.—Such funds shall be available only for allo-
7	cations by the Secretary under subsections (a) and (d)
8	of section 14001.
9	(2) Reservation.—With respect to funds appro-
10	priated under this heading, a State that receives an
11	allocation may reserve not more than 5 percent for—
12	(A) the administrative costs of carrying out
13	its responsibilities with respect to those funds,
14	provided the State reserves not more than 1 per-
15	cent of its total allocation for those costs; and
16	(B) retaining or creating positions in the
17	State educational agency or the State agency for
18	higher education, and other State agency posi-
19	tions related to the administration or support of
20	early childhood, elementary, secondary or post-
21	secondary education.
22	(3) Awards to local educational agencies
23	AND PUBLIC INSTITUTIONS OF HIGHER EDUCATION.—
24	(A) Except as specified under paragraph
25	(2), an allocation of such funds to a State under

1	section 14001(d) shall be used only for awards to
2	local educational agencies and public institu-
3	tions of higher education for the support of ele-
4	mentary, secondary, and postsecondary edu-
5	cation. The Governor shall determine how the
6	funds appropriated under this heading are allo-
7	cated for elementary and secondary education
8	and for public institutions of higher education.
9	In making the determination in the preceding
10	sentence, the Governor shall allocate funds
11	among the categories of elementary and sec-
12	ondary education and public institutions of
13	higher education generally in proportion to any
14	reductions in State funds for such categories.
15	(B) Funds used to support elementary and
16	secondary education shall be distributed through
17	the State's primary elementary and secondary
18	$funding\ formulae.$
19	(C) Section 14002(a) and (b) shall not
20	apply.
21	(4) Inapplicability of education reform as-
22	SURANCES.—Subsection (b)(2), and paragraphs (1)
23	through (5) of subsection (d), of section 14005 shall
24	not apply to any application for an allocation of such
25	funds.

(5) Requirement to use funds to retain or create education Jobs.—Notwithstanding sections 14003(a) and 14004(a), such funds may be used only for compensation and benefits and other expenses, such as support services, necessary to retain existing employees, for activities defined in section 101(31) of the Workforce Investment Act of 1998, and to hire new employees in order to provide early childhood, elementary, secondary, or postsecondary educational and related services or for modernization, renovation, and repair of public school facilities and facilities of institutions of higher education.

(6) Prohibition on use of funds for rainy-day funds or best restore, or supplement a rainy-day fund, or to supplant State funds in a manner that has the effect of establishing, restoring, or supplementing a rainy-day fund; or to reduce or retire debt obligations incurred by the State, or to supplant State funds in a manner that has the effect of reducing or retiring debt obligations incurred by the State, provided that this prohibition shall not apply to fund balances that are necessary to comply with

1	any State requirement to maintain a balanced budg-
2	et.
3	(7) Application considerations.—If, by a
4	date set by the Secretary, a Governor has not sub-
5	mitted an approvable application under section
6	14005(a), the Secretary may provide for the distribu-
7	tion of funds allocated under section 14001(d) to an-
8	other entity or other entities in the State, under such
9	terms and conditions as the Secretary may establish,
10	provided that all terms and conditions that apply to
11	the appropriation under this heading shall apply to
12	such funds distributed to such entity or entities.
13	(8) Local Educational agency applica-
14	TION.—Section 442 of the General Education Provi-
15	sions Act does not apply to a local educational agency
16	that has previously submitted an application to the
17	State under title XIV of division A of the American
18	Recovery and Reinvestment Act of 2009. The assur-
19	ances provided under that application shall continue
20	to apply to funds awarded under this heading.
21	(9) Maintenance of effort.—The Secretary
22	shall not allocate funds to a State under paragraph
23	(1) unless the Governor of the State provides an as-
24	surance to the Secretary that the State will—
25	(A) for fiscal year 2010—

1	(i) maintain State support for elemen-
2	tary, secondary, and public higher edu-
3	cation (not including support for capital
4	projects or research and development or tui-
5	tion and fees paid by students), in the ag-
6	gregate, at the level of such support for fis-
7	cal year 2009; or
8	(ii) maintain State support for ele-
9	mentary, secondary, and public higher edu-
10	cation (not including support for capital
11	projects or research and development or tui-
12	tion and fees paid by students), in the ag-
13	gregate, at a level no less than such support
14	for fiscal year 2006, provided that if a
15	State has enacted a reduction to such aggre-
16	gate level of fiscal year 2010 State support
17	for elementary, secondary, and public high-
18	er education after December 12, 2009, the
19	State shall maintain State support for ele-
20	mentary, secondary, and public higher edu-
21	cation at a percentage of the total revenues
22	available to the State that is equal to or
23	greater than the percentage provided for
24	such purpose for fiscal year 2010 prior to
25	December 12, 2009; and

1	(B) for fiscal year 2011—
2	(i) comply with subparagraph $(A)(i)$;
3	or
4	(ii) maintain State support for ele-
5	mentary, secondary, and public higher edu-
6	cation (not including support for capital
7	projects or research and development or tui-
8	tion and fees paid by students), in the ag-
9	gregate, at a percentage of the total revenues
10	available to the State that is equal to or
11	greater than the percentage provided for
12	such purpose for fiscal year 2010.
13	Student Financial Assistance
14	For an additional amount for "Student Financial As-
15	sistance" to carry out part C of title IV of the Higher Edu-
16	cation Act of 1965, \$300,000,000, which shall remain avail-
17	able through September 30, 2011.
18	$RELATED\ AGENCIES$
19	Corporation for National and Community Service
20	OPERATING EXPENSES
21	(INCLUDING TRANSFER OF FUNDS)
22	For an additional amount for "Operating Expenses"
23	to carry out the Domestic Volunteer Service Act of 1973
24	("1973 Act") and the National and Community Service Act
25	of 1990 ("1990 Act"), \$132,000,000, which shall remain

1	available through September 30, 2011: Provided, That not
2	less than \$90,000,000 of the funds made available in this
3	paragraph shall be used to make additional awards to exist-
4	ing AmeriCorps grantees and may be used to provide ad-
5	justments to awards under subtitle C of title I of the 1990
6	Act made prior to September 30, 2011 for which the Chief
7	Executive Officer of the Corporation for National and Com-
8	munity Service ("CEO") determines that a waiver of the
9	Federal share limitation is warranted under section
10	2521.70 of title 45 of the Code of Federal Regulations: Pro-
11	vided further, That up to \$30,000,000 shall be for programs
12	under title I, part A of the 1973 Act: Provided further, That
13	any funds provided in the previous proviso shall not be
14	made available in connection with cost-share agreements
15	authorized under section 192A(g)(10) of the 1990 Act: Pro-
16	vided further, That of the amount made available in this
17	paragraph, not less than \$7,000,000 shall be transferred to
18	"Salaries and Expenses" to administer the funds provided
19	in this paragraph, including making any necessary infor-
20	mation technology upgrades: Provided further, That the
21	CEO shall provide to the Committees on Appropriations of
22	the House of Representatives and the Senate a fiscal year
23	2010 operating plan for the funds appropriated in this
24	paragraph prior to making any Federal obligations of such
25	funds in fiscal year 2010, but not later than 90 days after

1	the date of enactment of this Act, and a fiscal year 2011
2	operating plan for such funds in fiscal year 2011, but not
3	later than November 1, 2010, that detail the allocation of
4	resources and the increased number of members supported
5	by the AmeriCorps programs: Provided further, That the
6	CEO shall provide to the Committees on Appropriations of
7	the House of Representatives and the Senate a report on
8	the actual obligations, expenditures, and unobligated bal-
9	ances for each activity funded under this heading not later
10	than 90 days after issuance of the operating plan, and
11	quarterly thereafter as long as funding provided under this
12	heading is available for obligation or expenditure.
13	NATIONAL SERVICE TRUST
14	(INCLUDING TRANSFER OF FUNDS)
15	For an additional amount for "National Service
16	Trust' established under subtitle D of title I of the National
17	and Community Service Act of 1990 ("1990 Act"),
18	\$68,000,000, which shall remain available until expended:
19	Provided, That the Corporation for National and Commu-
20	nity Service may transfer additional funds from the
21	amount provided within "Operating Expenses" allocated to
22	grants under subtitle C of title I of the 1990 Act to the
23	National Service Trust upon determination that such trans-
24	fer is necessary to support the activities of national service
25	participants and after notice is transmitted to the Commit-

1	tees on Appropriations of the House of Representatives and
2	the Senate: Provided further, That the amount appro-
3	priated or transferred to the National Service Trust may
4	be invested under section 145(b) of the 1990 Act without
5	regard to the requirements to apportion funds under 31
6	$U.S.C.\ 1513(b).$
7	General Provision, This Chapter
8	ISSUER ALLOWED REFUNDABLE CREDIT FOR QUALIFIED
9	ZONE ACADEMY BONDS AND QUALIFIED SCHOOL CON-
10	STRUCTION BONDS
11	Sec. 1501. (a) In General.—Section 6431 of the In-
12	ternal Revenue Code of 1986 is amended by adding at the
13	end the following new subsection:
14	"(f) Application of Section to Qualified Zone
15	ACADEMY BONDS AND QUALIFIED SCHOOL CONSTRUCTION
16	Bonds.—
17	"(1) In general.—In the case of any specified
18	tax credit bond—
19	"(A) such bond shall be treated as a quali-
20	fied bond for purposes of this section,
21	"(B) subsection (a) shall be applied without
22	regard to the requirement that the qualified bond
23	be issued before January 1, 2011,
24	"(C) the amount of the payment determined
25	under subsection (b) with respect to any interest

1	payment date under such bond shall be equal to
2	the lesser of—
3	"(i) the amount of interest payable
4	under such bond on such date, or
5	"(ii) the amount of interest which
6	would have been payable under such bond
7	on such date if such interest were deter-
8	mined at the applicable credit rate deter-
9	mined under section $54A(b)(3)$ with respect
10	to such bond,
11	"(D) interest on any such bond shall be in-
12	cludible in gross income for purposes of this title,
13	and
14	"(E) no credit shall be allowed under sec-
15	tion 54A with respect to such bond.
16	"(2) Specified tax credit bond.—For pur-
17	poses of this subsection, the term 'specified tax credit
18	bond' means any qualified tax credit bond (as defined
19	$in\ section\ 54A(d))\ if$ —
20	"(A) such bond is a qualified zone academy
21	bond (as defined in section 54E) or a qualified
22	school construction bond (as defined in section
23	54F), and
24	"(B) the issuer of such bond makes an irrev-
25	ocable election to have this subsection apply.".

1	(b) Technical Corrections Relating to Quali-
2	FIED SCHOOL CONSTRUCTION BONDS.—
3	(1) The second sentence of section $54F(d)(1)$ of
4	such Code is amended by striking "by the State" and
5	inserting 'by the State education agency (or such
6	other agency as is authorized under State law to
7	make such allocation)".
8	(2) The second sentence of section $54F(e)$ of such
9	Code is amended by striking "subsection (d)(4)" and
10	inserting "paragraphs (2) and (4) of subsection (d)".
11	(c) Effective Date.—
12	(1) In general.—Except as otherwise provided
13	in this subsection, the amendment made by this sec-
14	tion shall apply to bonds issued after December 31,
15	2009.
16	(2) TECHNICAL CORRECTIONS.—The amend-
17	ments made by subsection (b) shall take effect as if in-
18	cluded in section 1521 of the American Recovery and
19	Reinvestment Tax Act of 2009.

1	CHAPTER 6—TRANSPORTATION AND HOUSING
2	AND URBAN DEVELOPMENT
3	DEPARTMENT OF TRANSPORTATION
4	FEDERAL AVIATION ADMINISTRATION
5	GRANTS-IN-AID FOR AIRPORTS
6	For an additional amount for "Grants-In-Aid for Air-
7	ports", to enable the Secretary of Transportation to make
8	grants for discretionary projects as authorized by sub-
9	chapter 1 of chapter 471 and subchapter 1 of chapter 475
10	of title 49, United States Code, \$500,000,000: Provided,
11	That such funds shall not be subject to apportionment for-
12	mulas, special apportionment categories, or minimum per-
13	centages under chapter 471 of such title: Provided further,
14	That the Secretary shall distribute funds provided under
15	this heading as discretionary grants to airports using the
16	criteria established under chapters 471 and 475 of such
17	title, but with priority given to those projects that dem-
18	onstrate to his satisfaction their ability to be completed
19	within 2 years of enactment of this Act: Provided further,
20	That the Secretary shall award grants under this heading
21	within 120 days of enactment of this Act: Provided further,
22	That the amount made available under this heading shall
23	not be subject to any limitation on obligations for the
24	Grants-in-Aid for Airports program set forth in any Act:
25	Provided further, That the Federal share payable of the

- 1 costs for which a grant is made under this heading shall
- 2 be, at the option of the recipient, up to 100 percent: Pro-
- 3 vided further, That the amounts provided under this head-
- 4 ing may be used for expenses the agency incurs in admin-
- 5 istering this program in addition to amounts provided for
- 6 administrative expenses for the Grants-in-Aid Airport Im-
- 7 provement Program from any other Act.
- 8 Federal Highway Administration
- 9 HIGHWAY INFRASTRUCTURE INVESTMENT
- 10 For an additional amount for "Highway Infrastruc-
- 11 ture Investment" for restoration, repair, construction and
- 12 other activities eligible under paragraph (b) of section 133
- 13 of title 23, United States Code, and for passenger and
- 14 freight rail transportation and port infrastructure projects
- 15 eligible for assistance under subsection 601(a)(8) of such
- 16 title, \$27,500,000,000, to remain available through Sep-
- 17 tember 30, 2011: Provided, That, after making the set-asides
- 18 required under this heading, 50 percent of the funds made
- 19 available under this heading shall be apportioned to States
- 20 using the formula set forth in section 104(b)(3) of title 23,
- 21 United States Code, and the remaining funds shall be ap-
- 22 portioned to States in the same ratio as the obligation limi-
- 23 tation for fiscal year 2008 was distributed among the States
- 24 in accordance with the formula specified in section
- 25 120(a)(6) of division K of Public Law 110–161: Provided

1	further, That funds made available under this heading shall
2	be apportioned not later than 21 days after the date of en-
3	actment of this Act: Provided further, That in selecting
4	projects to be carried out with funds apportioned under this
5	heading, priority shall be given to projects that are pro-
6	jected for completion within a 3-year time frame, and are
7	located in economically distressed areas as defined by sec-
8	tion 301 of the Public Works and Economic Development
9	Act of 1965, as amended (42 U.S.C. 3161): Provided fur-
10	ther, That in selecting projects to be carried out with funds
11	apportioned under this heading, States shall ensure an eq-
12	uitable geographic distribution of funds and an appropriate
13	balance in addressing the needs of urban and rural commu-
14	nities in the State: Provided further, That 90 days following
15	the date of such apportionment, the Secretary of Transpor-
16	tation shall withdraw from each State an amount equal to
17	50 percent of the funds awarded to that State less the
18	amount of funding under contract, as determined by the
19	Secretary, and the Secretary shall redistribute such
20	amounts to other States that have had no funds withdrawn
21	under this proviso in the manner described in section 120(c)
22	of division K of Public Law 110–161: Provided further,
23	That 1 year following the date of such apportionment, the
24	Secretary shall withdraw from each recipient of funds ap-
25	portioned under this heading any funds that are not under

contract, as determined by the Secretary, and the Secretary shall redistribute such amounts to States that have had no funds withdrawn under this proviso in the manner described in section 120(c) of division K of Public Law 110-161: Provided further, That at the request of a State, the 5 Secretary of Transportation may provide an extension of 6 such 1-year period only to the extent that he feels satisfied 8 that the State has encountered extreme conditions that create an unworkable bidding environment or other extenu-10 ating circumstances: Provided further, That before granting such an extension, the Secretary shall send a letter to the House and Senate Committees on Appropriations that provides a thorough justification for the extension: Provided further, That 3 percent of the funds apportioned to a State under this heading shall be set aside for the purposes described in subsection 133(d)(2) of title 23, United States 16 Code (without regard to the comparison to fiscal year 2005): Provided further, That 30 percent of the funds apportioned to a State under this heading shall be suballo-19 cated within the State in the manner and for the purposes 21 described in the first sentence of subsection 133(d)(3)(A), in subsection 133(d)(3)(B), and in subsection 133(d)(3)(D): Provided further, That such suballocation shall be conducted in every State: Provided further, That of the funds provided under this heading, \$105,000,000 shall be for the Puerto

Rico highway program authorized under section 165 of title 23, United States Code, and \$45,000,000 shall be for the 3 territorial highway program authorized under section 215 4 of title 23, United States Code: Provided further, That of the funds provided under this heading, \$60,000,000 shall be for capital expenditures eligible under section 147 of title 23. United States Code (without regard to subsection(d)): 8 Provided further, That the Secretary of Transportation shall distribute such \$60,000,000 as competitive discre-10 tionary grants to States, with priority given to those projects that demonstrate to his satisfaction their ability to be completed within 2 years of enactment of this Act: Provided further, That of the funds provided under this heading, \$550,000,000 shall be for investments in transportation 14 15 at Indian reservations and Federal lands: Provided further, That of the funds identified in the preceding proviso, 16 17 \$310,000,000 shall be for the Indian Reservation Roads program, \$170,000,000 shall be for the Park Roads and 18 19 Parkways program, \$60,000,000 shall be for the Forest Highway Program, and \$10,000,000 shall be for the Refuge 20 21 Roads program: Provided further, That for investments at Indian reservations and Federal lands, priority shall be given to capital investments, and to projects and activities that can be completed within 2 years of enactment of this Act: Provided further, That 1 year following the enactment

1	of this Act, to ensure the prompt use of the \$550,000,000
2	provided for investments at Indian reservations and Fed-
3	eral lands, the Secretary shall have the authority to redis-
4	$tribute\ unobligated\ funds\ within\ the\ respective\ program\ for$
5	which the funds were appropriated: Provided further, That
6	up to 4 percent of the funding provided for Indian Reserva-
7	tion Roads may be used by the Secretary of the Interior
8	for program management and oversight and project-related
9	administrative expenses: Provided further, That section
10	134(f)(3)(C)(ii)(II) of title 23, United States Code, shall not
11	apply to funds provided under this heading: Provided fur-
12	ther, That of the funds made available under this heading,
13	\$20,000,000 shall be for highway surface transportation
14	and technology training under section 140(b) of title 23,
15	United States Code, and \$20,000,000 shall be for disadvan-
16	taged business enterprises bonding assistance under section
17	332(e) of title 49, United States Code: Provided further,
18	That funds made available under this heading shall be ad-
19	ministered as if apportioned under chapter 1 of title 23,
20	United States Code, except for funds made available for in-
21	vestments in transportation at Indian reservations and
22	Federal lands, and for the territorial highway program,
23	which shall be administered in accordance with chapter 2
24	of title 23, United States Code, and except for funds made
25	available for disadvantaged business enterprises bonding as-

1	sistance, which shall be administered in accordance with
2	chapter 3 of title 49, United States Code: Provided further,
3	That the Federal share payable on account of any project
4	or activity carried out with funds made available under
5	this heading shall be, at the option of the recipient, up to
6	100 percent of the total cost thereof: Provided further, That
7	funds made available by this paragraph shall not be obli-
8	gated for the purposes authorized under section 115(b) of
9	title 23, United States Code: Provided further, That funding
10	provided under this heading shall be in addition to any
11	and all funds provided for fiscal years 2010 and 2011 in
12	any other Act for "Federal-aid Highways" and shall not
13	affect the distribution of funds provided for "Federal-aid
14	Highways" in any other Act: Provided further, That the
15	amount made available under this heading shall not be sub-
16	ject to any limitation on obligations for Federal-aid high-
17	ways or highway safety construction programs set forth in
18	any Act: Provided further, That section 1101(b) of Public
19	Law 109–59 shall apply to funds apportioned under this
20	heading: Provided further, That the Administrator of the
21	Federal Highway Administration may retain up to
22	\$45,000,000 of the funds provided under this heading to
23	fund the oversight by the Administrator of projects and ac-
24	tivities carried out with funds made available to the Federal
25	Highway Administration in this Act, of which \$5,000,000

- 1 shall be for the Office of Expedited Project Delivery in the
- 2 Office of the Administrator of the Federal Highway Admin-
- 3 istration, and such funds shall be available through Sep-
- 4 tember 30, 2013.
- 5 Federal Railroad Administration
- 6 CAPITAL GRANTS TO THE NATIONAL RAILROAD PASSENGER
- 7 CORPORATION
- 8 For an additional amount for "Capital Grants to the
- 9 National Railroad Passenger Corporation" to enable the
- 10 Secretary of Transportation to make capital grants to The
- 11 National Railroad Passenger Corporation (Amtrak) as au-
- 12 thorized by section 101(c) of the Passenger Rail Investment
- 13 and Improvement Act of 2008 (Public Law 110-432),
- 14 \$800,000,000, for fleet modernization, including rehabilita-
- 15 tion of existing and acquisition of new passenger equip-
- 16 ment, including fuel efficient locomotives: Provided, That
- 17 none of the funds provided under this heading shall be used
- 18 to subsidize the operating losses of Amtrak: Provided fur-
- 19 ther, That section 24305(f)(4)(B) of title 49, United States
- 20 Code, shall not apply to any new equipment acquired with
- 21 funds provided under this heading: Provided further, That
- 22 funds provided under this heading shall be awarded not
- 23 later than 60 days after the date of enactment of this Act.

1	Federal Transit Administration
2	TRANSIT CAPITAL ASSISTANCE
3	For an additional amount for "Transit Capital Assist-
4	ance" for transit capital assistance grants authorized under
5	section 5302(a)(1) of title 49, United States Code,
6	\$6,150,000,000: Provided, That the Secretary of Transpor-
7	tation shall provide 80 percent of the funds appropriated
8	under this heading for grants under section 5307 of title
9	49, United States Code, and apportion such funds in ac-
10	cordance with section 5336 of such title (other than sub-
11	sections (i)(1) and (j)): Provided further, That the Secretary
12	shall apportion 10 percent of the funds appropriated under
13	this heading in accordance with section 5340 of such title:
14	Provided further, That the Secretary shall provide 10 per-
15	cent of the funds appropriated under this heading for grants
16	under section 5311 of title 49, United States Code, and ap-
17	portion such funds in accordance with such section: Pro-
18	vided further, That funds apportioned under this heading
19	shall be apportioned not later than 21 days after the date
20	of enactment of this Act: Provided further, That 90 days
21	following the date of such apportionment, the Secretary
22	shall withdraw from each urbanized area or State an
23	amount equal to 50 percent of the funds apportioned to such
24	urbanized areas or States less the amount of funding under
25	contract, as determined by the Secretary, and the Secretary

1	shall redistribute such amounts to other urbanized areas or
2	States that have had no funds withdrawn under this provise
3	utilizing whatever method he deems appropriate to ensure
4	that all funds redistributed under this proviso shall be uti-
5	lized promptly: Provided further, That 1 year following the
6	date of such apportionment, the Secretary shall withdraw
7	from each urbanized area or State any funds that are not
8	under contract, as determined by the Secretary, and the
9	Secretary shall redistribute such amounts to other urban-
10	ized areas or States that have had no funds withdrawn
11	under this proviso utilizing whatever method he deems ap-
12	propriate to ensure that all funds redistributed under this
13	proviso shall be utilized promptly: Provided further, Than
14	at the request of an urbanized area or State, the Secretary
15	of Transportation may provide an extension of such 1-year
16	period if he feels satisfied that the urbanized area or State
17	has encountered an unworkable bidding environment or
18	other extenuating circumstances: Provided further, That be-
19	fore granting such an extension, the Secretary shall send
20	a letter to the House and Senate Committees on Appropria-
21	tions that provides a thorough justification for the exten-
22	sion: Provided further, That of the funds provided for sec-
23	tion 5311 of title 49, United States Code, 2.5 percent shall
24	be made available for section 5311(c)(1): Provided further,
25	That of the funding provided under this heading,

1	\$100,000,000 shall be distributed as discretionary grants to
2	public transit agencies for capital investments that will as-
3	sist in reducing the energy consumption or greenhouse gas
4	emissions of their public transportation systems: Provided
5	further, That for such grants on energy-related investments,
6	priority shall be given to projects based on the total energy
7	savings that are projected to result from the investment, and
8	projected energy savings as a percentage of the total energy
9	usage of the public transit agency: Provided further, That
10	applicable chapter 53 requirements shall apply to funding
11	provided under this heading, except that the Federal share
12	of the costs for which any grant is made under this heading
13	shall be, at the option of the recipient, up to 100 percent.
14	Provided further, That the amount made available under
15	this heading shall not be subject to any limitation on obliga-
16	tions for transit programs set forth in any Act: Provided
17	further, That section 1101(b) of Public Law 109-59 shall
18	apply to funds appropriated under this heading: Provided
19	further, That the funds appropriated under this heading
20	shall not be commingled with any prior year funds: Pro-
21	vided further, That a recipient and subrecipient of funds
22	made available under this heading may use up to 10 per-
23	cent of the amount apportioned to a State or urbanized area
24	for the operating costs of equipment and facilities for use
25	in public transportation or for eligible activities under sec-

- 1 tion 5311(f): Provided further, That in selecting projects to
- 2 be carried out with funds apportioned under this heading,
- 3 priority shall be given to projects that are located in eco-
- 4 nomically distressed areas as defined by section 301 of the
- 5 Public Works and Economic Development Act of 1965, as
- 6 amended (42 U.S.C. 3161): Provided further, That in select-
- 7 ing projects to be carried out with funds apportioned under
- 8 this heading, States shall ensure an equitable geographic
- 9 distribution of funds and an appropriate balance in ad-
- 10 dressing the needs of urban and rural communities in the
- 11 State: Provided further, That notwithstanding any other
- 12 provision of law, three-quarters of 1 percent of the funds
- 13 provided for grants under section 5307 and section 5340,
- 14 and one-half of 1 percent of the funds provided for grants
- 15 under section 5311, shall be available for administrative ex-
- 16 penses and program management oversight, and such funds
- 17 shall be available through September 30, 2013.
- 18 Fixed guideway infrastructure investment
- 19 For an amount for capital expenditures authorized
- 20 under section 5309(b)(2) of title 49, United States Code,
- 21 \$1,750,000,000: Provided, That the Secretary of Transpor-
- 22 tation shall apportion funds under this heading pursuant
- 23 to the formula set forth in section 5337 of title 49, United
- 24 States Code: Provided further, That the funds appropriated
- 25 under this heading shall not be commingled with any prior

1	year funds: Provided further, That funds made available
2	under this heading shall be apportioned not later than 21
3	days after the date of enactment of this Act: Provided fur-
4	ther, That 90 days following the date of such apportion-
5	ment, the Secretary shall withdraw from each urbanized
6	area an amount equal to 50 percent of the funds appor-
7	tioned to such urbanized area less the amount of funding
8	under contract, as determined by the Secretary, and the
9	Secretary shall redistribute such amounts to other urban-
10	ized areas that have had no funds withdrawn under this
11	proviso utilizing whatever method he deems appropriate to
12	ensure that all funds redistributed under this proviso shall
13	be utilized promptly: Provided further, That 1 year fol-
14	lowing the date of such apportionment, the Secretary shall
15	withdraw from each urbanized area any funds that are not
16	under contract, as determined by the Secretary, and the
17	Secretary shall redistribute such amounts to other urban-
18	ized areas that have had no funds withdrawn under this
19	proviso utilizing whatever method he deems appropriate to
20	ensure that all funds redistributed under this proviso shall
21	be utilized promptly: Provided further, That at the request
22	of an urbanized area, the Secretary of Transportation may
23	provide an extension of such 1-year period if he feels satis-
24	fied that the urbanized area has encountered an unworkable
25	bidding environment or other extenuating circumstances:

- 1 Provided further, That before granting such an extension,
- 2 the Secretary shall send a letter to the House and Senate
- 3 Committees on Appropriations that provides a thorough
- 4 justification for the extension: Provided further, That appli-
- 5 cable chapter 53 requirements shall apply except that the
- 6 Federal share of the costs for which a grant is made under
- 7 this heading shall be, at the option of the recipient, up to
- 8 100 percent: Provided further, That the provisions of section
- 9 1101(b) of Public Law 109-59 shall apply to funds made
- 10 available under this heading: Provided further, That not-
- 11 withstanding any other provision of law, up to 1 percent
- 12 of the funds under this heading shall be available for ad-
- 13 ministrative expenses and program management oversight
- 14 and shall remain available for obligation until September
- 15 *30, 2013.*
- 16 Capital investment grants
- 17 For an additional amount for "Capital Investment
- 18 Grants", as authorized under section 5338(c)(4) of title 49,
- 19 United States Code, and allocated under section
- 20 5309(m)(2)(A) of such title, to enable the Secretary of
- 21 Transportation to make discretionary grants as authorized
- 22 by section 5309(d) and (e) of such title, \$500,000,000, of
- 23 which \$1,500,000 shall be for the Office of Expedited Project
- 24 Delivery in the Office of the Administrator of the Federal
- 25 Transit Administration: Provided, That such amount shall

- 1 be allocated without regard to the limitation under section
- 2 5309(m)(2)(A)(i): Provided further, That in selecting
- 3 projects to be funded, priority shall be given to projects that
- 4 are able to award contracts within 90 days of enactment
- 5 of this Act: Provided further, That the provisions of section
- 6 1101(b) of Public Law 109-59 shall apply to funds made
- 7 available under this heading: Provided further, That funds
- 8 appropriated under this heading shall not be commingled
- 9 with any prior year funds: Provided further, That applica-
- 10 ble chapter 53 requirements shall apply, except that not-
- 11 withstanding any other provision of law, up to 1 percent
- 12 of the funds provided under this heading shall be available
- 13 for administrative expenses and program management
- 14 oversight, and shall remain available through September 30,
- 15 2013: Provided further, That, notwithstanding any other
- 16 provision of law, the provisions of section 3011(f) of Public
- 17 Law 109-59 shall apply to all projects evaluated under sec-
- 18 tions 5309(d) and 5309(e) of title 49, United States Code,
- 19 and funded in fiscal years 2010 and 2011 with funds made
- 20 available in the Act or any other Act.

1	Maritime Administration
2	MARITIME GUARANTEED LOAN (TITLE XI) PROGRAM
3	ACCOUNT
4	(INCLUDING TRANSFER OF FUNDS)
5	For the cost of guaranteed loans, as authorized,
6	\$100,000,000: Provided, That such costs, including the cost
7	of modifying such loans, shall be as defined in section 502
8	of the Congressional Budget Act of 1974, as amended: Pro-
9	vided further, That the Maritime Administrator may retain
10	and transfer to "Maritime Administration, Operations and
11	Training" up to 2 percent of the funds provided under this
12	heading to carry out the guaranteed loan program.
13	General Provision, Department of Transportation
14	Sec. 1601. (a) Maintenance of Effort.—
15	(1) Certification.—
16	(A) Certification through september
17	30, 2010.—The certification made by the Gov-
18	ernor of each State under section 1201(a) of di-
19	vision A of the American Recovery and Reinvest-
20	ment Act of 2009 (Pub. L. 111-5, 123 Stat. 115,
21	212) shall continue in effect under this Act.
22	(B) Certification through september
23	30, 2011.—Not later than 30 days after the date
24	of enactment of this Act, for each amount that is
25	distributed to a State or agency thereof from an

1	appropriation in this Act for a covered program,
2	the Governor of the State shall certify to the Sec-
3	retary of Transportation that the State will
4	maintain its effort with regard to State funding
5	for the types of projects that are funded by the
6	appropriation. As part of this certification, the
7	Governor shall submit to the Secretary of Trans-
8	portation a statement identifying the amount of
9	State funds the State planned to expend from
10	State sources as of the date of enactment of this
11	Act for the period of October 1, 2010, through
12	September 30, 2011, for the types of projects that
13	are funded by the appropriation. For the period
14	of October 1, 2010, through September 30, 2011,
15	the Governor of a State may calculate planned
16	expenditures from State funds in the same man-
17	ner as under section $1201(a)$ of division A of the
18	American Recovery and Reinvestment Act of
19	2009 or may calculate the amount by pro rating
20	the amount certified under section 1201(a) of di-
21	vision A of the American Recovery and Reinvest-
22	ment Act of 2009 to establish the amount of
23	planned expenditures for such period.
24	(2) Definition of state funds.—For purposes
25	of the certifications required by section 1201(a) of di-

vision A of the American Recovery and Reinvestment Act of 2009 and paragraph (1)(B), State funding means State funds used for transportation purposes that are expended by the State agency that is pri-marily responsible for carrying out the covered pro-gram. State funding does not include State transpor-tation funds that are expended by or at the direction of non-State governmental entities.

(b) REQUIREMENT TO MAINTAIN EFFORT.—

- (1) REPORTS.—Each State shall submit to the Department of Transportation for each covered program the actual aggregate expenditures from State funds during the period of February 17, 2009, through September 30, 2011, as compared to the level of such expenditures from State funds that were planned to occur during such period as certified in accordance with subsection (a). The State shall submit the maintenance of effort reports in the same manner and in the same timeframe required by subsection (c), except the State is not required to submit a maintenance of effort report on February 17, 2013. The covered agencies shall submit the reports to Congress in accordance with subsection (c)(1).
- (2) Determination of maintenance of effort.—A State is deemed to have met its level of ef-

- fort if the aggregate amount of actual expenditures of

 State funds reported in the February 17, 2012 report

 in accordance with paragraph (1) meets or exceeds

 the aggregate amount of planned expenditures of

 State funds identified in the certification required by

 subsection (a).
 - (3) Penalty for failure to maintain the level of Fort.—If a State is unable to maintain the level of effort certified pursuant to subsection (a), the State will be prohibited by the Secretary of Transportation from receiving additional limitation pursuant to the redistribution of the limitation on obligations for Federal-aid highway and highway safety construction programs that occurs after August 1 for fiscal year 2012.

(c) Periodic Reports.—

(1) In General.—Notwithstanding any other provision of law, each grant recipient shall submit to the covered agency from which they received funding periodic reports on the use of the funds appropriated in this chapter for the Department of Transportation for covered programs. Such reports shall be collected and compiled by the covered agency and transmitted to Congress. Covered agencies may develop such re-

1	ports on behalf of grant recipients to ensure the accu-
2	racy and consistency of such reports.
3	(2) Contents of Reports.—For amounts re-
4	ceived under each covered program by a grant recipi-
5	ent under this chapter for the Department of Trans-
6	portation, the grant recipient shall include in the
7	periodic reports information tracking—
8	(A) the amount of Federal funds appro-
9	priated, allocated, obligated, and outlayed under
10	$the \ appropriation;$
11	(B) the number of projects that have been
12	put out to bid under the appropriation and the
13	amount of Federal funds associated with such
14	projects;
15	(C) the number of projects for which con-
16	tracts have been awarded under the appropria-
17	tion and the amount of Federal funds associated
18	with such contracts;
19	(D) the number of projects for which work
20	has begun under such contracts and the amount
21	of Federal funds associated with such contracts;
22	(E) the number of projects for which work
23	has been completed under such contracts and the
24	amount of Federal funds associated with such
25	contracts; and

1	(F) the number of direct, on-project jobs cre-
2	ated or sustained by the Federal funds provided
3	for projects under the appropriation and, to the
4	extent possible, the estimated indirect jobs cre-
5	ated or sustained in the associated supplying in-
6	dustries, including the number of job-years cre-
7	ated and the total increase in employment since
8	the date of enactment of this Act.
9	(3) Timing of reports.—Each grant recipient
10	shall submit the first of the periodic reports required
11	under this subsection not later than 1 year after the
12	date of enactment of the American Recovery and Re-
13	investment Act of 2009 and shall submit updated re-
14	ports not later than 15 months, 18 months, 2 years,
15	3 years, and 4 years after such date of enactment.
16	(d) Definitions.—In this section, the following defi-
17	nitions apply:
18	(1) Covered agency.—The term "covered agen-
19	cy" means the Federal Aviation Administration, the
20	Federal Highway Administration, the Federal Rail-
21	road Administration, the Federal Transit Adminis-
22	tration, and the Maritime Administration of the De-
23	partment of Transportation.
24	(2) Covered program.—The term "covered
25	program" means funds appropriated in this Act for

1	"Grants-in-Aid for Airports" to the Federal Aviation
2	Administration; for "Highway Infrastructure Invest-
3	ment" to the Federal Highway Administration; for
4	"Capital Grants to the National Railroad Passenger
5	Corporation" to the Federal Railroad Administration;
6	for "Transit Capital Assistance", "Fixed Guideway
7	Infrastructure Investment", and "Capital Investment
8	Grants" to the Federal Transit Administration; and
9	for "Maritime Guaranteed Loan (Title XI) Program
10	Account" to the Maritime Administration.
11	(3) Grant recipient.—The term "grant recipi-
12	ent" means a State or other recipient of assistance
13	provided under a covered program in this Act. Such
14	term does not include a Federal department or agen-
15	cy.
16	(e) Exemption.—Notwithstanding any other provi-
17	sion of law, sections 3501-3521 of title 44, United States
18	Code, shall not apply to the provisions of this section.
19	DEPARTMENT OF HOUSING AND URBAN
20	DEVELOPMENT
21	Public and Indian Housing
22	PUBLIC HOUSING CAPITAL FUND
23	For an additional amount for the "Public Housing
24	Capital Fund" to carry out capital and management ac-
25	tivities for public housing agencies, as authorized under sec-

tion 9 of the United States Housing Act of 1937 (42 U.S.C. 1437g) (in this heading referred to as the \$1,000,000,000: Provided, That the Secretary of Housing 3 4 and Urban Development shall make the funds provided under this heading available by competition for priority in-5 vestments, including investments that leverage private sec-6 tor funding or financing for renovations and energy con-8 servation retrofit investments: Provided further, That the Secretary shall obligate the funds provided under this heading by such competition within 60 days of the date of the 10 enactment of this Act: Provided further, That in using the funds provided under this heading public housing authorities shall give priority to capital projects that can award contracts based on bids within 120 days from the date that 14 15 the funds are made available to the public housing authorities: Provided further, That in using such funds provided 16 under this heading public housing agencies shall give priority consideration to the rehabilitation of vacant rental 18 19 units: Provided further, That in using such funds provided 20 under this heading public housing agencies shall prioritize 21 capital projects that are already underway or included in the 5-year capital fund plans required by section 5A of the Act (42 U.S.C. 1437c-1(a)): Provided further, That notwithstanding any other provision of law, funds provided under this heading (1) may not be used for operating or

1	rental assistance activities, and (2) shall not be subject to
2	any restriction of funding to replacement housing uses: Pro-
3	vided further, That notwithstanding section 9(j) of the Act,
4	public housing agencies shall obligate 50 percent of the
5	funds provided under this heading within 180 days of the
6	date on which such funds become available to the agency
7	for obligation, and shall expend 100 percent of such funds
8	within one year of the date on which such funds become
9	available to the agency for obligation: Provided further,
10	That if a public housing agency fails to comply with the
11	180-day obligation requirement under the preceding pro-
12	viso, the Secretary shall recapture all funds provided under
13	this heading awarded to the public housing agency that re-
14	main unobligated and reallocate such funds to agencies that
15	are in compliance with such requirement: Provided further,
16	That in administering funds appropriated or otherwise
17	made available under this heading, the Secretary may
18	waive or specify alternative requirements for any provision
19	of any statute or regulation in connection with the obliga-
20	tion by the Secretary or the use of such funds (except for
21	requirements related to fair housing, nondiscrimination,
22	labor standards, and the environment), upon a finding that
23	such a waiver is necessary to expedite or facilitate the use
24	of such funds: Provided further, That, in addition to waiv-
25	ers authorized under the preceding proviso, the Secretary

1	may direct that requirements relating to the procurement
2	of goods and services arising under State and local laws
3	and regulations shall not apply to funds provided under
4	this heading.
5	Community Planning and Development
6	HOUSING TRUST FUND
7	For the Housing Trust Fund established pursuant to
8	section 1338 of the Federal Housing Enterprises Financial
9	Safety and Soundness Act of 1992 (12 U.S.C. 4568),
10	\$1,065,000,000, for use under such section: Provided, That
11	of the total amount provided under this heading,
12	\$65,000,000 shall be available to the Secretary of Housing
13	and Urban Development only for incremental project-based
14	voucher assistance or project-based rental assistance, to be
15	allocated to States pursuant to the formula established
16	under such section 1338, to be used solely in conjunction
17	with grant funds awarded under such section 1338.
18	CHAPTER 7—GENERAL PROVISIONS, THIS TITLE
19	TARP REDUCTION
20	Sec. 1701. The limitation under section 115(a)(3) of
21	the Emergency Economic Stabilization Act of 2008 (12
22	U.S.C. 5225(a)(3)) in effect on the date of the enactment
23	of this Act is decreased by \$150,000,000,000.
24	LIMIT ON FUNDS
25	Sec. 1702. All funds provided under this title shall
26	be subject to the requirements of section 1604 of division

1	A of the American Recovery and Reinvestment Act of 2009
2	(Public Law 111–5).
3	RECOVERY ACT REPORTING REQUIREMENTS
4	Sec. 1703. (a) Funds made available by this title shall
5	be subject to the reporting, transparency, and oversight re-
6	quirements established by title XV of division A of the
7	American Recovery and Reinvestment Act of 2009 (Public
8	Law 111-5), on the same basis as funds made available
9	in division A of that Act.
10	(b) Amounts appropriated in division A of the Amer-
11	ican Recovery and Reinvestment Act of 2009 (Public Law
12	111-5) to any Office of Inspector General or to the Recovery
13	Accountability and Transparency Board shall also be avail-
14	able for the same purposes with respect to any programs,
15	grants, projects, and activities for which funds are made
16	available by this title.
17	TITLE II—SURFACE TRANSPORTATION
18	EXTENSION
19	SHORT TITLE
20	Sec. 2001. This title may be cited as the "Surface
21	Transportation Extension Act of 2009".
22	FEDERAL-AID HIGHWAYS
23	Sec. 2002. (a) In General.—
24	(1) Applicability of provisions.—Except as
25	provided in this title, requirements, authorities, con-
26	ditions, eligibilities, limitations, and other provisions

1 authorized under titles I, V, and VI of SAFETEA-2 LU (119 Stat. 1144), the SAFETEA-LU Technical 3 Corrections Act of 2008 (122 Stat. 1572), titles I and 4 VI of the Intermodal Surface Transportation Effi-5 ciency Act of 1991 (105 Stat. 1914), titles I and V 6 of the Transportation Equity Act for the 21st Century 7 (112 Stat. 107), and title 23. United States Code (ex-8 cluding chapter 4 of that title), which would otherwise 9 expire on or cease to apply after September 30, 2009, 10 or the date specified in section 106(3) of the Con-11 tinuing Appropriations Resolution, 2010 (Public Law 12 111-68), are incorporated by reference and shall con-13 tinue in effect through September 30, 2010. 14 (2) Authorization of appropriations.—Ex-15 cept as provided in subsection (b), there are author-16 ized to be appropriated out of the Highway Trust 17 Fund (other than the Mass Transit Account) for fiscal 18 year 2010 an amount equal to the sum of the 19 amounts authorized to be appropriated out of the 20 Highway Trust Fund (other than the Mass Transit 21 Account) for programs, projects, and activities for fis-22 cal year 2009 under titles I, V, and VI of 23 SAFETEA-LU (119 Stat. 1144) and title 23, United 24 States Code (excluding administrative expenses under

1	section 104(a) and programs, projects, and activities
2	under chapter 4 of that title), minus \$1,394,358,419.
3	(3) Use of funds.—
4	(A) FISCAL YEAR 2010.—Except as otherwise
5	expressly provided in this title, funds authorized
6	to be appropriated under paragraph (2) for fis-
7	cal year 2010 shall be distributed, administered,
8	limited, and made available for obligation in the
9	same manner as the total amount of funds au-
10	thorized to be appropriated out of the Highway
11	Trust Fund (other than the Mass Transit Ac-
12	count) for fiscal year 2009 to carry out pro-
13	grams, projects, activities, eligibilities, and re-
14	quirements under SAFETEA-LU (119 Stat.
15	1144), the SAFETEA-LU Technical Corrections
16	Act of 2008 (122 Stat. 1572), titles I and VI of
17	the Intermodal Surface Transportation Effi-
18	ciency Act of 1991 (105 Stat. 1914), titles I and
19	V of the Transportation Equity Act for the 21st
20	Century (112 Stat. 107), and title 23, United
21	States Code (excluding chapter 4 of that title).
22	(B) Calculation.—The amounts author-
23	ized to be appropriated under paragraph (2)
24	shall be calculated without regard to any rescis-
25	sion or cancellation of funds or contract author-

1	ity for fiscal year 2009 under SAFETEA-LU
2	(119 Stat. 1144) or any other law.
3	(C) Distribution between programs.—
4	Funds authorized to be appropriated under
5	paragraph (2) shall be distributed under sub-
6	paragraph (A) among programs, projects, and
7	activities referenced in such subparagraph in the
8	ratio that—
9	(i) the amount authorized to be appro-
10	priated out of the Highway Trust Fund
11	(other than the Mass Transit Account) for
12	such program, project, or activity for fiscal
13	year 2009; bear to
14	(ii) the amount authorized to be appro-
15	priated out of the Highway Trust Fund
16	(other than the Mass Transit Account) for
17	all such programs, projects, and activities
18	for fiscal year 2009.
19	(D) Contract authority.—
20	(i) In general.—Except as provided
21	in clause (ii), funds authorized to be appro-
22	priated under this subsection shall be avail-
23	able for obligation in the same manner as
24	if such funds were apportioned under chap-
25	ter 1 of title 23, United States Code, and

1	subject to a limitation on obligations for
2	Federal-aid highways and highway safety
3	construction programs included in an Act
4	making appropriations for fiscal year 2010.
5	(ii) Exceptions.—
6	(I) In general.—A limitation on
7	obligations described in clause (i) shall
8	not apply to any obligation under—
9	(aa) section 125 of title 23,
10	United States Code; or
11	(bb) section 105 of title 23,
12	United States Code, but only in
13	an amount equal to \$639,000,000.
14	(II) Special rules.—Except as
15	otherwise expressly provided by this
16	title, any special rule that applied in
17	fiscal year 2009 to any program,
18	project, or activity for which funds are
19	authorized to be appropriated under
20	paragraph (2) shall continue to apply
21	through September 30, 2010.
22	(4) Extension and flexibility for certain
23	ALLOCATED PROGRAMS.—
24	(A) FISCAL YEAR 2010.—

1	(i) In General.—Notwithstanding
2	any other provision of law, for fiscal year
3	2010, the portion of the share of funds of a
4	State under paragraph (2) determined by
5	the amount that the State received or was
6	authorized to receive for fiscal year 2009 to
7	carry out sections 1307, 1702, and 1934 of
8	SAFETEA-LU (119 Stat. 1217, 1256, and
9	1485) and section $144(f)(1)$ of title 23,
10	United States Code, shall be—
11	(I) made available to the State for
12	programs specified in section $105(a)(2)$
13	of title 23, United States Code (except
14	the high priority projects program),
15	and in the same proportion for each
16	such program that—
17	(aa) the amount apportioned
18	to the State for that program for
19	fiscal year 2009; bears to
20	(bb) the amount apportioned
21	to the State for fiscal year 2009
22	for all such programs; and
23	(II) administered in the same
24	manner and with the same period of
25	availability as such funding is admin-

1	istered under programs identified in
2	clause (i), except that no funds may be
3	used to carry out the project described
4	$in\ section\ 1307(d)(1)\ of\ SAFETEA-$
5	LU (119 Stat. 1217; 122 Stat. 1577).
6	(ii) Territories and puerto
7	RICO.—
8	(I) In General.—Notwith-
9	standing any other provision of law,
10	the portion of the share of funds of a
11	territory or Puerto Rico under para-
12	graph (2) determined by the amount
13	that the territory or Puerto Rico re-
14	ceived or was authorized to receive for
15	fiscal year 2009 to carry out section
16	1934 of SAFETEA-LU (119 Stat.
17	1485), shall be—
18	(aa) for a territory, made
19	available and administered in the
20	same manner as funding is made
21	available and administered under
22	section 215 of title 23, United
23	States Code; and
24	(bb) for Puerto Rico, made
25	available and administered in the

1	same manner as funding is made
2	available and administered under
3	section 165 of title 23, United
4	States Code.
5	(II) TERRITORY DEFINED.—In
6	this clause, the term "territory" means
7	any of the following territories of the
8	United States: American Samoa, the
9	Commonwealth of the Northern Mar-
10	iana Islands, Guam, or the United
11	States Virgin Islands.
12	(B) Additional funds.—
13	(i) In general.—No additional funds
14	shall be provided for any project or activity
15	under paragraph (3)(A) that the Secretary
16	of Transportation determines was suffi-
17	ciently funded before or during fiscal year
18	2009 to achieve the authorized purpose of
19	the project or activity.
20	(ii) Reservation and redistribu-
21	TION AMONG STATES.—
22	(I) In General.—Funds made
23	available in accordance with para-
24	graph (3)(A) for a project or activity
25	described in clause (i) shall be—

	02
1	(aa) reserved by the Sec-
2	retary of Transportation; and
3	(bb) apportioned among all
4	States such that each State's share
5	of funds so apportioned is equal to
6	the State's share for fiscal year
7	2009 of funds apportioned or allo-
8	cated for the programs specified
9	$in\ subclause\ (II).$
10	(II) Specific programs.—The
11	programs referred to in subclause (I)
12	are—
13	(aa) the programs listed in
14	section $105(a)(2)$ of title 23,
15	$United\ States\ Code;$
16	(bb) the program authorized
17	by section 144(f)(1) of such title;
18	and
19	(cc) the program authorized
20	by section 1934 of SAFETEA-LU
21	(119 Stat. 1485).
22	(iii) Distribution among pro-
23	GRAMS.—Funds apportioned to a State
24	pursuant to clause (ii) shall be—

1	(I) made available to the State for
2	programs specified in section $105(a)(2)$
3	of title 23, United States Code (except
4	the high priority projects program),
5	and in the same proportion for each
6	such program that—
7	(aa) the amount apportioned
8	to the State for that program for
9	fiscal year 2009; bears to
10	(bb) the amount apportioned
11	to the State for fiscal year 2009
12	for all such programs; and
13	(II) administered in the same
14	manner and with the same period of
15	availability as such funding is admin-
16	istered under programs identified in
17	subclause(I).
18	(C) Competitive distribution of cer-
19	TAIN DISCRETIONARY FUNDS.—
20	(i) Projects of national and re-
21	${\it GIONAL} \qquad {\it SIGNIFICANCE}\!$
22	section 1301(m) of SAFETEA-LU (119
23	Stat. 1202), the Secretary shall allocate
24	funds authorized to be appropriated under
25	paragraph (2) for the projects of national

1	and regional significance program on the
2	basis of a competitive selection process in
3	accordance with sections 1301(d), 1301(e),
4	and 1301(f) of that Act (119 Stat. 1199).
5	(ii) National corridor infrastruc-
6	TURE IMPROVEMENT PROGRAM.—Notwith-
7	standing section 1302(e) of SAFETEA-LU
8	(119 Stat. 1205), the Secretary shall allo-
9	cate funds authorized to be appropriated
10	under paragraph (2) for the national cor-
11	ridor infrastructure improvement program
12	on the basis of a competitive selection proc-
13	ess in accordance with section 1302(b) of
14	that Act (119 Stat. 1204).
15	(5) Extension of authorizations under
16	TITLE V OF SAFETEA-LU.—
17	(A) In General.—The programs authorized
18	under paragraphs (1) through (5) of section
19	5101(a) of SAFETEA-LU (119 Stat. 1779) shall
20	be continued for fiscal year 2010 at the funding
21	levels authorized for those programs for fiscal
22	year 2009.
23	(B) Distribution of funds.—Funds for
24	programs continued under subparagraph (A)
25	shall be distributed to major program areas

1	under those programs in the same proportions as
2	funds were allocated for those program areas for
3	fiscal year 2009, except that designations for spe-
4	cific activities shall not be required to be contin-
5	ued for fiscal year 2010.
6	(C) Additional funds.—
7	(i) In general.—No additional funds
8	shall be provided for any project or activity
9	under this paragraph that the Secretary of
10	Transportation determines was sufficiently
11	funded before or during fiscal year 2009 to
12	achieve the authorized purpose of the project
13	or activity.
14	(ii) Distribution.—Funds that would
15	have been made available under subpara-
16	graph (A) for a project or activity but for
17	the prohibition under clause (i) shall be dis-
18	tributed in accordance with subparagraph
19	(B).
20	(b) Administrative Expenses.—
21	(1) Authorization of contract author-
22	ITY.—Notwithstanding any other provision of this
23	title or any other law, there is authorized to be appro-
24	priated from the Highway Trust Fund (other than
25	the Mass Transit Account), \$420,562,000 for adminis-

1	trative expenses of the Federal-aid highway program
2	for fiscal year 2010.
3	(2) Contract authorized to
4	be appropriated by this subsection shall be—
5	(A) available for obligation, and shall be
6	administered, in the same manner as if such
7	funds were apportioned under chapter 1 of title
8	23, United States Code, except that such funds
9	shall remain available until expended; and
10	(B) subject to a limitation on obligations
11	for Federal-aid highways and highway safety
12	construction programs included in an Act mak-
13	ing appropriations for fiscal year 2010.
14	(c) Reconciliation of Funds.—The Secretary shall
15	reduce the amount apportioned or allocated for a program,
16	project, or activity continued under this section by any
17	amount apportioned or allocated for such program, project,
18	or activity pursuant to the Continuing Appropriations Res-
19	olution, 2010 (Public Law 111–68).
20	(d) References.—Except as otherwise expressly pro-
21	vided, any reference in this section to an Act, or a provision
22	contained in an Act, shall be considered to include the
23	amendments made by that Act or provision.

1	EXTENSION OF HIGHWAY SAFETY PROGRAMS OF NATIONAL
2	HIGHWAY TRAFFIC SAFETY ADMINISTRATION
3	Sec. 2003. (a) Chapter 4 Highway Safety Pro-
4	GRAMS.—Section 2001(a)(1) of SAFETEA-LU (119 Stat.
5	1519) is amended—
6	(1) by striking "and"; and
7	(2) by inserting after "2009" the following: ",
8	and \$235,000,000 for fiscal year 2010''.
9	(b) Highway Safety Research and Develop-
10	MENT.—Section 2001(a)(2) of such Act (119 Stat. 1519) is
11	amended—
12	(1) by striking "and"; and
13	(2) by inserting after "2009" the following: ",
14	and \$105,500,000 for fiscal year 2010".
15	(c) Occupant Protection Incentive Grants.—
16	(1) Extension of program.—Section 405 of
17	title 23, United States Code, is amended—
18	(A) in subsection (a)(3) by striking "6" and
19	inserting "7"; and
20	(B) in subsection $(a)(4)(C)$ by striking "in
21	each of the fifth and sixth fiscal years beginning
22	after September 30, 2003," and inserting "in
23	each subsequent fiscal year".

1	(2) Authorization of appropriations.—Sec-
2	tion 2001(a)(3) of such Act (119 Stat. 1519) is
3	amended—
4	(A) by striking "and"; and
5	(B) by inserting after "2009" the following:
6	", and \$25,000,000 for fiscal year 2010".
7	(d) Safety Belt Performance Grants.—
8	(1) Extension of program.—Section 406(c)(1)
9	of title 23, United States Code, is amended by strik-
10	ing "2009" and inserting "2010".
11	(2) Authorization of appropriations.—Sec-
12	tion 2001(a)(4) of such Act (119 Stat. 1519) is
13	amended—
14	(A) by striking "and"; and
15	(B) by inserting after "2009" the following:
16	", and \$124,500,000 for fiscal year 2010".
17	(e) State Traffic Safety Information System Im-
18	PROVEMENTS.—Section 2001(a)(5) of such Act (119 Stat.
19	1519) is amended—
20	(1) by striking "and"; and
21	(2) by inserting after "2009" the following: ",
22	and \$34,500,000 for fiscal year 2010".
23	(f) Alcohol-Impaired Driving Countermeasures
24	Incentive Grant Program.—

1	(1) Extension of program.—Section 410 of
2	title 23, United States Code, is amended—
3	(A) in subsection $(a)(3)(C)$ by striking "in
4	each of the fifth, sixth, seventh, and eighth fiscal
5	years" and inserting "in each subsequent fiscal
6	year''; and
7	(B) in subsection $(b)(2)(C)$ by striking "and
8	2009" and inserting ", 2009, and 2010".
9	(2) Authorization of appropriations.—Sec-
10	tion 2001(a)(6) of such Act (119 Stat. 1519) is
11	amended—
12	(A) by striking "and"; and
13	(B) by inserting after "2009" the following:
14	", and \$139,000,000 for fiscal year 2010".
15	(g) National Driver Register.—Section
16	2001(a)(7) of such Act (119 Stat. 1520) is amended—
17	(1) by striking "and"; and
18	(2) by inserting after "2009" the following: ",
19	and \$4,000,000 for fiscal year 2010".
20	(h) High Visibility Enforcement Program.—
21	(1) Extension of program.—Section 2009(a)
22	of such Act (23 U.S.C. 402 note; 119 Stat. 1535) is
23	amended by striking "2009" and inserting "2010".

1	(2) Authorization of appropriations.—Sec-
2	tion 2001(a)(8) of such Act (119 Stat. 1520) is
3	amended—
4	(A) by striking "and"; and
5	(B) by inserting after "2009" the second
6	place it appears the following: ", and
7	\$29,000,000 for fiscal year 2010".
8	(i) Motorcyclist Safety.—
9	(1) Extension of program.—Section
10	2010(d)(1)(B) of such Act (23 U.S.C. 402 note; 119
11	Stat. 1536) is amended by striking "and fourth" and
12	inserting "fourth, and fifth".
13	(2) Authorization of appropriations.—Sec-
14	$tion \ 2001(a)(9) \ of \ such \ Act \ (119 \ Stat. \ 1520) \ is$
15	amended—
16	(A) by striking "and"; and
17	(B) by inserting after "2009" the following:
18	", and \$7,000,000 for fiscal year 2010".
19	(j) Child Safety and Child Booster Seat Safety
20	Incentive Grants.—
21	(1) Extension of program.—Section
22	2011(c)(2) of such Act (23 U.S.C. 405 note; 119 Stat.
23	1538) is amended by striking "fourth fiscal year" and
24	inserting "fourth and fifth fiscal years".

1	(2) Authorization of appropriations.—Sec-
2	tion 2001(a)(10) of such Act (119 Stat. 1520) is
3	amended—
4	(A) by striking "and"; and
5	(B) by inserting after "2009" the following:
6	", and \$7,000,000 for fiscal year 2010".
7	(k) Administrative Expenses.—Section 2001(a)(11)
8	of such Act (119 Stat. 1520) is amended—
9	(1) by striking "and" the last place it appears;
10	and
11	(2) by inserting after "2009" the following: ",
12	and \$18,500,000 for fiscal year 2010".
13	(l) Applicability of Title 23.—Section 2001(c) of
14	such Act (119 Stat. 1520) is amended by striking "2009"
15	and inserting "2010".
16	(m) Drug-impaired Driving Enforcement.—Sec-
17	tion 2013(f) of such Act (23 U.S.C. 403 note; 119 Stat.
18	1540) is amended by striking "2009" and inserting "2010".
19	(n) Older Driver Safety; Law Enforcement
20	Training.—Section 2017 of such Act (23 U.S.C. 402 note;
21	119 Stat. 1541) is amended—
22	(1) in subsection (a)(1) by striking "2009" and
23	inserting "2010"; and
24	(2) in subsection (b)(2) by striking "2009" and
25	inserting "2010".

1	EXTENSION OF FEDERAL MOTOR CARRIER SAFETY
2	ADMINISTRATION PROGRAMS
3	Sec. 2004. (a) Motor Carrier Safety Grants.—
4	Section 31104(a) of title 49, United States Code, is amend-
5	ed—
6	(1) by striking "and" at the end of paragraph
7	(4);
8	(2) by striking the period at the end of para-
9	graph (5) and inserting "; and"; and
10	(3) by adding at the end the following:
11	"(6) \$212,070,000 for fiscal year 2010.".
12	(b) Administrative Expenses.—Section 31104(i)(1)
13	of title 49, United States Code, is amended—
14	(1) by striking "and" at the end of subpara-
15	$graph\ (D);$
16	(2) by striking the period at the end of subpara-
17	graph (E) and inserting "; and"; and
18	(3) by adding at the end the following:
19	"(F) \$239,828,000 for fiscal year 2010.".
20	(c) High Priority Activities.—Section 31104(k)(2)
21	of title 49, United States Code, is amended by striking
22	"2009" and inserting "2010".
23	(d) Grant Programs.—Section 4101(c) of
24	SAFETEA-LU (119 Stat. 1715) is amended—

1	(1) in paragraph (1) by striking "2009" and in-
2	serting "2010";
3	(2) in paragraph (2) by striking "and 2009"
4	and inserting "2009, and 2010";
5	(3) in paragraph (3) by striking "and 2009"
6	and inserting "2009, and 2010";
7	(4) in paragraph (4) by striking "2009" and in-
8	serting "2010"; and
9	(5) in paragraph (5) by striking "2009" and in-
10	serting "2010".
11	(e) Commercial Driver's License Information
12	System Modernization.—Section 4123(d) of SAFETEA-
13	LU (119 Stat. 1736) is amended—
14	(1) by striking "and" at the end of paragraph
15	(3);
16	(2) by striking the period at the end of para-
17	graph (4) and inserting "; and"; and
18	(3) by adding at the end the following:
19	"(5) \$8,000,000 for fiscal year 2010.".
20	(f) Outreach and Education.—Section 4127(e) of
21	such Act (119 Stat. 1741) is amended by striking "and
22	2009" and inserting "2009, and 2010".
23	(g) Grant Program for Commercial Motor Vehi-
24	CLE OPERATORS.—Section 4134(c) of such Act (119 Stat.
25	1744) is amended by striking "2009" and inserting "2010".

- 1 (h) Working Group for Development of Prac-
- 2 tices and Procedures to Enhance Federal-State
- 3 Relations.—Section 4213(d) of such Act (119 Stat. 1759)
- 4 is amended by striking "2009" and inserting "2010".
- 5 (i) Office of Intermodalism.—Section 5503(i) of
- 6 title 49, United States Code, is amended by striking "2009"
- 7 and inserting "2010".
- 8 EXTENSION OF FEDERAL TRANSIT ASSISTANCE PROGRAMS
- 9 Sec. 2005. (a) Extension of Transit Programs.—
- 10 Except as otherwise provided in this title, requirements, au-
- 11 thorities, conditions, eligibilities, limitations, and other
- 12 provisions authorized under title III of SAFETEA-LU
- 13 (119 Stat. 1544), the SAFETEA-LU Technical Corrections
- 14 Act of 2008 (122 Stat. 1572), title III of the Intermodal
- 15 Surface Transportation Efficiency Act of 1991 (105 Stat.
- 16 2087), title III of the Transportation Equity Act for the
- 17 21st Century (112 Stat. 338), and chapter 53 of title 49,
- 18 United States Code, which would otherwise expire on or
- 19 cease to apply after September 30, 2009, or the date speci-
- 20 fied in section 106(3) of the Continuing Appropriations
- 21 Resolution, 2010 (Public Law 111–68), are incorporated by
- 22 reference and shall continue in effect through September 30,
- 23 2010.
- 24 (b) Authorizations.—For fiscal year 2010—
- 25 (1) there shall be available from the Mass Tran-
- 26 sit Account of the Highway Trust Fund

1	\$8,343,171,000 for each Federal transit assistance
2	program under section 5338(b) of title 49, United
3	States Code, to be allocated among such programs in
4	proportion to the amounts provided for each such pro-
5	gram in fiscal year 2009; and
6	(2) there is authorized to be appropriated
7	\$2,164,581,000 for each Federal transit program
8	under subsections (c) and (d) of section 5338 of title
9	49, United States Code, and for administrative ex-
10	penses under subsection (e) of such section.
11	(c) Exceptions.—
12	(1) Projects for bus and bus-related fa-
13	CILITIES AND CLEAN FUELS GRANT PROGRAM.—The
14	project designations contained in section 3044 of
15	SAFETEA-LU (119 Stat. 1652) shall not apply to
16	$funds\ made\ available\ under\ subsection\ (b)(1).$
17	(2) Allocations for national research and
18	TECHNOLOGY PROGRAMS.—A program, project, or ac-
19	tivity identified in section 3046 of SAFETEA-LU
20	(119 Stat 1706) that the Secretary of Transportation
21	determines was sufficiently funded before or during
22	fiscal year 2009 to achieve the authorized purpose of
23	the program, project, or activity shall not be eligible
24	for funds authorized to be appropriated under sub-
25	section $(b)(2)$.

1	(d) Contract Authority.—A grant or contract ap-
2	proved by the Secretary and financed with amounts made
3	available from the Mass Transit Account of the Highway
4	Trust Fund through September 30, 2010, to carry out sec-
5	tions 5305, 5307, 5308, 5309, 5310, 5311, 5316, 5317, 5320,
6	5335, 5339 and 5340 of title 49, United States Code, and
7	section 3038 of the Transportation Equity Act for the 21st
8	Century (49 U.S.C. 5310 note; 112 Stat. 392) is a contrac-
9	tual obligation of the Government to pay the Federal share
10	of the cost of the project.
11	(e) Reconciliation of Funds.—The Secretary shall
12	reduce the amount apportioned or allocated for a program,
13	project, or activity continued under this section by any
14	amount apportioned or allocated for such program, project,
15	or activity pursuant to the Continuing Appropriation Reso-
16	lution, 2010 (Public Law 111–68).
17	(f) References.—Except as otherwise expressly pro-
18	vided, any reference in this section to an Act, or a provision
19	contained in an Act, shall be considered to include the
20	amendments made by that Act or provision.
21	BOATING SAFETY EXTENSION
22	Sec. 2006. Section 4 of the Dingell-Johnson Sport
23	Fish Restoration Act (16 U.S.C. 777c) is amended—
24	(1) in subsection (a) by striking "2009, and the
25	period from October 1, 2009, through the date speci-
26	fied in section 106(3) of the first Continuing Appro-

1	priations Resolution for Fiscal Year 2010 enacted
2	into law," and inserting "2010,"; and
3	(2) in subsection (b)(1)(A) by striking "2009 and
4	the period from October 1, 2009, through the date
5	specified in section 106(3) of the first Continuing Ap-
6	propriations Resolution for Fiscal Year 2010 enacted
7	into law," and inserting "2010,".
8	LEVEL OF OBLIGATION LIMITATIONS
9	Sec. 2007. (a) Highway Category.—Section
10	8003(a) of SAFETEA-LU (119 Stat. 1917) is amended—
11	(1) by striking "and" at the end of paragraph
12	(4);
13	(2) by striking the period at the end of para-
14	graph (5) and inserting "; and"; and
15	(3) by adding at the end the following:
16	"(6) for fiscal year 2010, \$42,469,970,178.".
17	(b) Mass Transit Category.—Section 8003(b) of
18	SAFETEA-LU (119 Stat. 1917) is amended—
19	(1) by striking "and" at the end of paragraph
20	(4);
21	(2) by striking the period at the end of para-
22	graph (5) and inserting "; and"; and
23	(3) by inserting after paragraph (5) the fol-
24	lowing:
25	"(6) for fiscal year 2010, \$10,338,065,000.".

1	HAZARDOUS MATERIALS RESEARCH
2	Sec. 2008. Section 7131(c) of SAFETEA-LU (119
3	Stat. 1910) is amended by striking "2009" and inserting
4	"2010".
5	EXTENSION AND EXPANSION OF EXPENDITURE AUTHORITY
6	FROM TRUST FUNDS
7	Sec. 2009. (a) Highway Trust Fund.—
8	(1) Highway account.—Paragraph (1) of sec-
9	tion 9503(c) of the Internal Revenue Code of 1986 is
10	amended—
11	(A) by striking "September 30, 2009 (Octo-
12	ber 1, 2009" and inserting "September 30, 2010
13	(October 1, 2010", and
14	(B) by striking "under" and all that follows
15	and inserting "under the Surface Transportation
16	Extension Act of 2009 or any other provision of
17	law which was referred to in this paragraph be-
18	fore the date of the enactment of such Act (as
19	such Act and provisions of law are in effect on
20	the date of the enactment of such Act).".
21	(2) Mass transit account.—Paragraph (3) of
22	section 9503(e) of such Code is amended—
23	(A) by striking "October 1, 2009" and in-
24	serting "October 1, 2010", and
25	(B) by striking "in accordance with" and
26	all that follows and inserting "in accordance

1	with the Surface Transportation Extension Act
2	of 2009 or any other provision of law which was
3	referred to in this paragraph before the date of
4	the enactment of such Act (as such Act and pro-
5	visions of law are in effect on the date of the en-
6	actment of such Act).".
7	(3) Exception to limitation on trans-
8	FERS.—Subparagraph (B) of section $9503(b)(6)$ of
9	such Code is amended by striking "September 30,
10	2009 (October 1, 2009" and inserting "September 30,
11	2010 (October 1, 2010".
12	(b) Sport Fish Restoration and Boating Trust
13	FUND.—
14	(1) In General.—Paragraph (2) of section
15	9504(b) of such Code is amended—
16	(A) by striking "(as in effect" in subpara-
17	graph (A) and all that follows in such subpara-
18	graph and inserting "(as in effect on the date of
19	the enactment of the Surface Transportation Ex-
20	tension Act of 2009),",
21	(B) by striking "(as in effect" in subpara-
22	graph (B) and all that follows in such subpara-
23	graph and inserting "(as in effect on the date of
24	the enactment of the Surface Transportation Ex-
25	tension Act of 2009), and", and

1	(C) by striking "(as in effect" in subpara-
2	graph (C) and all that follows in such subpara-
3	graph and inserting "(as in effect on the date of
4	the enactment of the Surface Transportation Ex-
5	tension Act of 2009).".
6	(2) Exception to limitation on trans-
7	FERS.—Paragraph (2) of section 9504(d) of such Code
8	is amended by striking "October 1, 2009" and insert-
9	ing "October 1, 2010".
10	(c) Effective Date.—The amendments made by this
11	section shall take effect on September 30, 2009.
12	DETERMINATION OF HIGHWAY TRUST FUND BALANCES
13	Sec. 2010. (a) Restoration of Certain Foregone
14	Interest to Highway Trust Fund.—Subsection (f) of
15	section 9503 of the Internal Revenue Code of 1986 (relating
16	to determination of trust fund balances after September 30,
17	1998) is amended—
18	(1) by striking paragraph (2); and
19	(2) by adding at the end the following new para-
20	graph:
21	"(2) Restoration of foregone interest.—
22	Out of money in the Treasury not otherwise appro-
23	priated, there is hereby appropriated (without fiscal
24	year limitation)—

1	"(A) \$14,700,000,000 to the Highway Ac-
2	count (as defined in subsection $(e)(5)(B)$) of the
3	Highway Trust Fund, and
4	"(B) \$4,800,000,000 to the Mass Transit
5	Account of the Highway Trust Fund.".
6	(b) Repeal of Provision Prohibiting Crediting
7	OF INTEREST TO HIGHWAY TRUST FUND.—
8	(1) In General.—Paragraph (1) of section
9	9503(f) of such Code is amended by striking subpara-
10	graph(B).
11	(2) Conforming amendments.—Such para-
12	graph, as amended by paragraph (1), is further
13	amended—
14	(A) by striking ", and" at the end of sub-
15	paragraph (A) and inserting a period, and
16	(B) by striking "1998" in the matter pre-
17	ceding subparagraph (A) and all that follows
18	through "the opening balance" and inserting
19	"1998, the opening balance".
20	(c) Effective Date.—The amendments made by this
21	section shall take effect on the date of the enactment of this
22	Act.
23	REPEAL OF TRANSFERS FROM HIGHWAY TRUST FUND FOR
24	REPAYMENTS AND CREDITS
25	Sec. 2011. (a) In General.—Subsection (c) of section
26	9503 of the Internal Revenue Code of 1986 is amended by

1	striking paragraph (2) and by redesignating paragraphs
2	(3), (4), (5), and (6) as paragraphs (2), (3), (4), and (5).
3	(b) Conforming Amendments.—
4	(1) Section 9502(a) of such Code is amended by
5	striking "section 9503(c)(7)" and inserting "section
6	9503(c)(5)".
7	(2) Section $9503(b)(4)(D)$ of such Code is
8	amended by striking "paragraph $(4)(D)$ or $(5)(B)$ "
9	and inserting "paragraph $(3)(D)$ or $(4)(B)$ ".
10	(3) Section 9503(c)(2) of such Code, as redesig-
11	nated by subsection (a), is amended by adding at the
12	end the following sentence: "The amounts payable
13	from the Highway Trust Fund under the preceding
14	sentence shall be determined by taking into account
15	only the portion of the taxes which are deposited into
16	the Highway Trust Fund.".
17	(4) Section 9503(e)(5)(A) of such Code is amend-
18	ed by striking "paragraphs (2), (3), and (4)" and in-
19	serting "paragraphs (2) and (3)".
20	(5) Section 9504(a) of such Code is amended by
21	striking "section $9503(c)(4)$, section $9503(c)(5)$ " and
22	inserting "section $9503(c)(3)$, section $9503(c)(4)$ ".
23	(6) Section 9504(b)(2) of such Code is amended
24	by striking "section 9503(c)(5)" and inserting "sec-
25	tion 9503(c)(4)".

1	(7) Section 9504(e) of such Code is amended by
2	striking "section $9503(c)(4)$ " and inserting "section
3	9503(c)(3)".
4	(c) Effective Date.—The amendments made by this
5	section shall apply to amounts paid, and credits allowed
6	with respect to fuel used, in calendar quarters beginning
7	after the date of the enactment of this Act.
8	FEDERAL SHARE
9	Sec. 2012. (a) In General.—Notwithstanding any
10	other provision of law, the Federal share of the cost of a
11	covered project or activity (or portion of a covered project
12	or activity) funded with amounts obligated during the pe-
13	riod beginning on the date of enactment of this Act and
14	ending on September 30, 2010, shall be, at the option of
15	the recipient, up to 100 percent.
16	(b) Covered Project or Activity Defined.—
17	(1) In general.—In this section, the term "cov-
18	ered project or activity" means a project or activity
19	eligible for assistance under titles I through VI of
20	SAFETEA-LU (119 Stat. 1144), the SAFETEA-LU
21	Technical Corrections Act of 2008 (122 Stat. 1572),
22	titles I through VI of the Intermodal Surface Trans-
23	portation Efficiency Act of 1991 (105 Stat. 1914), ti-
24	tles I through V of the Transportation Equity Act for
25	the 21st Century (112 Stat. 107), title 23, United
26	States Code, chapter 53 of title 49, United States

1	Code, chapter 303 of title 49, United States Code, or
2	part B of subtitle VI of title 49, United States Code.
3	(2) Exclusions. — Notwith standing paragraph
4	(1), the term does not include a project or activity
5	funded pursuant to—
6	(A) section 1301 or 1302 of SAFETEA-LU
7	(119 Stat. 1198, 1204);
8	(B) section 5309(d) or 5309(e) of title 49,
9	United States Code;
10	(C) the national infrastructure investments
11	program in the Office of the Secretary of Trans-
12	portation; or
13	(D) section 122 of the Department of Trans-
14	portation Appropriations Act, 2010.
15	(c) References.—Any reference in this section to an
16	Act, or a provision contained in an Act, shall be considered
17	to include the amendments made by that Act or provision.
18	BUY AMERICA REQUIREMENTS FOR HIGHWAY AND PUBLIC
19	TRANSPORTATION PROJECTS
20	Sec. 2013. (a) Highways.—Section 313 of title 23,
21	United States Code, is amended—
22	(1) by redesignating subsections (c) through (f)
23	as subsections (e) through (h), respectively;
24	(2) by inserting after subsection (b) the fol-
25	lowing:
26	"(c) Requirements for Issuance of Waivers —

1	"(1) Public interest waivers.—The Secretary
2	may issue a waiver under subsection (b)(1) only after
3	the Secretary has considered the potential impacts of
4	the waiver on domestic manufacturing employment.
5	"(2) Insufficient domestic source waiv-
6	ERS.—The Secretary may issue a waiver under sub-
7	section (b)(2) with respect to a material or product
8	only if the Secretary publishes notice of the waiver on
9	the Internet for a period of at least 5 business days
10	prior to issuance of the waiver and a sufficient do-
11	mestic source of the material or product does not
12	identify itself during the period.
13	"(d) Transparency of Waivers.—
14	"(1) In General.—When the Secretary receives
15	a written request for a waiver under this section, the
16	Secretary shall—
17	"(A) publish the request on the Internet
18	within 5 business days of the date of receipt of
19	the request; and
20	"(B) if the Secretary decides to issue a
21	waiver based on the request, publish on the Inter-
22	net, within 30 days following the date of
23	issuance of the waiver, a detailed written jus-
24	tification as to why the waiver is necessary, in-

1	cluding an identification of the amount of Fed-
2	eral funds associated with the waiver.
3	"(2) Employment impact statement.—In
4	issuing a waiver based on a finding under subsection
5	(b)(1), the Secretary shall include, as part of the Sec-
6	retary's written justification for the waiver decision,
7	a statement detailing the short- and long-term impact
8	of the decision on domestic manufacturing employ-
9	ment."; and
10	(3) by adding at the end the following:
11	"(i) Application to Bridge Projects.—In the case
12	of a bridge project, the requirements of this section apply
13	to all construction contracts carried out within the scope
14	of the applicable decision under the National Environ-
15	mental Policy Act of 1969 (42 U.S.C. 4321 et seq.) and
16	carried out on the bridge from abutment to abutment (in-
17	cluding the abutments) regardless of the funding source of
18	the contracts if at least one contract for construction with
19	respect to the bridge is funded with amounts made available
20	under this title.".
21	(b) Public Transportation.—Section 5323(j) of
22	title 49, United States Code, is amended—
23	(1) in paragraph (2)(C) in the matter preceding
24	clause (i) by inserting ", but excluding a rolling stock
25	prototype" after "equipment";

1	(2) by redesignating paragraphs (3) through (9)
2	as paragraphs (5) through (11), respectively; and
3	(3) by inserting after paragraph (2) the fol-
4	lowing:
5	"(3) Requirements for issuance of waiv-
6	ER.—
7	"(A) Public interest waivers.—The Sec-
8	retary may issue a waiver under paragraph
9	(2)(A) only after the Secretary has considered
10	the potential impacts of the waiver on domestic
11	manufacturing employment.
12	"(B) Insufficient domestic source
13	WAIVERS.—The Secretary may issue a waiver
14	under paragraph (2)(B) with respect to a mate-
15	rial or product only if the Secretary publishes
16	notice of the waiver on the Internet for a period
17	of at least 5 business days prior to issuance of
18	the waiver and a sufficient domestic source of the
19	material or product does not identify itself dur-
20	ing the period.
21	"(4) Transparency of waivers.—
22	"(A) In General.—When the Secretary re-
23	ceives a written request for a waiver under this
24	subsection, the Secretary shall—

1	"(i) publish the request on the Internet
2	within 5 business days of the date of receipt
3	of the request; and
4	"(ii) if the Secretary decides to issue a
5	waiver based on the request, publish on the
6	Internet, within 30 days following the date
7	of issuance of the waiver, a detailed written
8	justification as to why the waiver is nec-
9	essary, including an identification of the
10	amount of Federal funds associated with the
11	waiver.
12	"(B) Employment impact statement.—
13	In issuing a waiver based on a finding under
14	paragraph (2)(A), the Secretary shall include, as
15	part of the Secretary's written justification of the
16	waiver decision, a statement detailing the short-
17	and long-term impact of the decision on domestic
18	manufacturing employment.".
19	(c) Implementation.—
20	(1) Final guidance.—Not later than 120 days
21	after the date of enactment of this Act, the Secretary
22	shall issue final guidance to carry out the amend-
23	ments made by this section.
24	(2) Effective date.—The requirements of the
25	amendments made by subsections (a) and (b) shall

- 1 begin to apply only after issuance of final guidance
- 2 by the Secretary under paragraph (1).
- 3 (d) Semiannual Report.—Not later than 6 months
- 4 after the date of enactment of this Act, and semiannually
- 5 thereafter through September 30, 2011, the Comptroller
- 6 General shall submit to the Committee on Transportation
- 7 and Infrastructure and the Committee on Education and
- 8 Labor of the House of Representatives and the Committee
- 9 on Environment and Public Works, the Committee on
- 10 Banking, Housing, and Urban Affairs, and the Committee
- 11 on Health, Education, Labor, and Pensions of the Senate
- 12 a report on the number of waivers issued by the Secretary
- 13 of Transportation under section 313(b) of title 23, United
- 14 States Code, and section 5323(j)(2) of title 49, United
- 15 States Code, the reasons relied upon for issuing the waivers,
- 16 and the amount of Federal funds associated with each waiv-
- 17 er and in total for the period examined.

1	TITLE III—UNEMPLOYMENT AND OTHER
2	$EMERGENCY\ NEEDS$
3	CHAPTER 1—AGRICULTURE AND RURAL
4	DEVELOPMENT
5	DEPARTMENT OF AGRICULTURE
6	General Provision, This Chapter
7	RELIEF FOR DISCRIMINATION IN A CREDIT PROGRAM OF
8	THE DEPARTMENT OF AGRICULTURE UNDER THE
9	EQUAL CREDIT OPPORTUNITY ACT
10	Sec. 3101. (a) In General.—To the extent permitted
11	by the Constitution, and notwithstanding any other period
12	of limitations, in the case of an eligible complaint alleging
13	discrimination in violation of the Equal Credit Oppor-
14	tunity Act (15 U.S.C. 1691) involving a credit program of
15	the Department of Agriculture, a complainant may, before
16	the end of the filing period—
17	(1) file a civil action under subsection (c); or
18	(2) request administrative review under sub-
19	section (d).
20	(b) Eligible Complaint.—For purposes of this sec-
21	tion, the term "eligible complaint" means any written com-
22	plaint—
23	(1) that is not employment related;

1	(2) that was filed with the Department of Agri-
2	culture after December 31, 1997, and before the ear-
3	lier of—
4	(A) 2 years after the date of the alleged vio-
5	lation of the Equal Credit Opportunity Act; and
6	(B) the date of the enactment of this Act;
7	and
8	(3) with respect to which the complainant—
9	(A) was not a party to the consent decree
10	in the case entitled "Pigford v. Glickman", ap-
11	proved by the United States District Court for
12	the District of Columbia on April 14, 1999; and
13	(B) has not obtained relief from the Depart-
14	ment of Agriculture or a court of competent ju-
15	risdiction.
16	(c) CIVIL ACTION.—A civil action may be filed under
17	this subsection if, with respect to the eligible complaint, the
18	complainant—
19	(1) has not requested administrative review; or
20	(2) has requested administrative review, and the
21	Secretary, with respect to each request, has either—
22	(A) issued a determination; or
23	(B) failed to issue a determination by a
24	date that is 180 days after the date such request
25	was made.

1	(d) Administrative Review.—Administrative review
2	may be requested under this subsection as follows:
3	(1) Determination on the merits.—A com-
4	plainant may request a determination on the merits
5	if the complainant, with respect to the eligible com-
6	plaint, has not filed a civil action.
7	(2) Hearing on the record.—A complainant
8	may request a hearing on the record if the complain-
9	ant, with respect to the eligible complaint—
10	(A) has not filed a civil action;
11	(B) has requested a determination on the
12	merits, and the Secretary has not issued such de-
13	termination by the issuance deadline in sub-
14	section $(f)(2)(A)$; and
15	(C) requests such hearing no later than 180
16	days after the issuance deadline in subsection
17	(f)(2)(A).
18	(e) Informal Resolution.—Notwithstanding any
19	other provision of this section, the Secretary may infor-
20	mally resolve an eligible complaint with a complainant.
21	(f) Special Rules for Administrative Review.—
22	For purposes of this section:
23	(1) Requests for administrative review.—
24	A request for administrative review shall be—
25	(A) in writing; and

1	(B) filed in accordance with procedures es-
2	tablished by the Secretary.
3	(2) Responsibility of Secretary.—If a com-
4	plainant requests a determination on the merits
5	$under\ subsection\ (d)(1),\ then,\ unless\ a\ complainant,$
6	with respect to the eligible complaint, files a civil ac-
7	tion or requests a hearing on the record, the Secretary
8	shall, with respect to the eligible complaint, take the
9	following actions:
10	(A) Issuance of Determination.—The
11	Secretary shall, not later than an issuance dead-
12	line that is 1 year after the date on which the
13	complainant requests a determination on the
14	merits—
15	(i) investigate the eligible complaint;
16	and
17	(ii) issue a written determination.
18	(B) Notice of failure to issue timely
19	Determination.—If the Secretary does not issue
20	a written determination by the issuance deadline
21	in subparagraph (A), the Secretary shall
22	promptly issue to the complainant, in writing
23	and by registered mail, notice—
24	(i) that the Secretary has not issued a
25	timely determination; and

1	(ii) of the period of time during which
2	the complainant may bring a civil action or
3	request a hearing on the record.
4	(3) Finality of Determination with Respect
5	TO HEARING ON THE RECORD.—A determination with
6	respect to a hearing on the record shall be final.
7	(4) Judicial review of administrative de-
8	TERMINATION.—A determination on the merits or a
9	determination with respect to a hearing on the record
10	shall be subject to de novo review.
11	(g) Filing Period.—
12	(1) In general.—For purposes of this section,
13	the term "filing period" means the 2-year period be-
14	ginning on the date of enactment of this Act.
15	(2) Tolling.—The running of the filing period
16	in paragraph (1), for the purpose of filing a civil ac-
17	tion under subsection (c) or requesting a hearing on
18	the record under subsection $(d)(2)$, shall be tolled for
19	the period that, with respect to the eligible com-
20	plaint—
21	(A) begins on the date of a request for a de-
22	termination on the merits; and
23	(B) ends on the date on which the Secretary
24	issues a determination with respect to a deter-

1	mination on the merits or a hearing on the
2	record.
3	(h) Relief.—
4	(1) Amount.—Subject to paragraph (2), a com-
5	plainant shall, under subsection (a), and may, under
6	subsection (e), be awarded such relief as the complain-
7	ant would be afforded under the Equal Credit Oppor-
8	tunity Act, including—
9	(A) actual damages;
10	(B) the costs of the action, together with a
11	reasonable attorney's fee; and
12	(C) debt relief, including—
13	(i) write-downs or write-offs of the
14	principal on a loan;
15	(ii) write-downs or write-offs of the in-
16	terest on a loan;
17	(iii) reduction of the interest rate on a
18	loan;
19	(iv) waiver or reduction of penalties
20	with respect to a loan; or
21	(v) other modification of the terms of a
22	loan.
23	(2) Limitations on relief.—

1	(A) In General.—The total amount
2	awarded under this section for all claims shall
3	not exceed \$100,000,000.
4	(B) Actual damages, costs, and attor-
5	NEY'S FEES.—The sum of the total amount
6	awarded under paragraph (1)(A) for all claims,
7	plus the total amount awarded under paragraph
8	(1)(B) for all claims, shall not exceed
9	\$40,000,000.
10	(C) Debt relief.—The total amount
11	awarded under paragraph (1)(C) for all claims
12	shall not exceed \$60,000,000.
13	(3) Exemption from taxation.—Any award
14	under clauses (ii), (iii), or (iv) of subparagraph (C)
15	of paragraph (1) shall not be included in gross in-
16	come for purposes of chapter 1 of the Internal Rev-
17	enue Code of 1986.
18	(i) Funding.—
19	(1) There is hereby appropriated to the Sec-
20	$retary, \ for \ relief \ awarded \ under \ subsection \ (h)(1),$
21	\$100,000,000, to remain available until expended.
22	(2) Of the funds derived from interest on the
23	cushion of credit payments including funds in the
24	current fiscal year, as authorized by section 313 of the
25	Rural Electrification Act of 1936, an additional

1	\$100,000,000 shall not be obligated and an additional
2	\$100,000,000 are rescinded.
3	(j) Secretary.—For purposes of this section, the term
4	"Secretary" means the Secretary of Agriculture.
5	CHAPTER 2—FINANCIAL SERVICES AND
6	GENERAL GOVERNMENT
7	Small Business Administration
8	BUSINESS LOANS PROGRAM ACCOUNT
9	For an additional amount for "Business Loans Pro-
10	gram Account" for fee reductions and eliminations under
11	section 501 of division A of the American Recovery and
12	Reinvestment Act of 2009 (Public Law 111–5) and for the
13	cost of guaranteed loans under section 502 of such division,
14	\$354,000,000: Provided, That such cost shall be as defined
15	in section 502 of the Congressional Budget Act of 1974: Pro-
16	vided further, That authority to guarantee loans under sec-
17	tion 502 of division A of the American Recovery and Rein-
18	vestment Act of 2009 shall remain in effect through Sep-
19	tember 30, 2010, notwithstanding subsection (f) of such sec-
20	tion.
21	General Provision, This Chapter
22	RESCISSIONS
23	SEC. 3201. The following funds are hereby rescinded
24	from the following accounts and programs in the specified
25	amounts:

1	(1) "National Telecommunications and Informa-
2	$tion Administration \hbox{$$Digital-to-Analog} Converter$
3	Box Program" in the Department of Commerce,
4	\$111,000,000.
5	(2) "Special Supplemental Nutrition Program
6	for Women, Infants, and Children (WIC)" of the De-
7	partment of Agriculture, \$243,000,000, to be derived
8	from unobligated balances available from amounts
9	placed in reserve in title I of division A of the Amer-
10	ican Recovery and Reinvestment Act of 2009 (Public
11	Law 111–5; 123 Stat 115).
12	CHAPTER 3—LABOR, HEALTH AND HUMAN
13	SERVICES, AND EDUCATION
14	General Provisions, This Chapter
15	ASSISTANCE FOR UNEMPLOYED WORKERS AND STRUGGLING
16	FAMILIES
17	Sec. 3301. $(a)(1)$ Section 4007 of the Supplemental
18	Appropriations Act, 2008 (Public Law 110–252; 26 U.S.C.
19	3304 note) is amended—
20	(A) by striking "December 31, 2009" each place
21	it appears and inserting "June 30, 2010";
22	(B) in the heading for subsection (b)(2), by strik-
23	ing "December 31, 2009" and inserting "June 30,
24	2010"; and

1	(C) in subsection $(b)(3)$, by striking "May 31,
2	2010" and inserting "November 30, 2010".
3	(2) Section 2002(e) of the Assistance for Unemployed
4	Workers and Struggling Families Act, as contained in Pub-
5	lic Law 111–5 (26 U.S.C. 3304 note; 123 Stat. 438), is
6	amended—
7	(A) in paragraph (1)(B), by striking "January
8	1, 2010" and inserting "July 1, 2010";
9	(B) in the heading for paragraph (2), by strik-
10	ing "January 1, 2010" and inserting "July 1, 2010";
11	and
12	(C) in paragraph (3), by striking "June 30,
13	2010" and inserting "December 31, 2010".
14	(3) Section 2005 of the Assistance for Unemployed
15	Workers and Struggling Families Act, as contained in Pub-
16	lic Law 111–5 (26 U.S.C. 3304 note; 123 Stat. 444), is
17	amended—
18	(A) by striking "January 1, 2010" each place it
19	appears and inserting "July 1, 2010"; and
20	(B) in subsection (c), by striking "June 1, 2010"
21	and inserting "December 1, 2010".
22	(4) Section 5 of the Unemployment Compensation Ex-
23	tension Act of 2008 (Public Law 110-449; 26 U.S.C. 3304
24	note) is amended by striking "May 30, 2010" and inserting
25	"November 30, 2010".

1	(b) Section 4004(e)(1) of the Supplemental Appropria-
2	tions Act, 2008 (Public Law 110–252; 26 U.S.C. 3304 note)
3	is amended by striking "by reason of" and all that follows
4	and inserting the following: 'by reason of—
5	"(A) the amendments made by section
6	2001(a) of the Assistance for Unemployed Work-
7	ers and Struggling Families Act;
8	"(B) the amendments made by sections 2
9	through 4 of the Worker, Homeownership, and
10	Business Assistance Act of 2009; and
11	"(C) the amendments made by section
12	3301(a)(1) of the Jobs for Main Street Act, 2010;
13	and".
14	EXTENSION AND IMPROVEMENT OF PREMIUM ASSISTANCE
15	FOR COBRA BENEFITS
16	Sec. 3302. (a) Extension of Eligibility Period.—
17	Subsection (a)(3)(A) of section 3001 of division B of the
18	American Recovery and Reinvestment Act of 2009 (Public
19	Law 111-5) is amended by striking "December 31, 2009"
20	and inserting "June 30, 2010".
21	(b) Extension of Maximum Duration of Assist-
22	ANCE. — Subsection (a)(2)(A)(ii)(I) of such section is
23	amended by striking "9 months" and inserting "15
24	months".

1	(c) Rules Related to 2009 Extension.—Sub-
2	section (a) of such section is further amended by adding
3	at the end the following:
4	"(16) Rules related to 2009 extension.—
5	"(A) Election to pay premiums retro-
6	ACTIVELY AND MAINTAIN COBRA COVERAGE.—In
7	the case of any premium for a period of coverage
8	during an assistance eligible individual's transi-
9	tion period, such individual shall be treated for
10	purposes of any COBRA continuation provision
11	as having timely paid the amount of such pre-
12	mium if—
13	"(i) such individual was covered under
14	the COBRA continuation coverage to which
15	such premium relates for the period of cov-
16	erage immediately preceding such transition
17	period, and
18	"(ii) such individual pays, not later
19	than 60 days after the date of the enactment
20	of this paragraph (or, if later, 30 days after
21	the date of provision of the notification re-
22	$quired\ under\ subparagraph\ (D)(ii)),\ the$
23	amount of such premium, after the applica-
24	tion of paragraph $(1)(A)$.

1	"(B) Refunds and credits for retro-
2	ACTIVE PREMIUM ASSISTANCE ELIGIBILITY.—In
3	the case of an assistance eligible individual who
4	pays, with respect to any period of COBRA con-
5	tinuation coverage during such individual's
6	transition period, the premium amount for such
7	coverage without regard to paragraph (1)(A),
8	rules similar to the rules of paragraph $(12)(E)$
9	shall apply.
10	"(C) Transition period.—
11	"(i) In general.—For purposes of
12	this paragraph, the term 'transition period'
13	means, with respect to any assistance eligi-
14	ble individual, any period of coverage if—
15	"(I) such period begins before the
16	date of the enactment of this para-
17	graph, and
18	"(II) paragraph (1)(A) applies to
19	such period by reason of the amend-
20	ment made by section 3302(b) of the
21	Jobs for Main Street Act, 2010.
22	"(ii) Construction.—Any period
23	during the period described in subclauses
24	(I) and (II) of clause (i) for which the ap-
25	plicable premium has been paid pursuant

1	to subparagraph (A) shall be treated as a
2	period of coverage referred to in such para-
3	graph, irrespective of any failure to timely
4	pay the applicable premium (other than
5	pursuant to subparagraph (A)) for such pe-
6	riod.
7	"(D) Notification.—
8	"(i) In general.—In the case of an
9	individual who was an assistance eligible
10	individual at any time on or after October
11	31, 2009, or experiences a qualifying event
12	(consisting of a reduction of hours or termi-
13	nation of employment) relating to COBRA
14	continuation coverage on or after such date,
15	the administrator of the group health plan
16	(or other entity) involved shall provide an
17	additional notification with information re-
18	garding the amendments made by the Jobs
19	for Main Street Act, 2010 within 60 days
20	after the date of the enactment of such Act
21	or, in the case of a qualifying event occur-
22	ring after such date of enactment, consistent
23	with the timing of notifications under para-
24	$graph\ (7)(A).$

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1	"(ii) To individuals who lost as-
2	SISTANCE.—In the case of an assistance eli-
3	gible individual described in subparagraph
4	(A)(i) who did not timely pay the premium
5	for any period of coverage during such indi-
6	vidual's transition period or paid the pre-
7	mium for such period without regard to
8	paragraph (1)(A), the administrator of the
9	group health plan (or other entity) involved
10	shall provide to such individual, within the
11	first 60 days of such individual's transition
12	period, an additional notification with in-
13	formation regarding the amendments made
14	by the Jobs for Main Street Act, 2010, in-
15	cluding information on the ability under
16	subparagraph (A) to make retroactive pre-
17	mium payments with respect to the transi-
18	tion period of the individual in order to
19	$maintain\ COBRA\ continuation\ coverage.$
20	"(iii) Application of rules.—Rules
21	similar to the rules of paragraph (7) shall
22	apply with respect to notifications under
23	this subparagraph.".
24	(d) Clarifications Relating to Section 3001 of
25	ARRA.—

1	(1) Clarification that eligibility and no-
2	TICE IS BASED ON TIMING OF QUALIFYING EVENT.—
3	Subsection (a) of such section is amended—
4	(A) in paragraph (3)(A)—
5	(i) by striking "at any time" and in-
6	serting "such qualified beneficiary is eligi-
7	ble for COBRA continuation coverage re-
8	lated to a qualifying event occurring"; and
9	(ii) by striking ", such qualified bene-
10	ficiary is eligible for COBRA continuation
11	coverage"; and
12	(B) in paragraph (7)(A), by striking "be-
13	come entitled to elect COBRA continuation cov-
14	erage" and inserting "have a qualifying event re-
15	lating to COBRA continuation coverage".
16	(2) Clarification regarding retiree cov-
17	ERAGE.—Subsection $(a)(2)(A)(i)$ of such section is
18	amended by inserting "coverage under a retiree health
19	plan," after "other than".
20	(3) Clarification regarding cobra continu-
21	ATION RESULTING FROM REDUCTIONS IN HOURS.—
22	Subsection (a) of such section is further amended—
23	(A) in paragraph (3)(C), by inserting before
24	the period at the end the following: "or consists
25	of a reduction of hours followed by such an in-

1	voluntary termination of employment during
2	such period"; and
3	(B) by adding at the end the following:
4	"(17) Special rules in case of individuals
5	LOSING COVERAGE BECAUSE OF A REDUCTION OF
6	HOURS.—
7	"(A) New election period.—
8	"(i) In general.—For the purposes of
9	the COBRA continuation provisions, in the
10	case of an individual described in subpara-
11	graph (C) who did not make (or who made
12	and discontinued) an election of COBRA
13	continuation coverage on the basis of the re-
14	duction of hours of employment, the invol-
15	untary termination of employment of such
16	individual after the date of the enactment of
17	the Jobs for Main Street Act, 2010, shall be
18	treated as a qualifying event.
19	"(ii) Counting cobra duration pe-
20	RIOD FROM PREVIOUS QUALIFYING
21	EVENT.—In any case of an individual re-
22	ferred to in clause (i), the period of such in-
23	dividual's continuation coverage shall be de-
24	termined as though the qualifying event
25	were the reduction of hours of employment.

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1	"(iii) Construction.—Nothing in
2	this paragraph shall be construed as requir-
3	ing an individual referred to in clause (i)
4	to make a payment for COBRA continu-
5	ation coverage between the reduction of
6	hours and the involuntary termination of
7	employment.
8	"(iv) Preexisting conditions.—
9	With respect to an individual referred to in
10	clause (i) who elects COBRA continuation
11	coverage pursuant to such clause, rules
12	similar to the rules in paragraph $(4)(C)$
13	shall apply.
14	"(B) Notices.—In the case of an indi-
15	vidual described in subparagraph (C), the ad-
16	ministrator of the group health plan (or other
17	entity) involved shall provide, during the 60-day
18	period beginning on the date of such individual's
19	termination of employment, an additional notifi-
20	cation described in paragraph (7)(A), including
21	information on the provisions of this paragraph.
22	Rules similar to the rules of paragraph (7) shall
23	apply with respect to such notification.
24	"(C) Individuals described.—Individ-
25	uals described in this subparagraph are individ-

- uals who are assistance eligible individuals on the basis of a qualifying event consisting of a reduction of hours occurring during the period de-scribed in paragraph (3)(A) followed by an in-voluntary termination of employment insofar as such termination of employment occurred after the date of the enactment of the Jobs for Main Street Act, 2010.".
 - (4) CLARIFICATION OF PERIOD OF ASSIST-ANCE.—Subsection (a)(2)(A)(ii)(I) of such section is amended by striking "of the first month".
 - (5) Enforcement.—Subsection (a)(5) of such section is amended by adding at the end the following: "In addition to civil actions that may be brought to enforce applicable provisions of such Act or other laws, the appropriate Secretary or an affected individual may bring a civil action to enforce such determinations and for appropriate relief. In addition, such Secretary may assess a penalty against a plan sponsor or health insurance issuer of not more than \$110 per day for each failure to comply with such determination of such Secretary after 10 days after the date of the plan sponsor's or issuer's receipt of the determination."

1	(6) Amendments relating to section 3001 of
2	ARRA.—
3	(A) Subsection (g) of section 35 of the Inter-
4	nal Revenue Code of 1986 is amended by strik-
5	ing "section 3002(a) of the Health Insurance As-
6	sistance for the Unemployed Act of 2009" and
7	inserting "section 3001(a) of title III of division
8	B of the American Recovery and Reinvestment
9	Act of 2009".
10	(B) Section 139C of such Code is amended
11	by striking "section 3002 of the Health Insur-
12	ance Assistance for the Unemployed Act of 2009"
13	and inserting "section 3001 of title III of divi-
14	sion B of the American Recovery and Reinvest-
15	ment Act of 2009".
16	(C) Section 6432 of such Code is amend-
17	ed—
18	(i) in subsection (a), by striking "sec-
19	tion 3002(a) of the Health Insurance Assist-
20	ance for the Unemployed Act of 2009" and
21	inserting "section 3001(a) of title III of di-
22	vision B of the American Recovery and Re-
23	investment Act of 2009";
24	(ii) in subsection (c)(3), by striking
25	"section 3002(a)(1)(A) of such Act" in sub-

1	section $(c)(3)$ and inserting "section
2	3001(a)(1)(A) of title III of division B of
3	the American Recovery and Reinvestment
4	Act of 2009"; and
5	(iii) by redesignating subsections (e)
6	and (f) as subsections (f) and (g), respec-
7	tively, and inserting after subsection (d) the
8	following new subsection:.
9	"(e) Employer Determination of Qualifying
10	EVENT AS INVOLUNTARY TERMINATION.—For purposes of
11	this section, in any case in which—
12	"(1) based on a reasonable interpretation of sec-
13	tion $3001(a)(3)(C)$ of division B of the American Re-
14	covery and Reinvestment Act of 2009 and adminis-
15	trative guidance thereunder, an employer determines
16	that the qualifying event with respect to COBRA con-
17	tinuation coverage for an individual was involuntary
18	termination of a covered employee's employment, and
19	"(2) the employer maintains supporting docu-
20	mentation of the determination, including an attesta-
21	tion by the employer of involuntary termination with
22	respect to the covered employee,
23	the qualifying event for the individual shall be deemed to
24	be involuntary termination of the covered employee's em-
25	ployment.".

1	(D) Subsection (a) of section 6720C of such
2	Code is amended by striking "section
3	3002(a)(2)(C) of the Health Insurance Assistance
4	for the Unemployed Act of 2009" and inserting
5	"section $3001(a)(2)(C)$ of title III of division B
6	of the American Recovery and Reinvestment Act
7	of 2009".
8	(e) Effective Date.—The amendments made by this
9	section shall take effect as if included in the provisions of
10	section 3001 of division B of the American Recovery and
11	Reinvestment Act of 2009 to which they relate, except
12	that—
13	(1) the amendments made by subsections $(d)(2)$
14	and (d)(3) shall apply to periods of coverage begin-
15	ning after the date of the enactment of this Act; and
16	(2) the amendment made by subsection $(d)(5)$
17	shall take effect on the date of the enactment of this
18	Act.
19	EXTENSION OF RECOVERY ACT INCREASE IN FMAP
20	Sec. 3303. Section 5001 of the American Recovery and
21	Reinvestment Act of 2009 (Public Law 111-5) is amend-
22	ed—
23	(1) in subsection (a)(3), by striking "first cal-
24	endar quarter" and inserting "first 3 calendar quar-
25	ters";

1	(2) in subsection $(b)(2)$, by inserting before the
2	period at the end the following: "and such paragraph
3	shall not apply to calendar quarters beginning on or
4	after October 1, 2010";
5	(3) in subsection $(c)(4)(C)(ii)$, by striking "De-
6	cember 2009" and "January 2010" and inserting
7	"June 2010" and "July 2010", respectively;
8	(4) in subsection (d), by inserting "ending before
9	October 1, 2010" after "entire fiscal years" and after
10	"with respect to fiscal years";
11	(5) in subsection $(g)(1)$, by striking "September
12	30, 2011" and inserting "March 31, 2012"; and
13	(6) in subsection (h)(3), by striking "December
14	31, 2010" and inserting "June 30, 2011".
15	REPEAL OF EARNED INCOME THRESHOLD FOR DETER-
16	MINING REFUNDABLE PORTION OF CHILD TAX CREDIT
17	Sec. 3304. (a) In General.—Clause (i) of section
18	24(d)(1)(B) of the Internal Revenue Code of 1986 is amend-
19	ed to read as follows:
20	"(i) 15 percent of the taxpayer's
21	earned income (within the meaning of sec-
22	tion 32) which is taken into account in
23	computing taxable income, or".
24	(b) Conforming Amendments.—Subsection (d) of
25	section 24 of such Code is amended—
26	(1) by striking paragraph (3), and

1	(2) by striking paragraph (4).
2	(c) Effective Date.—The amendments made by this
3	section shall apply to taxable years beginning after Decem-
4	ber 31, 2009.
5	(d) Application of EGTRRA Sunset.—The amend-
6	ments made by subsection (a) and (b)(1) shall be subject
7	to title IX of the Economic Growth and Tax Relief Rec-
8	onciliation Act of 2001 in the same manner as the provision
9	of such Act to which such amendment relates.
10	HHS POVERTY GUIDELINES
11	Sec. 3305. Notwithstanding section 673(2) of the Om-
12	nibus Budget Reconciliation Act of 1981 (42 U.S.C.
13	9902(2)) or any other provision of law, the poverty line for
14	2010 issued by the Secretary of Health and Human Serv-
15	ices under such section 673(2) shall be not lower than the
16	poverty line so issued on January 23, 2009 (74 Fed. Reg.
17	14). This section shall have no effect on such Secretary's
18	revision of the poverty line for 2011.
19	REFUNDS DISREGARDED IN THE ADMINISTRATION OF FED-
20	ERAL PROGRAMS AND FEDERALLY ASSISTED PRO-
21	GRAMS
22	Sec. 3306. (a) In General.—Subchapter A of chapter
23	65 of the Internal Revenue Code of 1986 is amended by
24	adding at the end the following new section:

1	"SEC. 6409. REFUNDS DISREGARDED IN THE ADMINISTRA-
2	TION OF FEDERAL PROGRAMS AND FEDER-
3	ALLY ASSISTED PROGRAMS.
4	"(a) In General.—Notwithstanding any other provi-
5	sion of law, any refund (or advance payment with respect
6	to a refundable credit) made to any individual under this
7	title shall not be taken into account as income, and shall
8	not be taken into account as resources for the month of re-
9	ceipt and the following 11 months, for purposes of deter-
10	mining the eligibility of such individual (or any other indi-
11	vidual) for benefits or assistance (or the amount or extent
12	of benefits or assistance) under any Federal program or
13	under any State or local program financed in whole or in
14	part with Federal funds.
15	"(b) Termination.—Subsection (a) shall not apply to
16	any amount received after December 31, 2010.".
17	(b) Clerical Amendment.—The table of sections for
18	such subchapter is amended by adding at the end the fol-
19	lowing new item:
	"Sec. 6409. Refunds disregarded in the administration of Federal programs and Federally assisted programs.".
20	(c) Effective Date.—The amendment made by this
21	section shall apply to amounts received after December 31,
22	2009.

1	PERMANENT EXTENSION OF FEE WITHHOLDING PROCE-
2	DURES TO TITLE XVI AND TO QUALIFIED NON-ATTOR-
3	NEY REPRESENTATIVES
4	Sec. 3307. (a) Permanent Extension of Attorney
5	Fee Withholding Procedures to Title XVI.—
6	(1) In general.—Section 302 of the Social Se-
7	curity Protection Act of 2004 (Public Law 108–203;
8	118 Stat. 519) is amended—
9	(A) in the section heading, by striking
10	"TEMPORARY"; and
11	(B) in subsection (c), by striking "Effec-
12	TIVE DATE.—" and all that follows through "The
13	amendments" and inserting "Effective
14	Date.—The amendments", and by striking
15	paragraph (2).
16	(2) CLERICAL AMENDMENT.—The item relating
17	to section 302 in the table of contents in section 1(b)
18	of such Act is amended by striking "Temporary ex-
19	tension" and inserting "Extension".
20	(b) Permanent Extension of Fee Withholding
21	Procedures to Qualified Non-attorney Representa-
22	TIVES.—
23	(1) In General.—Section 206 of the Social Se-
24	curity Act (42 U.S.C. 406) is amended by adding at
25	the end the following new subsection:

1	"(e)(1) The Commissioner shall provide for the exten-
2	sion of the fee withholding procedures and assessment proce-
3	dures that apply under the preceding provisions of this sec-
4	tion to agents and other persons, other than attorneys, who
5	represent claimants under this title before the Commis-
6	sioner.
7	"(2) Fee-withholding procedures may be extended
8	under paragraph (1) to any nonattorney representative
9	only if such representative meets at least the following pre-
10	requisites:
11	"(A) The representative has been awarded a
12	bachelor's degree from an accredited institution of
13	higher education, or has been determined by the Com-
14	missioner to have equivalent qualifications derived
15	from training and work experience.
16	"(B) The representative has passed an examina-
17	tion, written and administered by the Commissioner,
18	which tests knowledge of the relevant provisions of
19	this Act and the most recent developments in agency
20	and court decisions affecting this title and title XVI.
21	"(C) The representative has secured professional
22	liability insurance, or equivalent insurance, which the
23	Commissioner has determined to be adequate to pro-
24	tect claimants in the event of malpractice by the rep-
25	resentative.

1	"(D) The representative has undergone a crimi-
2	nal background check to ensure the representative's
3	fitness to practice before the Commissioner.
4	"(E) The representative demonstrates ongoing
5	completion of qualified courses of continuing edu-
6	cation, including education regarding ethics and pro-
7	fessional conduct, which are designed to enhance pro-
8	fessional knowledge in matters related to entitlement
9	to, or eligibility for, benefits based on disability under
10	this title and title XVI. Such continuing education,
11	and the instructors providing such education, shall
12	meet such standards as the Commissioner may pre-
13	scribe.
14	"(3)(A) The Commissioner may assess representatives
15	reasonable fees to cover the cost to the Social Security Ad-
16	ministration of administering the prerequisites described in
17	paragraph (2).
18	"(B) Fees collected under subparagraph (A) shall be
19	credited to the Federal Old-Age and Survivors Insurance
20	Trust Fund and the Federal Disability Insurance Trust
21	Fund, or deposited as miscellaneous receipts in the general
22	fund of the Treasury, based on such allocations as the Com-
23	missioner determines appropriate.
24	"(C) The fees authorized under this paragraph shall
25	be collected and available for obligation only to the extent

1	and in the amount provided in advance in appropriations
2	Acts. Amounts so appropriated are authorized to remain
3	available until expended for administering the prerequisites
4	described in paragraph (2).".
5	(2) Conforming amendments.—
6	(A) Section $1631(d)(2)(A)$ of such Act (42)
7	$U.S.C.\ 1383(d)(2)(A)) \ is \ amended$ —
8	(i) in clause (iv), by striking "and" at
9	$the\ end;$
10	(ii) in clause (v), by striking the pe-
11	riod at the end and inserting "; and"; and
12	(iii) by adding at the end the following
13	new clause:
14	"(vi) by substituting, in subsection (e)(1)—
15	"(I) 'subparagraphs (B) and (C) of
16	section 1631(d)(2)' for 'the preceding provi-
17	sions of this section'; and
18	"(II) 'title XVI' for 'this title'.".
19	(B) Section 303(e)(2) of the Social Security
20	Protection Act of 2004 (Public Law 108–203;
21	118 Stat. 523) is amended by striking "AND
22	FINAL REPORT" in the heading and by striking
23	the last sentence.
24	(3) Effective date.—The Commissioner of So-
25	cial Security shall provide for full implementation of

1	the provisions of section 206(e) of the Social Security
2	Act (as added by paragraph (1)) and the amendments
3	made by paragraph (2) not later than March 1, 2010.
4	CHAPTER 4—GENERAL PROVISIONS, THIS TITLE
5	EMERGENCY DESIGNATIONS
6	Sec. 3401. (a) In General.—Each amount in this
7	title is designated as an emergency requirement and nec-
8	essary to meet emergency needs pursuant to sections 403
9	and 423(b) of S. Con. Res. 13 (111th Congress), the concur-
10	rent resolution on the budget for fiscal year 2010.
11	(b) PAYGO.—All applicable provisions in this title
12	are designated as an emergency for purposes of pay-as-you-
13	go principles.
14	TITLE IV—GENERAL PROVISIONS, THIS ACT
15	PERIOD OF AVAILABILITY
16	Sec. 4001. No part of any appropriation contained
17	in this Act shall remain available for obligation beyond
18	September 30, 2010, unless expressly so provided herein.
19	BUY AMERICA
20	Sec. 4002. All funds provided under this Act shall be
21	subject to the requirements of section 1605 of division A
22	of the American Recovery and Reinvestment Act of 2009
23	(Public Law 111–5).
24	This Act may be cited as the "Jobs for Main Street
25	Act, 2010".

