### 112TH CONGRESS 1ST SESSION H.R. 100

To provide for enhanced Federal, State, and local assistance in the enforcement of the immigration laws, to amend the Immigration and Nationality Act, to authorize appropriations to carry out the State Criminal Alien Assistance Program, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

JANUARY 5, 2011

Mrs. BLACKBURN introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

- To provide for enhanced Federal, State, and local assistance in the enforcement of the immigration laws, to amend the Immigration and Nationality Act, to authorize appropriations to carry out the State Criminal Alien Assistance Program, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### **3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS; STATE DE-

#### FINED; SEVERABILITY.

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5 (a) SHORT TITLE.—This Act may be cited as the
6 "Clear Law Enforcement for Criminal Alien Removal Act
7 of 2011" or the "CLEAR Act of 2011".

### (b) TABLE OF CONTENTS.—The table of contents of

### 2 this Act is as follows:

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- Sec. 1. Short title; table of contents; State defined; severability.
- Sec. 2. Federal affirmation of assistance in the immigration law enforcement by States and political subdivisions of States.
- Sec. 3. State authorization for assistance in the enforcement of immigration laws encouraged.
- Sec. 4. Listing of immigration violators in the National Crime Information Center database.
- Sec. 5. State and local law enforcement provision of information about apprehended aliens.
- Sec. 6. Financial assistance to State and local police agencies that assist in the enforcement of immigration laws.
- Sec. 7. Increased Federal detention space.
- Sec. 8. Federal custody of aliens unlawfully present in the United States apprehended by State or local law enforcement.
- Sec. 9. Training of State and local law enforcement personnel relating to the enforcement of immigration laws.
- Sec. 10. Immunity.
- Sec. 11. Institutional removal program (IRP).
- Sec. 12. State criminal alien assistance program (SCAAP).
- Sec. 13. Authorization of appropriations.

3 (c) STATE DEFINED.—For purposes of this Act, the
4 term "State" has the meaning given such term in section
5 101(a)(36) of the Immigration and Nationality Act (8
6 U.S.C. 1101(a)(36)).

7 (d) SEVERABILITY.—If any provision of this Act, or 8 the application of such provision to any person or cir-9 cumstance, is held invalid, the remainder of this Act, and 10 the application of such provision to other persons not simi-11 larly situated or to other circumstances, shall not be af-12 fected by such invalidation.

# SEC. 2. FEDERAL AFFIRMATION OF ASSISTANCE IN THE IM MIGRATION LAW ENFORCEMENT BY STATES AND POLITICAL SUBDIVISIONS OF STATES.

4 Notwithstanding any other provision of law and re-5 affirming the existing inherent authority of States, law enforcement personnel of a State, or of a political subdivision 6 7 of a State, have the inherent authority of a sovereign enti-8 ty to investigate, identify, apprehend, arrest, detain, or 9 transfer to Federal custody aliens in the United States (including the transportation of such aliens across State 10 11 lines to detention centers), for the purposes of assisting in the enforcement of the immigration laws of the United 12 States in the course of carrying out routine duties. This 13 State authority has never been displaced or preempted by 14 15 Congress.

# 16SEC. 3. STATE AUTHORIZATION FOR ASSISTANCE IN THE17ENFORCEMENT OF IMMIGRATION LAWS EN-18COURAGED.

19 (a) IN GENERAL.—Effective two years after the date 20 of the enactment of this Act, a State, or a political subdivi-21 sion of a State, that has in effect a statute, policy, or practice that prohibits law enforcement officers of the State, 22 23 or of a political subdivision of the State, from assisting 24 or cooperating with Federal immigration law enforcement in the course of carrying out the officers' routine law en-25 forcement duties shall not receive any of the funds that 26

would otherwise be allocated to the State under section
 241(i) of the Immigration and Nationality Act (8 U.S.C.
 1231(i)).

4 (b) CONSTRUCTION.—Nothing in this section shall
5 require law enforcement officials from States, or from po6 litical subdivisions of States, to report or arrest victims
7 or witnesses of a criminal offense.

8 (c) REALLOCATION OF FUNDS.—Any funds that are 9 not allocated to a State, or to a political subdivision of 10 a State, due to the failure of the State, or of the political 11 subdivision of the State, to comply with subsection (a) 12 shall be reallocated to States, or to political subdivisions 13 of States, that comply with such subsection.

14 SEC. 4. LISTING OF IMMIGRATION VIOLATORS IN THE NA15 TIONAL CRIME INFORMATION CENTER DATA16 BASE.

17 (a) Provision of Information to the NCIC.— Not later than 180 days after the date of the enactment 18 19 of this Act and periodically thereafter as updates may re-20 quire, the Under Secretary for Border and Transportation 21 Security of the Department of Homeland Security shall provide the National Crime Information Center of the De-22 23 partment of Justice with such information as the Under 24 Secretary may possess regarding any aliens against whom 25 a final order of removal has been issued, any aliens who

1	have signed a voluntary departure agreement, any aliens
2	who have overstayed their authorized period of stay, and
3	any aliens whose visas have been revoked. The National
4	Crime Information Center shall enter such information
5	into the Immigration Violators File of the National Crime
6	Information Center database, regardless of whether—
7	(1) the alien concerned received notice of a final
8	order of removal;
9	(2) the alien concerned has already been re-
10	moved; or
11	(3) sufficient identifying information is avail-
12	able with respect to the alien concerned.
13	(b) Inclusion of Information in the NCIC
14	DATABASE.—
15	(1) IN GENERAL.—Section 534(a) of title 28,
16	United States Code, is amended—
17	(A) in paragraph (3), by striking "and" at
18	the end;
19	(B) by redesignating paragraph $(4)$ as
20	paragraph (5); and
21	(C) by inserting after paragraph $(3)$ the
22	following new paragraph:
23	"(4) acquire, collect, classify, and preserve
24	records of violations by aliens of the immigration
25	laws of the United States, regardless of whether any

1	such alien has received notice of the violation or
2	whether sufficient identifying information is avail-
3	able with respect to any such alien and even if any
4	such alien has already been removed from the
5	United States; and".
6	(2) Effective date.—The Attorney General
7	shall ensure that the amendment made by paragraph
8	(1) is implemented by not later than 6 months after
9	the date of the enactment of this Act.
10	SEC. 5. STATE AND LOCAL LAW ENFORCEMENT PROVISION
11	OF INFORMATION ABOUT APPREHENDED
12	ALIENS.
13	(a) Provision of Information.—In compliance
13 14	(a) PROVISION OF INFORMATION.—In compliance with section 642(a) of the Illegal Immigration Reform and
14	with section 642(a) of the Illegal Immigration Reform and
14 15	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373)
14 15 16	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work
14 15 16 17	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1644),
14 15 16 17 18	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1644), each State, and each political subdivision of a State, shall
14 15 16 17 18 19	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1644), each State, and each political subdivision of a State, shall provide the Secretary of Homeland Security in a timely
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1644), each State, and each political subdivision of a State, shall provide the Secretary of Homeland Security in a timely manner with the information specified in subsection (b)
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	with section 642(a) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (8 U.S.C. 1373) and section 434 of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996 (8 U.S.C. 1644), each State, and each political subdivision of a State, shall provide the Secretary of Homeland Security in a timely manner with the information specified in subsection (b) with respect to each alien apprehended in the jurisdiction

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1	(b) INFORMATION REQUIRED.—The information re-
2	ferred to in subsection (a) is as follows:
3	(1) The alien's name.
4	(2) The alien's address or place of residence.
5	(3) A physical description of the alien.
6	(4) The date, time, and location of the encoun-
7	ter with the alien and reason for stopping, detaining,
8	apprehending, or arresting the alien.
9	(5) If applicable, the alien's driver's license
10	number and the State of issuance of such license.
11	(6) If applicable, the type of any other identi-
12	fication document issued to the alien, any designa-
13	tion number contained on the identification docu-
14	ment, and the issuing entity for the identification
15	document.
16	(7) If applicable, the license plate number,
17	make, and model of any automobile registered to, or
18	driven by, the alien.
19	(8) A photo of the alien, if available or readily
20	obtainable.
21	(9) The alien's fingerprints, if available or read-
22	ily obtainable.
23	(c) ANNUAL REPORT ON REPORTING.—The Sec-
24	retary shall maintain and annually submit to Congress a
25	detailed report listing the States, or the political subdivi-

sions of States, that have provided information under sub section (a) in the preceding year.

3 (d) REIMBURSEMENT.—The Secretary of Homeland
4 Security shall reimburse States, and political subdivisions
5 of a State, for all reasonable costs, as determined by the
6 Secretary, incurred by the State, or the political subdivi7 sion of a State, as a result of providing information under
8 subsection (a).

9 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
10 authorized to be appropriated to the Secretary such sums
11 as are necessary to carry out this section.

12 (f) CONSTRUCTION.—Nothing in this section shall re-13 quire law enforcement officials of a State, or of a political 14 subdivision of a State, to provide the Secretary of Home-15 land Security with information related to a victim of a 16 crime or witness to a criminal offense.

### 17 SEC. 6. FINANCIAL ASSISTANCE TO STATE AND LOCAL PO-

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### LICE AGENCIES THAT ASSIST IN THE EN-FORCEMENT OF IMMIGRATION LAWS.

(a) GRANTS FOR SPECIAL EQUIPMENT FOR HOUSING
AND PROCESSING CERTAIN ALIENS.—From amounts
made available to make grants under this section, the Secretary of Homeland Security shall make grants to States,
and to political subdivisions of States, for procurement of
equipment, technology, facilities, and other products that

facilitate and are directly related to investigating, appre hending, arresting, detaining, or transporting aliens who
 have violated the immigration law of the United States,
 including additional administrative costs incurred under
 this Act.

6 (b) ELIGIBILITY.—To be eligible to receive a grant 7 under this section, a State, or a political subdivision of 8 a State, must have the authority to, and shall have a writ-9 ten policy and a practice to, assist in the enforcement of 10 the immigration laws of the United States in the course of carrying out the routine law enforcement duties of such 11 State or political subdivision of a State. Entities covered 12 13 under this section may not have any policy or practice that prevents local law enforcement from inquiring about a sus-14 15 pect's immigration status.

(c) FUNDING.—There is authorized to be appropriated to the Secretary for grants under this section such
sums as may be necessary for fiscal year 2012 and each
subsequent fiscal year.

(d) GAO AUDIT.—Not later than three years after
the date of the enactment of this Act, the Comptroller
General of the United States shall conduct an audit of
funds distributed to States, and to political subdivisions
of a State, under subsection (a).

### 1 SEC. 7. INCREASED FEDERAL DETENTION SPACE.

2 (a) CONSTRUCTION OR ACQUISITION OF DETENTION
3 FACILITIES.—

4 (1) IN GENERAL.—The Secretary of Homeland 5 Security shall construct or acquire, in addition to ex-6 isting facilities for the detention of aliens, 20 deten-7 tion facilities in the United States, for aliens de-8 tained pending removal from the United States or a 9 decision regarding such removal. Each facility shall have a number of beds necessary to effectuate this 10 11 purposes of this Act.

12 (2) DETERMINATIONS.—The location of any de13 tention facility built or acquired in accordance with
14 this subsection shall be determined by the Deputy
15 Assistant Director of the Detention Management Di16 vision of the Immigration and Customs Enforcement
17 Office of Detention and Removal within United
18 States Immigration and Customs Enforcement.

(b) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to the Secretary such
sums as are necessary to carry out this section.

(c) TECHNICAL AND CONFORMING AMENDMENT.—
Section 241(g)(1) of the Immigration and Nationality Act
(8 U.S.C. 1231(g)(1)) is amended by striking "may expend" and inserting "shall expend".

1	SEC. 8. FEDERAL CUSTODY OF ALIENS UNLAWFULLY
2	PRESENT IN THE UNITED STATES APPRE-
3	HENDED BY STATE OR LOCAL LAW ENFORCE-
4	MENT.
5	(a) STATE APPREHENSION.—
6	(1) IN GENERAL.—Title II of the Immigration
7	and Nationality Act (8 U.S.C. 1151 et seq.) is
8	amended by inserting after section 240C the fol-
9	lowing:
10	"CUSTODY OF ALIENS UNLAWFULLY PRESENT IN THE
11	UNITED STATES
12	"Sec. 240D. (a) Transfer of Custody by State
13	AND LOCAL OFFICIALS.—If a State, or a political subdivi-
14	sion of the State, exercising authority with respect to the
15	apprehension or arrest of an alien who is unlawfully
16	present in the United States submits to the Secretary of
17	Homeland Security a request that the alien be taken into
18	Federal custody, the Secretary—
19	((1) not later than 48 hours after the conclu-
20	sion of the State, or the political subdivision of a
21	State, charging process or dismissal process, or if no
22	State or political subdivision charging or dismissal
23	process is required, not later than 48 hours after the
24	alien is apprehended, shall take the alien into the
25	custody of the Federal Government and incarcerate
26	the alien; or

"(2) shall request that the relevant State or
 local law enforcement agency temporarily incarcerate
 or transport the alien for transfer to Federal cus tody; and

5 "(b) POLICY ON DETENTION IN STATE AND LOCAL DETENTION FACILITIES.—In carrying 6 out section 7 241(g)(1), the Attorney General or Secretary of Homeland 8 Security shall ensure that an alien arrested under this Act 9 shall be detained, pending the alien's being taken for the 10 examination under this section, in a State or local prison, jail, detention center, or other comparable facility. Not-11 12 withstanding any other provision of law or regulation, 13 such facility is adequate for detention, if—

14 "(1) such a facility is the most suitably located
15 Federal, State, or local facility available for such
16 purpose under the circumstances;

17 "(2) an appropriate arrangement for such use18 of the facility can be made; and

"(3) such facility satisfies the standards for the
housing, care, and security of persons held in custody of a United States marshal.

"(c) REIMBURSEMENT.—The Secretary of Homeland
Security shall reimburse States, and political subdivisions
of a State, for all reasonable expenses, as determined by
the Secretary, incurred by the State, or political subdivi-

sion, as a result of the incarceration and transportation 1 2 of an alien who is unlawfully present in the United States as described in subparagraphs (A) and (B) of subsection 3 4 (a)(1). Compensation provided for costs incurred under 5 such subparagraphs shall be the average cost of incarcer-6 ation of a prisoner in the relevant State, as determined 7 by the chief executive officer of a State, or of a political 8 subdivision of a State, plus the cost of transporting the 9 alien from the point of apprehension to the place of deten-10 tion, and to the custody transfer point if the place of detention and place of custody are different. 11

"(d) SECURE FACILITIES.—The Secretary of Homeland Security shall ensure that aliens incarcerated in Federal facilities pursuant to this Act are held in facilities
that provide an appropriate level of security.

16 "(e) TRANSFER.—

17 "(1) IN GENERAL.—In carrying out this sec18 tion, the Secretary of Homeland Security shall es19 tablish a regular circuit and schedule for the prompt
20 transfer of apprehended aliens from the custody of
21 States, and political subdivisions of a State, to Fed22 eral custody.

23 "(2) CONTRACTS.—The Secretary may enter
24 into contracts, including appropriate private con25 tracts, to implement this subsection.

1 "(f) DEFINITION.—For purposes of this section, the 2 term 'alien who is unlawfully present in the United States' means an alien who-3 "(1) entered the United States without inspec-4 5 tion or at any time, manner or place other than that 6 designated by the Secretary of Homeland Security; 7 "(2) was admitted as a nonimmigrant and who, 8 at the time the alien was taken into custody by the 9 State, or a political subdivision of the State, had 10 failed to— "(A) maintain the nonimmigrant status in 11 12 which the alien was admitted or to which it was 13 changed under section 248; or 14 "(B) comply with the conditions of any 15 such status; "(3) was admitted as an immigrant and has 16 17 subsequently failed to comply with the requirements 18 of that status; or 19 "(4) failed to depart the United States under a 20 voluntary departure agreement or under a final order of removal.". 21 22 (2) CLERICAL AMENDMENT.—The table of con-23 tents of such Act is amended by inserting after the 24 item relating to section 240° the following new item:

"Sec. 240D. Custody of aliens unlawfully present in the United States.".

1 (b) GAO AUDIT.—Not later than three years after 2 the date of the enactment of this Act, the Comptroller 3 General of the United States shall conduct an audit of 4 compensation to States, and to political subdivisions of a 5 State, for the incarceration of aliens unlawfully present in the United States under section 240D(a) of the Immi-6 7 gration and Nationality Act (as added by subsection 8 (a)(1)).

# 9 SEC. 9. TRAINING OF STATE AND LOCAL LAW ENFORCE10 MENT PERSONNEL RELATING TO THE EN11 FORCEMENT OF IMMIGRATION LAWS.

(a) ESTABLISHMENT OF TRAINING MANUAL AND
POCKET GUIDE.—Not later than 180 days after the date
of the enactment of this Act, the Secretary of Homeland
Security shall establish—

16 (1) a training manual for law enforcement per-17 sonnel of a State, or of a political subdivision of a 18 State, to train such personnel in the investigation, 19 identification, apprehension, arrest, detention, and 20 transfer to Federal custody of aliens unlawfully 21 present in the United States (including the transpor-22 tation of such aliens across State lines to detention 23 centers and the identification of fraudulent docu-24 ments); and

(2) an immigration enforcement pocket guide
 for law enforcement personnel of a State, or of a po litical subdivision of a State, to provide a quick ref erence for such personnel in the course of duty.

5 (b) AVAILABILITY.—The training manual and pocket
6 guide established in accordance with subsection (a) shall
7 be made available to all State and local law enforcement
8 personnel.

9 (c) APPLICABILITY.—Nothing in this section shall be 10 construed to require State or local law enforcement per-11 sonnel to carry the training manual or pocket guide with 12 them while on duty.

13 (d) COSTS.—The Secretary of Homeland Security
14 shall be responsible for any costs incurred in establishing
15 the training manual and pocket guide.

16 (e) TRAINING FLEXIBILITY.—

17 (1) IN GENERAL.—The Secretary of Homeland 18 Security shall make training of State and local law 19 enforcement officers available through as many 20 means as possible, including through residential 21 training at the Center for Domestic Preparedness, 22 onsite training held at State or local police agencies 23 or facilities, online training courses by computer, 24 teleconferencing, and videotape, or the digital video 25 display (DVD) of a training course or courses. E-

1 learning through a secure, encrypted distributed 2 learning system that has all its servers based in the 3 United States, is scalable, survivable, and can have 4 a portal in place not later than 30 days after the 5 date of the enactment of this Act, shall be made 6 available by the Federal Law Enforcement Training 7 Center Distributed Learning Program for State and 8 local law enforcement personnel.

9 (2) FEDERAL PERSONNEL TRAINING.—The
10 training of State and local law enforcement per11 sonnel under this section shall not displace the train12 ing of Federal personnel.

13 (3) CLARIFICATION.—Nothing in this Act or 14 any other provision of law shall be construed as 15 making any immigration-related training a require-16 ment for, or prerequisite to, any State or local law 17 enforcement officer to assist in the enforcement of 18 Federal immigration laws in the normal course of 19 carrying out the normal law enforcement duties of 20 such officers.

21 In carrying out this section, priority funding shall be given22 for existing web-based immigration enforcement training23 systems.

### 1 SEC. 10. IMMUNITY.

2 (a) PERSONAL IMMUNITY.—Notwithstanding any 3 other provision of law, a law enforcement officer of a State 4 or local law enforcement agency who is acting within the 5 scope of the officer's official duties shall be immune, to 6 the same extent as a Federal law enforcement officer, 7 from personal liability arising out of the performance of 8 any duty described in this Act.

9 (b) AGENCY IMMUNITY.—Notwithstanding any other provision of law, a State or local law enforcement agency 10 11 shall be immune from any claim for money damages based on Federal, State, or local civil rights law for an incident 12 13 arising out of the enforcement of any immigration law, except to the extent a law enforcement officer of such 14 agency committed a violation of Federal, State, or local 15 16 criminal law in the course of enforcing such immigration 17 law.

### 18 SEC. 11. INSTITUTIONAL REMOVAL PROGRAM (IRP).

19 (a) CONTINUATION AND EXPANSION.—

20 (1) IN GENERAL.—The Secretary of Homeland
21 Security shall continue to operate and implement the
22 program known as the Institutional Removal Pro23 gram (IRP) which—

24 (A) identifies removable criminal aliens in
25 Federal and State correctional facilities;

1	(B) ensures such aliens are not released
2	into the community; and
3	(C) removes such aliens from the United
4	States after the completion of their sentences.
5	(2) EXPANSION.—The Institutional Removal
6	Program shall be extended to all States. Any State
7	that receives Federal funds for the incarceration of
8	criminal aliens shall—
9	(A) cooperate with officials of the Institu-
10	tional Removal Program;
11	(B) expeditiously and systematically iden-
12	tify criminal aliens in its prison and jail popu-
13	lations; and
14	(C) promptly convey such information to
15	officials of such Program as a condition of re-
16	ceiving such funds.
17	(b) Authorization for Detention After Com-
18	PLETION OF STATE OR LOCAL PRISON SENTENCE.—Law
19	enforcement officers of a State, or of a political subdivision
20	of a State, are authorized to—
21	(1) hold a criminal alien for a period of up to
22	14 days after the alien has completed the alien's
23	State prison sentence in order to effectuate the

alien is removable or not lawfully present in the
 United States; or

3 (2) issue a detainer that would allow aliens who
4 have served a State prison sentence to be detained
5 by the State prison until personnel from United
6 States Immigration and Customs Enforcement can
7 take the alien into custody.

8 (c) TECHNOLOGY USAGE.—Technology such as video 9 conferencing shall be used to the maximum extent prac-10 ticable in order to make the Institutional Removal Program available in remote locations. Mobile access to Fed-11 12 eral databases of aliens, such as IDENT, and live scan 13 technology shall be used to the maximum extent practicable in order to make these resources available to State 14 15 and local law enforcement agencies in remote locations. 16 SEC. 12. STATE CRIMINAL ALIEN ASSISTANCE PROGRAM 17 (SCAAP). 18 Section 241(i)(5) of the Immigration and Nationality

19 Act (8 U.S.C. 1231(i)) is amended to read as follows:

"(5) There are authorized to be appropriated to
carry out this subsection such sums as may be necessary for fiscal year 2012 and each subsequent fiscal year.".

### 1 SEC. 13. AUTHORIZATION OF APPROPRIATIONS.

- 2 There are authorized to be appropriated to the Sec-
- 3  $\,$  retary for fiscal year 2012 and each subsequent fiscal year  $\,$
- 4 such sums as may be necessary to carry out this Act.