

SECRETARY OF DEFENSE 1000 DEFENSE PENTAGON WASHINGTON, DC 20301-1000

MAY 1 4 2013

MEMORANDUM FOR SECRETARIES OF THE MILITARY DEPARTMENTS CHAIRMAN OF THE JOINT CHIEFS OF STAFF UNDER SECRETARIES OF DEFENSE DEPUTY CHIEF MANAGEMENT OFFICER CHIEFS OF THE MILITARY SERVICES COMMANDERS OF THE COMBATANT COMMANDS CHIEF OF THE NATIONAL GUARD BUREAU DIRECTOR, COST ASSESSMENT AND PROGRAM **EVALUATION** DIRECTOR, OPERATIONAL TEST AND EVALUATION GENERAL COUNSEL OF THE DEPARTMENT OF DEFENSE INSPECTOR GENERAL OF THE DEPARTMENT OF DEFENSE ASSISTANT SECRETARIES OF DEFENSE DEPARTMENT OF DEFENSE CHIEF INFORMATION OFFICER ASSISTANTS TO THE SECRETARY OF DEFENSE DIRECTOR, ADMINISTRATION AND MANAGEMENT DIRECTOR, NET ASSESSMENT DIRECTORS OF THE DEFENSE AGENCIES DIRECTORS OF THE DOD FIELD ACTIVITIES

SUBJECT: Furloughs

This memo directs defense managers to prepare to furlough most Department of Defense (DoD) civilians for up to 11 days. The schedule for furloughs, and some specific exceptions, are described later in this memo and in the attachment. I have made this decision very reluctantly, because I know that the furloughs will disrupt lives and impact DoD operations. I, along with the senior civilian and military leadership of the Department, have spent considerable time reviewing information related to the need for furloughs, and I would like to share with you the reasoning that led me to this difficult decision.

Major budgetary shortfalls drove the basic furlough decision. On March 1, sequestration went into effect across the federal government. DoD's budget for FY 2013 was reduced by \$37 billion, including \$20 billion in the operation and maintenance (O&M) accounts that pay many of our civilian workers. In addition, because our wartime budget is also subject to sequestration, we must utilize funds originally budgeted for other purposes in order to provide our troops at war with every resource they need. To compound our problems, when we estimated future wartime operating costs more than a year ago, we planned on fuel costs below what we are currently experiencing. Taken together, all these factors lead to a shortfall in our O&M accounts of more than \$30 billion – a level that exceeds 15 percent of our budget request, with fewer than six months left in the fiscal year in which to accommodate this dramatic reduction in available resources.

We are taking actions to reduce this shortfall. One main priority has governed our decisions: to minimize the adverse effects on our military mission, including military readiness. With this in mind, early this calendar year we cut back sharply on facilities maintenance and worked to hold down base operating costs -- decisions we knew would build a backlog of maintenance and adversely affect our bases. We are also preparing a request to Congress that would permit us to shift some funding from investment and military personnel accounts into the O&M accounts. If approved by Congress, this initiative – known as a reprogramming – would help close the gap.

But these actions are not enough. We have begun making sharp cuts in the training and maintenance of our operating forces – cutbacks that are seriously harming military readiness. The Army, for example, has terminated most remaining FY 2013 training rotations at its combat training centers. The Air Force has or soon will stop all flying at about one-third of its combat-coded squadrons in the active forces. The Navy and Marine Corps are cutting back on training and on deployments – including a decision not to send a second carrier strike group to the Gulf. These are only a few of the many cutbacks we have made in training and maintenance. These actions reduce our ability to handle future military contingency needs, both this year and in subsequent years.

Even after taking all these actions, we are still short of needed operating funds for FY 2013, and we cannot rule out unexpected increases in costs during the next few months. So we confront a difficult set of trade offs. We can make even larger cutbacks in training and maintenance, further reducing readiness to handle contingency operations and putting into even greater jeopardy our military readiness in future fiscal years. Alternatively, we can furlough civilian personnel to help close the gap and, knowing that morale, productivity and readiness would be affected. This is an unpleasant set of choices, but this is the situation we face.

Before making a decision, I sought advice and inputs from senior leaders in the military departments and agencies as well as advice from my senior civilian and military staff. I asked them to keep in mind our fundamental criterion to minimize adverse mission effects and, subject to that criterion, to ensure reasonable consistency and fairness across the Department for any furloughs that we impose.

Based on all these inputs, I have decided to direct furloughs of up to 11 days for most of the Department's civilian personnel. Furloughs for up to 11 days represent about half of the 22 days that can legally be imposed in a year and also about half the number we had originally planned. This halving of previous furlough plans reflects vigorous efforts to meet our budgetary shortfalls through actions other than furloughs as well as Congressional passage of an appropriations bill in late March that reduced the shortfalls in our operating budget and expectations of Congressional action on our reprogramming request.

Furloughs will be imposed in every military department as well as almost every agency and in our working capital funds. All of our civilian employees are important, and I would prefer not to furlough any of them. However, there will only be limited exceptions driven by law and by the need to minimize harm to mission execution. We will except civilians deployed to combat zones and civilians necessary to protect life and property (but only to the extent needed to provide that protection). A few categories of workers will be excepted for specific mission reasons while some categories of workers will be excepted because furloughing them would not free up money for critical DoD mission needs. The attachment provides details regarding approved exceptions. Fewer than one fifth of all civilians paid with appropriated funds will be excepted from furloughs.

The planning and implementation of furloughs will be carried out based on the schedule below:

- May 28 June 5: Furlough proposal notices will be served to individual employees subject to furloughs.
- June 4 June 12: Individual employee reply periods end 7 calendar days from when the proposal was received, unless Component procedures allow for a different reply period.
- June 5 July 5: Furlough decision letters will be served to individual employees subject to furloughs, depending on when the proposal was received and prior to the first day of furlough.
- July 8: Furlough period begins no earlier than this date.

We will begin furloughs on July 8 at the rate of 1 furlough day per week for most personnel. For now, we plan to continue furloughs through the end of FY 2013. That schedule would lead to 11 furlough days – one fifth of the week for about one quarter of the year. Moreover, I am directing all components to monitor funding closely for the remainder of FY 2013. If our budgetary situation permits us to end furloughs early, I would strongly prefer to do so. That is a decision I will make later in the year.

Consistent with this memo and with applicable laws and rules, commanders and managers will have the authority to develop the specifics of furlough procedures in order to minimize adverse mission effects and also limit the harm to morale and productivity. Further bargaining with unions may also be required. The Under Secretary for Personnel and Readiness has already issued guidance as appropriate regarding personnel and union issues related to furloughs and will issue additional guidance as needed. Overall coordination of sequester and furlough policies will be the responsibility of the Under Secretary of Defense (Comptroller).

Each of the Department's civilian employees makes an important contribution to the readiness of our Department to meet the nation's national security needs. I understand that the decision to impose furloughs imposes financial burdens on our valued employees, harms overall morale, and corrodes the long-term ability of the Department to carry out the national defense mission. I deeply regret this decision. I will continue to urge that our nation's leaders reach an agreement to reduce the deficit and de-trigger sequestration. If no agreement is reached, I will continue to look for ways to limit the adverse effects of sequestration and associated budgetary shortfalls both on the men and women of the Department of Defense, and on our national defense.

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Attachment: As stated.

Department of Defense Furlough Exceptions

This attachment provides Components with final dispositions on categorical exceptions to the Department of Defense (DoD) plan to furlough civilian employees for a maximum of 88 hours or 11 discontinuous workdays because of the current financial crisis caused by a sequestration for Fiscal Year (FY) 2013, increased costs for ongoing Overseas Contingency Operations, and other emerging requirements. In order to minimize adverse effects on mission, employees in the following categories are excepted from furlough for the reasons noted:

- a) In order to avoid harm to war efforts, all employees deployed (in a Temporary Duty status) or temporarily assigned (to include Temporary Change of Station) to a combat zone (as defined in notes below) are excepted from furlough.
- b) In order to avoid harm to mission, those employees necessary to protect safety of life and property are excepted to the extent necessary to protect life and property. This includes selected medical personnel. Later portions of this attachment provide details.
- c) Employees in Navy shipyards will be excepted from furlough because it would be particularly difficult to make up delays in maintenance work on nuclear vessels and these vessels are critical to mission success. All other depot employees, whether mission-funded or working capital fund employees, will be subject to furlough.
- d) Furloughs for employees funded with National Intelligence Program (NIP) funds will be determined by the Director of National Intelligence. Employees funded with Military Intelligence Program (MIP) funds will be subject to furlough.
- e) Because there would be no savings, Foreign Military Sales (FMS) employees whose positions are exclusively funded from FMS Administrative and FMS case funds (case number may be required to validate funding source) and from Foreign Military Financing accounts are excepted from furlough. Furloughing employees in this category would not reduce the expenditure of DoD budgetary resources and so would not assist in meeting sequestration reductions. The FMS case-funded positions funded in whole or part by DoD appropriations (to include "pseudo-FMS" cases) are subject to furlough.
- f) By law, all individuals appointed by the President, with Senate confirmation, who are not covered by the leave system in title 5, U.S. Code, chapter 63, or an equivalent formal leave system, are excepted from furlough.
- g) All employees funded by non-appropriated funds (NAF)¹ (regardless of source of NAF funding) are excepted from furlough. Furloughing employees in this category would not reduce the DoD budget and so would not assist in meeting sequestration reductions.
- h) All Outside Contiguous United States foreign national employees, many of whom are subject to Status of Forces Agreements, are excepted from furlough because their situation vary greatly by country/region and because, in some cases, they are paid by host governments.

¹ NAF employees are not covered by the requirements and procedures applicable to furloughs of appropriated fund employees under FY13 sequestration. However, NAF employees may be furloughed under DoD NAF and Component policies and procedures for business-based reasons.

i) Any employees who are not paid directly by accounts included in the Department of Defense-Military (subfunction 051) budget are excepted from furlough. For example, this would include employees funded by the Arlington National Cemetery (705 function) and DoD Civil Works (various non-051 functions) programs. These exceptions have been identified by the Components. Furloughing these employees would not reduce the expenditure of DoD budgetary resources and so would not assist in meeting sequestration reductions.

The following portion of this document provides the definitive list of additional approved exceptions beyond those listed in the preceding paragraph. The exceptions approved for the safety of life and protection of property category are granted with the understanding that these are the minimum exceptions needed to maintain operations and provide security on a 24/7 basis and that furloughing these employees would result in the Department incurring additional costs for premium pay. Similarly, the exceptions for the medical category are approved with the understanding these exceptions preserve the minimum level of personnel needed to maintain quality of care in 24/7 emergency rooms and other critical care areas such as behavioral health. wounded warrior support, and disability evaluation. Furloughing these employees would result in unacceptable care being provided, and the Department would incur increased costs for premium pay or TRICARE. The exception for Child Development Centers is granted with the understanding that this is the minimum level needed to maintain accreditation and maintain quality care for children in military families. Some Department of Defense Education Activity employees, while not excepted from furlough, may only be furloughed when they are in a pay status. Therefore, they will only be subject to furlough for up to five days at the beginning of the 2013 school year.

Recognizing that circumstances can change in this dynamic environment, the Secretaries of the Military Departments, and the Principal Staff Assistants for the Defense Agencies and Field Activities, may approve up to 50 additional individual, mission-based, exceptions as needed to ensure safe and efficient operations of their respective Departments. Any such exception must be reported to the Acting Under Secretary of Defense (USD) for Personnel and Readiness and the USD Comptroller. There are no other approved exceptions provided based on the Components' submissions. Furlough proposal notices should be issued to all impacted employees beginning May 28, 2013.

Relative to the review and decision on individual employee requests for exception, per guidance issued via the Principal Deputy Assistant Secretary of Defense, Readiness and Force Management, memorandum, dated March 13, 2013, activities should designate the Deciding Official. The designated Deciding Official will be no lower than a local Installation Commander, senior civilian or equivalent who would be in the best position to determine the fair and equitable application of the furlough. Deciding Official responsibilities may not be further delegated. Deciding Officials are charged with, and are accountable for, making final decisions on furloughs for individual employees after carefully considering the employee's reply, if any, and the needs of the Department. Deciding Officials must also ensure they make final decisions in cases where an employee does not submit a reply. Deciding Officials will have the authority to execute the full range of options with respect to providing relief in individual employee cases. This authority includes, but is not limited to, reducing the number of days/hours an individual employee is furloughed, or granting the individual employee an exception from the furlough altogether.

Component	Safety of Life & Property	Medical Personnel	Others	Comments
DoN	7,543	1,418	212 CIVPERS at Sea	CIVPERS deployed at sea are subject to furlough upon return from deployment
			4,712 CIVMARS	CIVMARS are subject to furlough upon return from deployment
			514 Appropriated Fund (APF) Child Development Centers (CDCs)	Maintain safety standards and quality of care
			15	Support to classified programs
			28,000	Shipyard Workers, General
			1,657	Shipyard Workers, Nuclear and Naval Reactors Staff
USA	263	Up to 6,600	555 APF CDC Employees	Maintain safety standards and quality of care
			75	ARNG Dual Status Technicians for Alerts, Firefighting, Personnel Recovery and other missions
			17	Support to classified programs
			257	Non-immigrant employees requiring H-1B visas at Defense Language Institute

Component	Safety of Life & Property	Medical Personnel	Others	Comments
USAF	933	410	62	Support to classified programs
			1,123	ANG Dual Status Technicians for Alerts, Firefighting, Personnel Recovery and other missions
			30 Students	Intel School & FLETC
			94 Multi-IOC 24/7 Plant Operators	Heating/Waste Water Plant minimum safe manning
	5		2	Contingency Planners
	1-3		3	Special Law Enforcement Pay
			1,634 APF CDCs	Maintain safety standards and quality of care
DLA	363			
DA&M	623			 546 are from the Pentagon Force Protection Agency; the remaining 77 are Washington Headquarters Services for Pentagon safety and emergency communications. Most will be furloughed fewer than 11 days due to the need to maintain operations and
				security 24/7.
US Court of Appeals for Armed Services			59	The Chief Judge will decide how many days to furlough employees, if at all.
JTFCAPMED		368		165 @ Walter Reed
		1		203 @ Fort Belvoir

Component	Safety of Life & Property	Medical Personnel	Others	Comments
USUHS	22			Animal Husbandry Technicians
			5	Non-immigrant employees requiring H-1B visas
Office of the Military Commissions – Defense Legal Services Agency			9	Civilian Trial Practitioners
Department of Defense Education Activity (DoDEA)			10,950	9-month DoDEA employees, which includes teachers, educational aids, and support staff may only be furloughed for up to 5 days at the beginning of the 2013 school year.
DCAA			1	Non-immigrant employees requiring H-1B visa

Notes:

- 1. Safety of life and property exceptions are based on need for 24/7 coverage in most instances. It is expected all Components will furlough for less than 88 hours in these areas where feasible.
- 2. Individuals for whom law enforcement premium pay would result in no loss of pay if furloughed will be excepted from the furlough.
- 3. 20 CFR 655.731 requires that the employer of a H-1B non-immigrant who is not performing work and is placed in a nonproductive status due to a decision by the employer (e.g., placed in a non-pay/non-duty status due to administrative furlough) pay the salaried employee the full pro-rata amount due, or to pay the hourly-wage employee for a full-time week (40 hours or such other number of hours as the employer can demonstrate to be full-time employment for hourly employees, or the full amount of the weekly salary for salaried employees) at the required wage for the occupation.

1. References.

- a) Title 26, U.S. Code, Section 112, Certain combat zone compensation of members of the Armed Forces
- b) Executive Order 12744, January 21, 1991
- c) Executive Order 13119, April 13, 1999
- d) Executive Order 13239, December 12, 2001
- e) Public Law 104-117, To provide that members of the Armed Forces performing services for peacekeeping efforts in Bosnia and Herzegovina, Croatia, and Macedonia shall be entitled to tax benefits in the same manner as if such services were performed in a combat zone.

2. The following locations are designated as "Combat Zones" by law, Presidential Executive Order or by DoD certification that members of the Armed Forces serving in such locations are serving in direct support of military operations in a combat zone:

Countries:

Somalia (DoD certification)

Afghanistan (EO 13239) United Arab Emirates (EO 12744) Albania (EO 13119) Uzbekistan (DoD certification) Bahrain (EO 12744) Yemen (DoD certification) Bosnia (PL 104-117) Croatia (PL 104-117) Djibouti (DoD certification) Herzegovina (PL 104-117) Iraq (EO 12744) Jordan (DoD certification) Kuwait (EO 12744) Kyrgyzstan (DoD certification) Macedonia (PL 104-1170) Montenegro (EO 13119) Oman (EO 12744) Pakistan (DoD certification) Philippines (Only troops with orders Qatar (EO 12744) referencing Operation Enduring Freedom) (DoD certification) Saudi Arabia (EO 12744) Serbia (includes Kosovo) (EO 13119)

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Tajikistan (DoD certification)

Sea Areas:

Adriatic Sea (EO 13119)

That portion of the Arabian Sea that lies north of 10 degrees north latitude, and west of 68 degrees east longitude (EO 12744)

Gulf of Aden (EO 12744)

Gulf of Oman (EO 12744)

Ionian Sea north of the 39th Parallel (EO 13119)

Persian Gulf (EO 12744)

Red Sea (EO 12744)

3. Adherence to the following principles ensures consistency in applying the "deployed to combat zone" exemption to civilian employees in the context of the administrative furlough:

- a) "Deployed civilian" is defined as a civilian employee who is deployed (in temporary duty (TDY) status) or temporarily assigned (to include temporary change of station (TCS)) to a "combat zone" as set forth above.
- b) "Combat zone" is defined as those locations listed as combat zones in Executive Orders 12744, 13119 or 13239 and locations where military are eligible for combat zone tax benefits under law or because DoD has certified that they are providing direct support to military operations.
- c) A "deployed civilian's" period of deployment includes time spent in attendance at mandatory pre-deployment training as well as in completing mandatory post-deployment requirements.
- d) A civilian employee who was deployed to a combat zone but redeploys mid-way through the furlough period will receive a notice of proposed furlough upon return to their parent organization and prior to any furlough. Further, the number of hours for which the employee will be furloughed will be pro-rated.

THE WHITE HOUSE

Office of the Press Secretary

For Immediate Release

March 1, 2013

SEQUESTRATION ORDER FOR FISCAL YEAR 2013 PURSUANT TO SECTION 251A OF THE BALANCED BUDGET AND EMERGENCY DEFICIT CONTROL ACT, AS AMENDED

By the authority vested in me as President by the laws of the United States of America, and in accordance with section 251A of the Balanced Budget and Emergency Deficit Control Act, as amended (the "Act"), 2 U.S.C. 901a, I hereby order that budgetary resources in each non-exempt budget account be reduced by the amount calculated by the Office of Management and Budget in its report to the Congress of March 1, 2013.

Pursuant to sections 250(c)(6), 251A, and 255(e) of the Act, budgetary resources subject to sequestration shall be new budget authority, unobligated balances of defense function accounts carried over from prior fiscal years, direct spending authority, and obligation limitations.

All sequestrations shall be made in strict accordance with the requirements of section 251A of the Act and the specifications of the Office of Management and Budget's report of March 1, 2013, prepared pursuant to section 251A(11) of the Act.

BARACK OBAMA

THE WHITE HOUSE, March 1, 2013.



EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

March 1, 2013

M-13-06

MEMORANDUM FOR THE HEADS OF EXECUTIVE DEPARTMENTS AND AGENCIES

Jeffrey D. Zients FROM: Deputy Director for)Management

SUBJECT: Issuance of the Sequestration Order Pursuant To Section 251A of the Balanced Budget and Emergency Deficit Control Act of 1985, as Amended

This memorandum is to inform executive departments and agencies (agencies) that the President has issued a sequestration order (order) in accordance with section 251A of the Balanced Budget and Emergency Deficit Control Act, as amended (BBEDCA), 2 U.S.C. 901a. The order requires that budgetary resources in each non-exempt budget account be reduced by the amount calculated by the Office of Management and Budget (OMB) in its report to Congress of March 1, 2013, entitled *OMB Report to the Congress on the Joint Committee Sequestration for Fiscal Year 2013* (sequestration report).

Due to the failure of the Joint Select Committee on Deficit Reduction, the President was required by law to issue an order canceling \$85 billion in budgetary resources across the Federal Government for the remainder of Fiscal Year (FY) 2013. OMB has calculated that, over the course of the fiscal year, the order requires a 7.8 percent reduction in non-exempt defense discretionary funding and a 5.0 percent reduction in non-exempt nondefense discretionary funding. The sequestration also requires reductions of 2.0 percent to Medicare, 5.1 percent to other non-exempt nondefense mandatory programs, and 7.9 percent to non-exempt defense mandatory programs. The sequestration report provides calculations of the amounts and percentages by which various budgetary resources are required to be reduced, and a listing of the reductions required for each non-exempt budget account.

Agencies shall apply the same percentage reduction to all programs, projects, and activities within a budget account, as required by section 256(k)(2) of BBEDCA, 2 U.S.C. 906(k)(2). Agencies should operate in a manner that is consistent with guidance provided by OMB in Memorandum 13-03, *Planning for Uncertainty with Respect to Fiscal Year 2013 Budgetary Resources* and Memorandum 13-05, *Agency Responsibilities for Implementation of Potential Joint Committee Sequestration*.



EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

March 1, 2013

The Honorable John A. Boehner Speaker of the House of Representatives Washington, D.C. 20515

Dear Mr. Speaker:

Enclosed please find the Office of Management and Budget (OMB) Report to the Congress on the sequestration for fiscal year (FY) 2013 required by section 251A of the Balanced Budget and Emergency Deficit Control Act, as amended (the "Joint Committee sequestration"). This report provides calculations of the amounts and percentages by which various budgetary resources are required to be reduced, and a listing of the reductions required for each non-exempt budget account.

In August 2011, as part of the Budget Control Act of 2011 (BCA), bipartisan majorities in both the House of Representatives and Senate voted for sequestration as a mechanism to compel the Congress to act on deficit reduction. The threat of destructive across-the-board cuts under the BCA was intended to drive both sides to compromise. Yet, a year and a half has passed, and the Congress still has failed to enact balanced deficit reduction legislation that avoids sequestration.

As a result of the Congress's failure to act, the law requires the President to issue a sequestration order today canceling \$85 billion in budgetary resources across the Federal Government for FY 2013. Specifically, OMB calculates that, over the course of the fiscal year, the sequestration requires a 7.8 percent reduction in non-exempt defense discretionary funding and a 5.0 percent reduction in non-exempt nondefense discretionary funding. The sequestration also requires reductions of 2.0 percent to Medicare, 5.1 percent to other non-exempt nondefense mandatory programs, and 7.9 percent to non-exempt defense mandatory programs.

Because these cuts must be achieved over only seven months instead of 12, the effective percentage reductions will be approximately 13 percent for non-exempt defense programs and 9 percent for non-exempt nondefense programs.

The cuts required by sequestration will be deeply destructive to national security, domestic investments, and core Government functions. While the Department of Defense will shift funds where possible to minimize the impact on war-fighting capabilities and critical military readiness, sequestration will result in a reduction in readiness of many non-deployed units, delays in investments in new equipment, cutbacks in equipment repairs and needed facilities maintenance, disruptions in military research and development efforts, significant reductions in weapons programs, and furloughs of most civilian employees for a significant amount of time. Sequestration will also undermine nondefense investments vital to economic growth, threaten the safety and security of the American people, and cause severe harm to programs that benefit the middle class, seniors, and children. According to analysis by outside experts, sequestration would reduce real GDP growth for 2013 by 0.5 to 0.7 percentage points were it to continue for the rest of the calendar year.

The Joint Committee sequestration is a blunt and indiscriminate instrument. It was never intended to be implemented and does not represent a responsible way for our Nation to achieve deficit reduction.

On multiple occasions, the President has proposed comprehensive and balanced deficit reduction plans to avoid sequestration. The President and Congress, working together, have already reduced the deficit by \$2.5 trillion. The President has been clear that he is willing to make tough choices to reach an agreement on further deficit reduction. The Administration continues to stand ready to work with the Congress to enact balanced deficit reduction legislation that replaces sequestration and puts the Nation on a sound long-term fiscal path.

Sincerely,

Jeffrey D. Zients Deputy Director for Management

Enclosure

Identical Letter Sent to the President of the Senate

OMB REPORT TO THE CONGRESS ON THE JOINT COMMITTEE SEQUESTRATION FOR FISCAL YEAR 2013



March 1, 2013

OMB REPORT TO THE CONGRESS ON THE JOINT COMMITTEE SEQUESTRATION FOR FISCAL YEAR 2013

The Balanced Budget and Emergency Deficit Control Act, as amended (BBEDCA), 2 U.S.C. § 901a, requires the Office of Management and Budget (OMB) to calculate, and the President to order on March 1, 2013, reductions in budgetary resources triggered by the failure of the Joint Select Committee on Deficit Reduction to propose, and the Congress to enact, legislation to reduce the deficit by \$1.2 trillion (Joint Committee sequestration). This report provides OMB's calculations of the percentage and dollar amount of the reduction for each non-exempt budget account and an explanation of the calculations.

OMB calculates that the Joint Committee sequestration requires a 7.8 percent reduction in non-exempt defense discretionary funding and a 5.0 percent reduction in non-exempt nondefense discretionary funding. The sequestration also imposes reductions of 2.0 percent to Medicare, 5.1 percent to other non-exempt nondefense mandatory programs, and 7.9 percent to non-exempt defense mandatory programs.

Basis for Calculations

Discretionary Appropriations. As of the date of this report, no full-year regular appropriations bills have been enacted for fiscal year (FY) 2013. Instead, all agencies are operating under the Continuing Appropriations Resolution, 2013 (CR), Pub. L. 112-175. In addition, the Disaster Relief Appropriations Act, 2013 (Hurricane Sandy supplemental), Pub. L. 113-2, provided supplemental funding to various agencies for Hurricane Sandy relief and recovery efforts. Accordingly, as required by sections 251A(7)(A) and 253(f)(2) of BBEDCA, OMB's estimates for the level of sequestrable budgetary resources and resulting reductions assume that budget accounts with discretionary appropriations are funded at the annualized level provided by the CR, plus funding provided by the Hurricane Sandy supplemental and any funding enacted as advance appropriations for FY 2013. Unless another amount is specified by the CR, the annualized level equals the FY 2012 enacted appropriations, including changes in mandatory programs, net of any recurring rescissions, and increased by 0.612 percent pursuant to section 101(c) of the CR.¹ Spending authority from offsetting collections is only increased by the 0.612 percent when that spending authority is used to determine the annualized level. Amounts designated in the CR for Overseas Contingency Operations (OCO)/Global War on Terrorism (GWOT), and amounts incorporated in the CR by reference to the Disaster Relief Appropriations Act, 2012, Pub. L. 112-77, do not receive the 0.612 percent increase. As provided by section 101(b) of the CR, whenever an amount designated for OCO/GWOT pursuant to section 251(b) (2)(A) of BBEDCA in either the Department of Defense Appropriations Act, 2012 (division A of Pub. L. 112-74) or in the Military Construction and Veterans Affairs and Related Agencies Appropriations Act, 2012 (division H of Pub. L. 112-74) differs from the amount in the President's FY 2013 Budget request, the annualized level equals the amount in the President's FY 2013 Budget request. The CR levels are also adjusted for any transfers mandated by law.

<u>Unobligated Balances in the Defense Function</u>. Pursuant to section 255(e) of BBEDCA, unobligated balances in the defense function are sequestrable budgetary resources. The majority of estimated unobligated balances in the defense function are in Department of Defense accounts. In general, for multiyear accounts, the Department of Defense estimated unobligated balances as of March 1, 2013, by reducing unobligated balances as of December 31, 2012, by a historically-based estimate of obligations from prior year funds in January and February.

¹ Information about OMB's calculation of the amounts appropriated by the CR can be found in OMB Bulletin 12-02, which is available online at <u>http://www.whitehouse.gov/sites/default/files/omb/bulletins/fy2012/b12-02.pdf</u>.

<u>Direct Spending</u>. Estimates of sequestrable budgetary resources and outlays for budget accounts with direct spending are equal to the current law baseline amounts contained in the President's FY 2013 Budget, adjusted for the effects of legislation enacted since the Budget was transmitted. Two changes with the largest effect on the amount of sequestrable direct spending—providing for a zero percent update for Medicare payments to physicians under the Sustainable Growth Rate formula for calendar year 2013, and extending Emergency Unemployment Compensation (EUC) through the end of 2013—were enacted in the American Taxpayer Relief Act of 2012 (ATRA), Pub. L. 112-240.

<u>Special Sequestration Rules</u>. The Joint Committee sequestration order is not an order under section 254 of BBEDCA.² Accordingly, as set forth in this report, the special rules in section 256 that apply only to a sequestration order issued under section 254 do not apply to the Joint Committee sequestration, except to the extent those rules are otherwise made applicable by another provision of law. Section 251A(7)(A) of BBEDCA does not include any such provision for discretionary spending; as a result, in calculating the reduction in discretionary spending required by the Joint Committee sequestration, this report does not apply the special rules in section 256 that apply only to a sequestration order issued under section 254. The special rules in section 256 do, however, apply to the reduction in direct spending required by the Joint Committee sequestration, pursuant to the explicit direction in section 251A(8) of BBEDCA.

<u>Federal Administrative Expenses</u>. Under section 256(h) of BBEDCA, Federal administrative expenses are subject to sequestration pursuant to an order issued under section 254 "without regard to any exemption, exception, limitation, or special rule which is otherwise applicable." For the reasons set forth in the preceding paragraph, for the Joint Committee sequestration, this rule applies only to Federal administrative expenses that constitute direct spending. BBEDCA does not define "administrative expenses." For purposes of this report, "administrative expenses" for typical Government programs are defined as the object classes for personnel compensation, travel, transportation, communication, equipment, supplies, materials, and other services. For Government programs engaging in commercial, business-like activities, administrative expenses that are directly tied to the production and delivery of goods or services.

<u>American Taxpayer Relief Act of 2012</u>. In addition to the changes to direct spending mentioned above, this report reflects three changes to the calculation of the Joint Committee sequestration required by ATRA. Section 901(a) reduced the amount of the FY 2013 sequestration by \$24 billion, which was paid for by \$12 billion of revenue increases and \$12 billion in total reductions to the discretionary spending limits for FYs 2013 and 2014. Section 901(c) delayed the date for submission of this report from January 2, 2013 to March 1, 2013. Section 901(e) altered the discretionary spending limits for FY 2013 for purposes of calculating the Joint Committee sequestration.

Calculation of Sequestration Percentages

Under section 251A of BBEDCA, the failure of the Joint Select Committee on Deficit Reduction to propose, and the Congress to enact, legislation to reduce the deficit by \$1.2 trillion triggers automatic reductions in discretionary appropriations and direct spending to achieve the deficit reduction that the Joint Select Committee process was meant to achieve. As shown in Table 1, the total annual amount of deficit reduction required is specified by formula in section 251A(3), starting with the total reduction of \$1.2 trillion required for FY 2013 through

 $^{^2}$ For further discussion, see the OMB Report Pursuant to the Sequestration Transparency Act of 2012 (STA Report) issued in September.

FY 2021, deducting a specified 18 percent for debt service savings, and then dividing the result by 9 to calculate the annual reduction of \$109 billion for each year from FY 2013 to FY 2021. As discussed previously, ATRA lowered the amount of the reduction required for FY 2013 by \$24 billion, leaving \$85 billion to be achieved through sequestration. The annual reduction is split evenly between budget accounts in function 050 (defense function) and in all other functions (nondefense function), so that each function group will be reduced by \$42.667 billion in FY 2013.

Table 1.CALCULATION OF TOTAL ANNUAL
REDUCTION BY FUNCTION

(In billions of dollars)

Joint Committee required savings	1,200.000
Deduct debt service savings (18%)	-216.000
Net programmatic reductions	984.000
Divide by 9 to calculate annual reduction	109.333
Reduction for FY 13 pursuant to section 901(a) of ATRA	-24.000
Net remaining programmatic reduction for FY 2013	<u>85.333</u>
Split 50/50 between defense and nondefense functions	42.667

<u>Base for Allocating Reductions</u>. The annual reduction is further allocated between discretionary and direct spending within each of the function groups in proportion to their share of total spending within the function group. The base for allocating reductions to discretionary appropriations is the discretionary spending limit for FY 2013 listed in section 251(c) (2) as revised by section 251A(2)(A), and as applied pursuant to section 901(e) of ATRA. For purposes of this report, the discretionary spending limits have not been revised to include adjustments pursuant to section 251(b)(2) for certain funding included in the CR and Hurricane Sandy supplemental because these adjustments cannot be made until OMB issues its Discretionary Final Sequestration Report for FY 2013 on March 27th pursuant to section 901(b) of ATRA. Pursuant to paragraphs (5) and (6) of section 251A, and consistent with section 6 of the Statutory Pay-As-You-Go Act of 2010, 2 U.S.C. § 935, the base for allocating reductions to budget accounts with direct spending is the sum of the direct spending outlays in the budget year and the subsequent year that would result from new sequestrable budget authority in FY 2013.

<u>Sequestrable Base</u>. Once the reductions are allocated between discretionary appropriations and direct spending using the bases above, the sequestration percentage for discretionary appropriations is obtained by dividing the discretionary reduction required by the discretionary sequestrable base, which is described above in the "Basis for Calculations" section. By statute, the discretionary sequestrable base differs from the base used to allocate the reductions between discretionary appropriations and direct spending. For discretionary defense programs, the sequestrable base equals total discretionary appropriations (including funding that would trigger cap adjustments), plus unobligated balances and funding financed by fees, minus exemptions. Except for funding for military personnel accounts, most discretionary defense funding is sequestrable.³ For discretionary nondefense programs, the sequestrable base equals total discretionary nondefense programs, the

³ Defense sequestrable budgetary resources include non-exempt new budget authority and unobligated balances carried over from prior fiscal years. Budgetary resources for military personnel accounts are exempt pursuant to section 255(f) of BBEDCA and the July 31, 2012 letter from OMB notifying the Congress of the President's intent to exempt military personnel accounts from sequestration, available at: <u>http://www.whitehouse.gov/sites/default/files/omb/legislative/letters/militarypersonnel-letter-biden.pdf</u>.

trigger cap adjustments) and funding financed by fees, adjusted to exclude funding for the Department of Veterans Affairs, Pell Grants, and other exempt amounts. For mandatory programs, the sequestrable base is the same as the mandatory base for allocating the reduction. Pursuant to sections 251A(8), 255, and 256 of BBEDCA, most mandatory spending is exempt from sequestration or, in the case of the Medicare program and certain health programs, is subject to a 2 percent limit on sequestration.

Defense Function Reduction

Table 2 shows the calculation of the sequestration percentages and dollar reductions required for budget accounts with discretionary appropriations or direct spending within the defense function. The calculation involves the following steps:

- Step 1. Pursuant to section 251A(5), the total reduction of \$42.667 billion is allocated proportionately between discretionary appropriations and direct spending. The total base is the sum of the FY 2013 revised discretionary spending limit for the security category⁴ (\$544 billion) and OMB's baseline estimates of sequestrable direct spending outlays in the defense function in FY 2013 and FY 2014 from new direct spending budget authority in FY 2013 (\$0.662 billion). Discretionary appropriations comprise more than 99 percent of the total base in the defense function.
- Step 2. Total defense function spending must be reduced by \$42.667 billion. As required by section 251A(5)(A), allocating the reduction based on the ratio of the revised discretionary spending limit to the total base (the sum of the defense discretionary spending limit and sequestrable direct spending) yields a \$42.615 billion reduction required for discretionary appropriations. Under section 251A(5)(B), the remaining \$0.052 billion is the reduction required for budget accounts with direct spending.
- Step 3. As required by section 251A(7)(A), the discretionary percentage reduction for FY 2013 is calculated by dividing the discretionary reduction amount calculated in step 2 (\$42.615 billion) by the sequestrable budgetary resources (\$549.325 billion) for budget accounts with discretionary appropriations in the defense function, which yields a 7.8 percent sequestration rate for budget accounts with non-exempt discretionary appropriations. A similar calculation is required by section 251A(8) for the sequestration of direct spending. Dividing the direct spending reduction amount (\$0.052 billion) by the sequestrable budgetary resources (\$0.662 billion) for budget accounts with direct spending yields a 7.9 percent sequestration rate for budget accounts with non-exempt direct spending.

Table 2.	DEFENSE FUNCTION REDUCTION
	(Dollars in billions)

		Discretionary	Direct Spending	Total
Step 1.	Base for allocating reduction	544.000	0.662	544.662
	Percentage allocation of reductions	99.88%	0.12%	
Step 2.	Allocation of total reduction	42.615	0.052	42.667
	Percentage allocation of reductions	99.88%	0.12%	
Step 3.	Sequestration percentages calculation:			
	Sequestrable base	549.325	0.662	
	Sequestration percentage	7.8%	7.9%	

⁴ For purposes of this report, the "security category" means discretionary appropriations in budget function 050, National Defense, and "nonsecurity category" means discretionary appropriations other than in budget function 050.

Nondefense Function Reduction

Table 3 shows the calculation of the sequestration percentages and dollar reductions required for budget accounts with discretionary appropriations or direct spending within all other functions besides 050 (nondefense function). The calculation is more complicated than the calculation for the defense function due to a two percent limit on sequestration of Medicare non-administrative spending, a two percent limit on sequestration of community and migrant health centers (which applies only to mandatory funding for those programs), and a special rule for applying the sequestration to student loans. The calculation involves the following steps:

- Step 1. Total spending in the nondefense function must be reduced by \$42.667 billion. The portion of Medicare subject to the two percent limit is estimated to have combined FY 2013 and FY 2014 outlays of \$567.340 billion⁵ from FY 2013 budgetary resources, so a two percentage point reduction would reduce outlays by \$11.347 billion, leaving a reduction of \$31.320 billion to be taken from discretionary appropriations and other direct spending in the nondefense function.
- Step 2. Pursuant to section 251A(6), the remaining reduction of \$31.320 billion is allocated proportionately between discretionary appropriations and other direct spending in the non-defense function. The remaining base (\$605.839 billion) is the sum of the FY 2013 revised discretionary spending limit for the nonsecurity category (\$499.000 billion) and the remaining sequestrable direct spending base (\$106.839 billion).⁶ The latter amount equals OMB's 2013 Budget baseline estimates of total sequestrable direct spending outlays adjusted for legislation enacted since the Budget's transmittal (\$674.179 billion), minus the portion of Medicare subject to the two percent limit (\$567.340 billion) in the nondefense function in FY 2013 and FY 2014 from new direct spending budget authority in FY 2013. The discretionary spending limit accounts for 82.37 percent of the remaining base in the nondefense function, and direct spending accounts for 17.63 percent.

Applying these percentage allocations to the non-Medicare reduction required for programs in the nondefense function yields the reduction for discretionary appropriations (\$25.798 billion) and for remaining direct spending (\$5.522 billion).

- Step 3. The sequestration for the mandatory portions of certain health programs is limited to two percentage points pursuant to sections 251A(8) and 256(e)(2). The portion of these two programs subject to the two percent limit is estimated to have combined FY 2013 and FY 2014 outlays of \$1.344 billion from FY 2013 budgetary resources, so a two percentage point reduction would reduce outlays by \$0.027 billion. Deducting these savings from the non-Medicare direct spending reduction leaves \$5.495 billion to be taken by a uniform percentage reduction of the remaining sequestrable direct spending of \$105.495 billion in the nondefense function.
- Step 4. As required by section 251A(7)(A), dividing the discretionary reduction amount (\$25.798 billion) calculated in step 2 by the sequestrable budgetary resources for discretionary appropriations (\$511.785 billion) in the nondefense function yields an 5.0 percent sequestration rate for budget accounts with non-exempt discretionary appropriations.⁷

⁵ As stated above, the Medicare base is higher than the amount stated in the STA Report due primarily to provisions in ATRA providing for a zero percent update for Medicare payments to physicians under the Sustainable Growth Rate formula for calendar year 2013.

⁶ As stated above, the non-Medicare direct spending base is higher than the amount stated in the STA Report due primarily to a provision in ATRA extending EUC through the end of 2013.

⁷ As stated above, the nondefense discretionary base is higher than the amount stated in the STA Report due primarily to the Hurricane Sandy supplemental.

The remaining reduction (\$5.495 billion) to direct spending is applied as a uniform percentage reduction to the remaining budget accounts with sequestrable direct spending and by increasing student loan fees by the same uniform percentage, as specified in sections 251A(8) and 256(b). Each percentage point increase in the sequestration rate is estimated to result in \$0.016 billion of savings in the direct student loan program. Solving simultaneously for the percentage that would achieve the remaining reduction when applied to both the remaining sequestrable direct spending (\$105.495 billion) and to student loan fees yields a 5.1 percent reduction. This percentage reduction would yield savings of \$0.082 billion in the direct student loan program and \$5.413 billion from the remaining budget accounts with non-exempt direct spending.

		Discretionary	Direct Spending	Total
1.	Total reduction, excluding savings from Medicare 2% limit:			
	Medicare base subject to 2% limit		567.340	
	Total nondefense function reduction			42.667
	Reduce Medicare by 2%			-11.347
	Non-Medicare reduction amounts			31.320
2.	Allocate non-Medicare reduction:			
	Total base for allocating reduction	499.000	674.179	1,173.179
	Exclude Medicare (portion subject to 2% limit)		-567.340	-567.340
	Non-Medicare base	499.000	106.839	605.839
	Percentage allocation of non-Medicare base	82.37%	17.63%	
	Non-Medicare reduction amounts	25.798	5.522	31.320
	Percentage allocation of non-Medicare reduction	82.37%	17.63%	
3.	Savings from 2% limit on sequestration of other health programs*			
	Other health programs sequestrable base		1.344	
	Reduce other health programs by 2%		-0.027	
4.	Sequestration percentages calculation:			
	Remaining reduction amounts	25.798	5.495	
	Savings from uniform percentage reduction:			
	From 5.1% increase in student loan fee		0.082	
	From remaining sequestrable budget accounts	25.798	5.413	
	Sequestrable base for uniform percentage reduction	511.785	105.495	
	Sequestration percentage	1 1	5.1%	
	Summary of reductions:			
	2% sequestration of Medicare		11.347	
	2% limit on sequestration of other health programs		0.027	
	Student loan fee increase		0.082	
	Uniform percentage reduction	25.589	5.380	
	Rounding	0.209	.033	
	Total reduction	25.798	16.869	42.66'

Table 3. NONDEFENSE FUNCTION REDUCTION

(Dollars in billions)

* Includes funding for community and migrant health centers, and for Indian health services.

Reductions by Budget Account (Appendix)

The Appendix of this report sets forth the percentage and dollar amount of the reductions required for each budget account with sequestrable funding. Specifically, the Appendix shows the sequestrable budgetary resources in each budget account, the percentage reduction required for each sequestrable budgetary resource, and the resulting reduction. For illustrative purposes only, the Appendix shows the application of the same percentage reduction to each type of budgetary resource within a budget account. There is no requirement that sequestration be applied equally to each type of budgetary resource within a budget account. Section 256(k)(2) of BBEDCA requires that sequestration be applied equally at the program, project, and activity level within each budget account.

APPENDIX: SEQUESTRABLE BASE AND REDUCTIONS BY BUDGET ACCOUNT

(Fiscal year 2013; in millions of dollars)

Based on sections 251A, 255, and 256 of the Balanced Budget and Emergency Deficit Control Act of 1985 (BBEDCA), as amended

Percentages Used:

- 7.8 percent Defense discretionary
- 7.9 percent Defense mandatory
- 5.0 percent Nondefense discretionary
- 5.1 percent Nondefense mandatory

For illustrative purposes only, the Appendix shows the application of the same percentage reduction to each type of budgetary resource within a budget account. Pursuant to section 256(k)(2) of the Balanced Budget and Emergency Deficit Control Act of 1985, the sequestration must be applied equally at the program, project, and activity level, but need not be applied equally to each type of budgetary resource within a budget account.

ency / Bureau / Ad	ccount / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
gislative Branch					
Senate					
001-05-0110 Salar	ries, Officers and Em	ployees			
Nondefense	Discretionary	Appropriation	177	5.0	9
001-05-0123 Misc	ellaneous Items				
Nondefense	Discretionary	Appropriation	19	5.0	1
001-05-0126 Secre	etary of the Senate				
Nondefense	Discretionary	Appropriation	6	5.0	*
001-05-0127 Serge	eant at Arms and Do	orkeeper of the Senate			
Nondefense	Discretionary	Appropriation	132	5.0	7
001-05-0128 Inqui	iries and Investigatio	ns			
Nondefense	Discretionary	Appropriation	132	5.0	7
001-05-0130 Sena	•	nel and Office Expense Account			
Nondefense	Discretionary	Appropriation	399	5.0	20
	2	Counsel of the Senate			
Nondefense	Discretionary	Appropriation	7	5.0	*
	-	eign Currency, Senate			
Nondefense	Mandatory	Appropriation	6	5.1	*
001-05-9911 Sena	-	rippiopilation	0	5.1	
Nondefense	Discretionary	Appropriation	2	5.0	*
	-	Appropriation	2	5.0	
House of Representat					
001-10-0400 Salar	-		1 222	5.0	()
Nondefense	Discretionary	Appropriation	1,233	5.0	62
-	-	eign Currency, House of Representatives			
Nondefense	Mandatory	Appropriation	1	5.1	*
Joint Items					
001-11-0181 Joint	Economic Committe	ee			
Nondefense	Discretionary	Appropriation	4	5.0	*
001-11-0186 Joint	Congressional Com	mittee on Inaugural Ceremonies of 2013			
Nondefense	Discretionary	Appropriation	1	5.0	*
001-11-0190 Offic	e of Congressional A	Accessibility Services			
Nondefense	Discretionary	Appropriation	1	5.0	*
001-11-0425 Offic	e of the Attending P	hysician			
Nondefense	Discretionary	Appropriation	3	5.0	*
001-11-0460 Joint	Committee on Taxa	tion			
Nondefense	Discretionary	Appropriation	10	5.0	1
Office of Compliance					
001-12-1600 Salar	ries and Expenses				
Nondefense	Discretionary	Appropriation	4	5.0	*
Capitol Police					
001-13-0476 Gene	eral Expenses				
Nondefense	Discretionary	Appropriation	63	5.0	3
001-13-0477 Salar		. ippropriation	05	5.0	5
Nondefense	Discretionary	Appropriation	279	5.0	1.4
monderense	Discietionary	Appropriation	219	5.0	14

ency / Bureau / Account /	Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
Congressional Budget Office				
001-14-0100 Salaries and H	xpenses			
Nondefense Disci	etionary Appropriation	44	5.0	
Architect of the Capitol				
001-15-0100 General Adm	nistration			
	tionary Appropriation	102	5.0	
001-15-0105 Capitol Build				
•	etionary Appropriation	36	5.0	
001-15-0108 Capitol Groun				
-	etionary Appropriation	10	5.0	
001-15-0123 Senate Office				
	etionary Appropriation	72	5.0	
001-15-0127 House Office				
	etionary Appropriation	95	5.0	
001-15-0133 Capitol Powe				
-	etionary Appropriation	124	5.0	
001-15-0155 Library Build	• • • •			
-	etionary Appropriation	47	5.0	
001-15-0161 Capitol Visito				
-	etionary Appropriation	21	5.0	
001-15-0171 Capitol Police				
-	ationary Appropriation	22	5.0	
001-15-1833 House Histor	Buildings Revitalization Trust Fund			
	etionary Appropriation	30	5.0	
	e Building Development and Operations Fund			
Nondefense Mano		12	5.1	
Botanic Garden				
001-18-0200 Botanic Gard	n			
	etionary Appropriation	12	5.0	
Library of Congress		12	5.0	
• 0	xpenses, Library of Congress			
	etionary Appropriation	416	5.0	
001-25-0102 Copyright Of		410	5.0	
	etionary Appropriation	16	5.0	
	Research Service: Salaries and Expenses	10	5.0	
-	etionary Appropriation	107	5.0	
	Blind and Physically Handicapped: Salaries and Expension		5.0	
	etionary Appropriation	51 Ses	5.0	
	cionary Appropriation	51	5.0	
Government Printing Office				
-	rintendent of Documents: Salaries and Expenses	25	5.0	
	etionary Appropriation	35	5.0	
001-30-0203 Congressiona				
Nondefense Disci	etionary Appropriation	91	5.0	

		(Amounts in millions)			
gency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
001-30-4505 Gove	rnment Printing Offi	ce Revolving Fund			
Nondefense	Discretionary	Appropriation	1	5.0	*
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource Account Total	$\frac{2}{3}$	5.1	*
Government Accounta	ability Office				
001-35-0107 Salari	ies and Expenses				
Nondefense	Discretionary	Appropriation	514	5.0	26
United States Tax Cou	ırt				
001-40-0100 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	51	5.0	3
Legislative Branch Bo	ards and Commissi	ons			
001-45-1801 Medie	caid and CHIP Paym	ent and Access Commission			
Nondefense	Discretionary	Appropriation	6	5.0	*
001-45-2973 Unite	d States-China Econ	omic and Security Review Commission			
Nondefense	Discretionary	Appropriation	3	5.0	2
001-45-2975 Comr	nission on Internatio	nal Religious Freedom			
Nondefense	Discretionary	Appropriation	3	5.0	3
001-45-2990 Capit	al Construction, Dwi	ght D. Eisenhower Memorial Commission			
Nondefense	Discretionary	Appropriation	31	5.0	2
001-45-8148 Open	World Leadership C	enter Trust Fund			
Nondefense	Discretionary	Appropriation	10	5.0	1
001-45-9911 Other	Legislative Branch	Boards and Commissions			
Nondefense	Discretionary	Appropriation	7	5.0	*

gency / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
idicial Branch					
Supreme Court of the	United States				
002-05-0100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	73	5.0	2
002-05-0103 Care	of the Building and	Grounds			
Nondefense	Discretionary	Appropriation	8	5.0	;
United States Court of	f Appeals for the Fe	deral Circuit			
002-07-0510 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	30	5.0	
United States Court of	f International Trac	le			
002-15-0400 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	20	5.0	
Courts of Appeals, Dis	strict Courts, and o				
002-25-0920 Salar					
Nondefense	Discretionary	Appropriation	4,716	5.0	23
Nondefense	Mandatory	Appropriation	65	5.1	
		Account Total	4,781		23
002-25-0923 Defer	nder Services				
Nondefense	Discretionary	Appropriation	1,037	5.0	5
002-25-0925 Fees	of Jurors and Comm	issioners			
Nondefense	Discretionary	Appropriation	52	5.0	
002-25-0930 Court	Security				
Nondefense	Discretionary	Appropriation	503	5.0	2
002-25-5100 Judic	iary Filing Fees				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc		5.1	
Nondefense	Mandatory	Appropriation Account Total	<u> </u>	5.1	1
002 25 5101 Basis	ture A desinistantion		274		1
002-25-5101 Regis Nondefense		Appropriation	1	5.1	
	-		1	5.1	
Administrative Office		s Courts			
002-26-0927 Salar	-	A	02	5.0	
Nondefense	Discretionary	Appropriation	83	5.0	
Federal Judicial Cente					
002-30-0928 Salar	-		-		
Nondefense	Discretionary	Appropriation	27	5.0	
United States Sentence	0				
002-39-0938 Salar	-				
Nondefense	Discretionary	Appropriation	17	5.0	

agency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Department of Agriculture			
Office of the Secretary			
005-03-9913 Office of the Secretary			
Nondefense Discretionary Appropriation	16	5.0]
Departmental Management			
005-05-0117 Agriculture Buildings and Facilities and Rental Payments			
Nondefense Discretionary Appropriation	232	5.0	12
005-05-0500 Hazardous Materials Management			
Nondefense Discretionary Appropriation	4	5.0	;
005-05-9915 Departmental Administration			
Nondefense Discretionary Appropriation	86	5.0	2
Office of Communications			
005-06-0150 Office of Communications			
Nondefense Discretionary Appropriation	8	5.0	:
Office of Civil Rights			
005-07-3800 Office of Civil Rights			
Nondefense Discretionary Appropriation	21	5.0	
Office of Inspector General			
005-08-0900 Office of Inspector General			
Nondefense Discretionary Appropriation	86	5.0	
Office of Chief Economist	00	5.0	
005-09-0123 Office of the Chief Economist			
Nondefense Discretionary Appropriation	11	5.0	
Office of the General Counsel	11	5.0	1
005-10-2300 Office of the General Counsel Nondefense Discretionary Appropriation	40	5.0	
	40	5.0	4
National Appeals Division			
005-11-0706 National Appeals Division	12	5.0	
Nondefense Discretionary Appropriation	13	5.0	
Economic Research Service			
005-13-1701 Economic Research Service		5.0	
Nondefense Discretionary Appropriation	78	5.0	2
National Agricultural Statistics Service			
005-15-1801 National Agricultural Statistics Service			
Nondefense Discretionary Appropriation	160	5.0	5
Agricultural Research Service			
005-18-1400 Salaries and Expenses			
Nondefense Discretionary Appropriation	1,102	5.0	55
005-18-8214 Miscellaneous Contributed Funds			
Nondefense Mandatory Administrative expenses in otherwise exem	pt resources 2	5.1	*

ncy / Bureau / Ac	count / Function		equestrable BA Amount	Sequester Percentage	Sequeste Amount
005-20-0502 Exter	sion Activities				
Nondefense	Discretionary	Appropriation	478	5.0	2
Nondefense	Mandatory	Appropriation	5	5.1	-
		Account Total	483		2
005-20-1500 Resea	arch and Education A	ctivities			
Nondefense	Discretionary	Appropriation	714	5.0	3
005-20-1502 Integr	rated Activities				
Nondefense	Discretionary	Appropriation	21	5.0	
nimal and Plant Hea	Ith Inspection Servi	ice			
005-32-1600 Salar	-				
Nondefense	Discretionary	Appropriation	822	5.0	
Nondefense	Discretionary	Spending authority	18	5.0	
Nondefense	Mandatory	Appropriation	266	5.1	
		Account Total	1,106		
005-32-1601 Build					
Nondefense	Discretionary	Appropriation	3	5.0	
005-32-9971 Misce	ellaneous Trust Fund	S			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	
ood Safety and Inspe	ction Service				
005-35-3700 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	1,010	5.0	
Nondefense	Discretionary	Spending authority	45	5.0	
		Account Total	1,055		
-		spection and Grading of Farm Products			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	
rain Inspection, Pac	kers and Stockyard	s Administration			
005-37-2400 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	38	5.0	
005-37-4050 Limit	ation on Inspection a	nd Weighing Services Expenses			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	
Nondefense	Mandatory	Spending authority	40	5.1	
		Account Total	41		
gricultural Marketir	-				
005-45-2500 Mark	-				
Nondefense	Discretionary	Appropriation	83	5.0	
005-45-2501 Paym	ents to States and Po	ssessions			
Nondefense	Discretionary	Appropriation	1	5.0	
005-45-5070 Perisl	nable Agricultural Co	ommodities Act Fund			
Nondefense	Mandatory	Appropriation	11	5.1	
005-45-5209 Funds	s for Strengthening N	farkets, Income, and Supply (section 32)			
Nondefense	Mandatory	Appropriation	792	5.1	
005-45-8015 Exper	nses and Refunds, In	spection and Grading of Farm Products			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 4	5.1	
Nondefense	Mandatory	Appropriation	4	5.1	
		Account Total	8		
005-45-8412 Milk	Market Orders Asses	ssment Fund			
Nondefense	Mandatory	Spending authority	57	5.1	

		L. L	Sequestrable	Sequester	Sequeste
gency / Bureau / Acc	count / Function	/ BEA Category / Budgetary Resource	BÂ Amount	Percentage	Amoun
Risk Management Age	ncy				
005-47-2707 Admin	nistrative and Opera	ing Expenses			
Nondefense	Discretionary	Appropriation	75	5.0	
005-47-4085 Federa	al Crop Insurance Co	prporation Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 58	5.1	
Farm Service Agency					
005-49-0170 State I	Mediation Grants				
Nondefense	Discretionary	Appropriation	4	5.0	
005-49-0171 Emerg	gency Forest Restora	tion Program			
Nondefense	Discretionary	Appropriation	23	5.0	
005-49-0600 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	1,206	5.0	6
005-49-1140 Agrice	ultural Credit Insura	nce Fund Program Account			
Nondefense	Discretionary	Appropriation	408	5.0	2
005-49-1336 Comn	nodity Credit Corpor	ation Export Loans Program Account			
Nondefense	Discretionary	Appropriation	7	5.0	
005-49-2701 USDA	A Supplemental Assi	stance			
Nondefense	Discretionary	Appropriation	2	5.0	
005-49-3304 Grass	roots Source Water I	Protection Program			
Nondefense	Discretionary	Appropriation	4	5.0	
005-49-3305 Refore	estation Pilot Progra	m			
Nondefense	Discretionary	Appropriation	1	5.0	
005-49-3316 Emerg	gency Conservation	Program			
Nondefense	Discretionary	Appropriation	15	5.0	
005-49-4336 Comn	nodity Credit Corpor	ation Fund			
Nondefense	Mandatory	Borrowing authority	6,460	5.1	32
005-49-5531 Agric	ultural Disaster Relie	ef Fund			
Nondefense	Mandatory	Borrowing authority	1,372	5.1	7
005-49-8161 Tobac	co Trust Fund				
Nondefense	Mandatory	Appropriation	960	5.1	2
Natural Resources Con	servation Service				
005-53-1000 Conse	rvation Operations				
Nondefense	Discretionary	Appropriation	833	5.0	2
Nondefense	Discretionary	Spending authority	9	5.0	
		Account Total	842		4
005-53-1002 Water		C C	1.5	5.0	
Nondefense	Discretionary	Appropriation	15	5.0	
005-53-1004 Farm	-	-	100		
Nondefense Nondefense	Mandatory Mandatory	Administrative expenses in otherwise exempt resource Appropriation	es 108 3,249	5.1 5.1	16
ronderense	minimutory	Account Total	3,357	5.1	17
005-53-1072 Water	shed and Flood Prev	ention Operations			
Nondefense	Discretionary	Appropriation	180	5.0	
005-53-3320 Water	-				
	-		8	5.0	

* denotes \$500,000 or less.

		(Amounts in millions)			
ncy / Bureau / Accoun	t / Function /	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
005-55-0403 Salaries an	d Expenses				
Nondefense Di	iscretionary	Appropriation	183	5.0	
Rural Utilities Service					
005-60-1230 Rural Elec	trification and Te	elecommunications Loans Program Account			
Nondefense Di	iscretionary	Appropriation	37	5.0	
005-60-1232 Distance L	earning, Teleme	licine, and Broadband Program			
Nondefense Di	iscretionary	Appropriation	38	5.0	
005-60-1980 Rural Wate	er and Waste Dis	posal Program Account			
Nondefense Di	iscretionary	Appropriation	506	5.0	2
005-60-2042 High Ener	gy Cost Grants				
Nondefense Di	iscretionary	Appropriation	10	5.0	
Rural Housing Service					
005-63-0137 Rental Ass	sistance Program				
	iscretionary	Appropriation	910	5.0	4
005-63-1951 Rural Com	-				
	iscretionary	Appropriation	29	5.0	
005-63-1953 Rural Hou	-		_,		
	iscretionary	Appropriation	33	5.0	
	•	alization Program Account		010	
	iscretionary	Appropriation	13	5.0	
005-63-2006 Mutual and	•		10	5.0	
	iscretionary	Appropriation	30	5.0	
005-63-2081 Rural Hou	•		50	5.0	
	iscretionary	Appropriation	514	5.0	2
Rural Business_Cooperativ	2	Арргорпацон	514	5.0	2
-					
005-65-1900 Rural Coop			25	5.0	
	iscretionary	Appropriation	25	5.0	
005-65-1902 Rural Busi	0			-	
		Appropriation	75	5.0	
005-65-1908 Rural Ener		-			
	iscretionary andatory	Appropriation Appropriation	3 22	5.0 5.1	
Nonderense M	andatory	Account Total	25		
005-65-2069 Rural Dev	elopment Loan F	und Program Account			
	iscretionary	Appropriation	11	5.0	
005-65-2073 Energy As	-				
	andatory	Appropriation	65	5.1	
oreign Agricultural Servi	-			011	
		ct Credit and Food for Progress Program Account			
	iscretionary	Appropriation	3	5.0	
005-68-2278 Food for P	-		5	5.0	
	iscretionary	Appropriation	1,475	5.0	7
	-	Appropriation	1,473	5.0	,
005-68-2900 Salaries an	-	Appropriation	177	5.0	
	iscretionary andatory	Appropriation Appropriation	177 1	5.0 5.1	
INUILUEIEIISE IVI					

gency / Bureau / Ad	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
				Tereentage	Amount
		onal Food for Education and Child Nutrition Program	105	5.0	0
Nondefense	Discretionary	Appropriation	185	5.0	9
Food and Nutrition Se					
	lemental Nutrition A	-			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 93	5.1	5
	modity Assistance Pr	-			
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation Account Total	73 21 94	5.0 5.1	1
005 84 2508 Note			94		
	tion Programs Admi		140	5.0	-
Nondefense	Discretionary	Appropriation	140	5.0	7
-		rition Program for Women, Infants, and Children (WIC)		- 0	
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation	6,659 1	5.0 5.1	333
Nonderense	Manuatory	Appropriation Account Total	6,660	J.1	333
005-84-3539 Child	l Nutrition Programs		-,		
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 36	5.1	2
Nondefense	Mandatory	Appropriation	13	5.1	1
	-	Account Total	49		3
Forest Service					
005-96-1103 Capi	tal Improvement and	Maintenance			
Nondefense	Discretionary	Appropriation	430	5.0	22
Nondefense	Discretionary	Spending authority	16	5.0	1
		Account Total	446		22
005-96-1104 Fores	st and Rangeland Res	earch			
Nondefense	Discretionary	Appropriation	298	5.0	15
Nondefense	Discretionary	Spending authority Account Total	$\frac{2}{300}$	5.0	*
005 06 1105 04 4			300		15
	and Private Forestry		2(0	5.0	12
Nondefense	Discretionary	Appropriation	260	5.0	13
005-96-1106 Natio					
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority	1,615 14	5.0 5.0	81 1
Nonderense	Discretionary	Account Total	1,629	5.0	81
005-96-1115 Wild	land Fire Manageme	nt	,		
Nondefense	Discretionary	Appropriation	2,448	5.0	122
Nondefense	Discretionary	Spending authority	53	5.0	3
	-	Account Total	2,501		125
005-96-1119 Mana	agement of National	Forest Lands for Subsistence Uses			
Nondefense	Discretionary	Appropriation	3	5.0	*
005-96-4605 Worl	king Capital Fund				
Nondefense	Discretionary	Spending authority	3	5.0	*
005-96-5207 Rang	-				
Nondefense	Discretionary	Appropriation	3	5.0	*
	ardship Contracting 1				
Nondefense	Mandatory	Appropriation	8	5.1	*
1 tonucionisc	i i i i i i i i i i i i i i i i i i i	· · PPi opination	0	5.1	

cy / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequeste Amoun
005-96-9921 Fores	t Service Permanent	Appropriations			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 1	5.1	
Nondefense	Mandatory	Appropriation	646	5.1	
	-	Account Total	647		
005-96-9923 Land	Acquisition				
Nondefense	Discretionary	Appropriation	74	5.0	
Nondefense	Mandatory	Appropriation	9	5.1	
2	-	Account Total	83		
005-96-9974 Fores	t Service Trust Fund	S			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 2	5.1	
Nondefense	Mandatory	Appropriation	77	5.1	
		Account Total	79		

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

gency / Bureau / Ad	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
Department of Comm	erce				
Departmental Manag					
006-05-0120 Salar					
Nondefense	Discretionary	Appropriation	57	5.0	
	B Renovation and M		57	5.0	
Nondefense	Discretionary	Appropriation	5	5.0	;
	e of the Inspector Ge		5	5.0	
Nondefense	Discretionary	Appropriation	29	5.0	
Nondefense	Discretionary	Spending authority Account Total	$\frac{1}{30}$	5.0	
Economic Developme	nt Administration				
006-06-0125 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	38	5.0	
006-06-2050 Econ	omic Development A				
Nondefense	Discretionary	Appropriation	221	5.0	1
Bureau of the Census					
006-07-0401 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	255	5.0	1.
Nondefense	Mandatory	Appropriation	30	5.1	
		Account Total	285		14
006-07-0450 Perio	dic Censuses and Pro	-			
Nondefense	Discretionary	Appropriation	638	5.0	32
Economic and Statisti	cal Analysis				
006-08-1500 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	97	5.0	:
International Trade A	dministration				
006-25-1250 Oper	ations and Administr	ation			
Nondefense	Discretionary	Appropriation	458	5.0	23
006-25-5521 Gran	ts to Manufacturers o	f Worsted Wool Fabrics			
Nondefense	Mandatory	Appropriation	5	5.1	:
Bureau of Industry an	nd Security				
006-30-0300 Oper	ations and Administr	ation			
Defense	Discretionary	Appropriation	34	7.8	
Nondefense	Discretionary	Appropriation	67	5.0	-
Nondefense	Discretionary	Spending authority Account Total	$\frac{1}{102}$	5.0	
Minority Business De	velopment Agency		102		·
-	ority Business Develo	nment			
Nondefense	Discretionary	Appropriation	30	5.0	
National Oceanic and	-		50	5.0	
	ations, Research, and				
Nondefense	Discretionary		3,289	5.0	164
Nondefense	Mandatory	Appropriation Spending authority	5,289	5.1	102
	2	Account Total	3,295		165
006-48-1451 Pacif	ic Coastal Salmon Re	ecovery			
Nondefense	Discretionary	Appropriation	65	5.0	

1		(Amounts in millions)			
Agency / Bureau / Ace	count / Function /	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
006-48-1460 Procu	rement, Acquisition a	and Construction			
Nondefense	Discretionary	Appropriation	2,013	5.0	101
006-48-1465 Media	care-eligible Retiree I	Health Fund Contribution, NOAA			
Nondefense	Discretionary	Appropriation	2	5.0	*
006-48-4316 Dama	ge Assessment and R	Restoration Revolving Fund			
Nondefense	Mandatory	Appropriation	6	5.1	*
006-48-5139 Prome	ote and Develop Fish	ery Products and Research Pertaining to America	an Fisheries		
Nondefense	Mandatory	Appropriation	16	5.1	1
006-48-5284 Limit	ed Access System Ac	Iministration Fund			
Nondefense	Mandatory	Appropriation	10	5.1	1
006-48-5362 Envir	onmental Improveme	ent and Restoration Fund			
Nondefense	Mandatory	Appropriation	1	5.1	*
U.S. Patent and Trade	mark Office				
006-51-1006 Salari	es and Expenses				
Nondefense	Discretionary	Spending authority	2,951	5.0	148
National Institute of St	tandards and Techn	ology			
006-55-0500 Scient	tific and Technical R	esearch and Services			
Nondefense	Discretionary	Appropriation	580	5.0	29
006-55-0515 Const	ruction of Research I	Facilities			
Nondefense	Discretionary	Appropriation	56	5.0	3
006-55-0525 Indus	trial Technology Serv	vices			
Nondefense	Discretionary	Appropriation	129	5.0	6
National Telecommuni	ications and Inform	ation Administration			
006-60-0516 State	and Local Implement	tation Fund			
Nondefense	Mandatory	Borrowing authority	69	5.1	4
006-60-0550 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	46	5.0	2
006-60-8233 Public	c Safety Trust Fund				
Nondefense	Mandatory	Borrowing authority	105	5.1	5

ncy / Bureau	/ Account / Function /	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
artment of D	efenseMilitary Progra	ms			
peration and N					
-	Operation and Maintenance	e Defense-wide			
Defense	Discretionary	Appropriation	38,457	7.8	3,000
Defense	Discretionary	Unobligated balance in 050 Account Total	748 39,205	7.8	58 3,058
007-10-0104	United States Court of App	eals for the Armed Forces			
Defense	Discretionary	Appropriation	14	7.8	1
007-10-0105	Drug Interdiction and Cour	nter-Drug Activities			
Defense	Discretionary	Appropriation	1,685	7.8	131
007-10-0107	Office of the Inspector Ger				
Defense	Discretionary	Appropriation	360	7.8	28
Defense	Discretionary	Unobligated balance in 050	4	7.8	*
		Account Total	364		28
007-10-0111	Department of Defense Ac	quisition Workforce Development Fund			
Defense	Discretionary	Appropriation	107	7.8	8
Defense	Discretionary	Unobligated balance in 050	290	7.8	23
		Account Total	397		31
007-10-0118	Overseas Contingency Ope				
Defense	Discretionary	Unobligated balance in 050	10	7.8	1
007-10-0130	Defense Health Program				
Defense	Discretionary	Appropriation	33,528	7.8	2,615
Defense	Discretionary	Spending authority	971	7.8	76
Defense	Discretionary	Unobligated balance in 050 Account Total	$\frac{1,503}{36,002}$	7.8	2,808
007-10-0134	Cooperative Threat Reduct		20,002		2,000
Defense	Discretionary	Appropriation	511	7.8	40
Defense	Discretionary	Unobligated balance in 050	222	7.8	17
	, , , , , , , , , , , , , , , , , , ,	Account Total	733		57
007-10-0462	Military Intelligence Progr	am Transfer Fund			
Defense			313	7.8	24
007-10-0801	Foreign Currency Fluctuati				
Defense	Discretionary	Unobligated balance in 050	970	7.8	76
	-	e Environmental Restoration Accounts			
Defense	Discretionary	Appropriation	1,198	7.8	93
Defense	Discretionary	Unobligated balance in 050	7	7.8	1
	-	Account Total	1,205		94
007-10-0811	Environmental Restoration	, Formerly Used Defense Sites			
Defense	Discretionary	Appropriation	328	7.8	26
007-10-0819	Overseas Humanitarian, Di	saster. and Civic Aid			
Defense	Discretionary	Appropriation	109	7.8	9
Defense	Discretionary	Unobligated balance in 050	65	7.8	5
		Account Total	174		14
007-10-0833	Emergency Response Fund				
Defense	Discretionary	Unobligated balance in 050	214	7.8	17
007-10-0838	Support for International S	porting Competitions			
Defense	Discretionary	Unobligated balance in 050	10	7.8	1

y / Bureau	/ Account / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
007-10-1106	Operation and Maintenand	e, Marine Corps			
Defense	Discretionary	Appropriation	9,643	7.8	752
007-10-1107	Operation and Maintenand	e, Marine Corps Reserve			
Defense	Discretionary	Appropriation	299	7.8	23
007-10-1804	Operation and Maintenand	ce. Navy			
Defense	Discretionary	Appropriation	44,274	7.8	3,453
Defense	Discretionary	Unobligated balance in 050 Account Total	<u>15</u> 44,289	7.8	1 3,455
007-10-1806	Operation and Maintenand	ze, Navy Reserve			
Defense	Discretionary	Appropriation	1,369	7.8	107
007-10-2020	Operation and Maintenand	ce, Army			
Defense	Discretionary	Appropriation	59,336	7.8	4,628
Defense	Discretionary	Unobligated balance in 050	84	7.8	7
		Account Total	59,420		4,635
	Operation and Maintenance	-			
Defense	Discretionary	Appropriation	7,352	7.8	573
Defense	Discretionary	Unobligated balance in 050 Account Total		7.8	* 574
007 10 2020	Operation and Maintenan		7,555		574
Defense	Operation and Maintenance Discretionary	Appropriation	3,245	7.8	253
	•		5,245	7.0	233
Defense	Afghanistan Security Forc		5 740	7.0	4 4 9
Defense	Discretionary Discretionary	Appropriation Unobligated balance in 050	5,749 4,519	7.8 7.8	448 352
Derense	Discretionary	Account Total	10,268	7.0	801
007-10-2096	Afghanistan Infrastructure	Fund			
Defense	Discretionary	Appropriation	400	7.8	31
Defense	Discretionary	Unobligated balance in 050	69	7.8	5
		Account Total	469		37
007-10-3400	Operation and Maintenance	ze, Air Force			
Defense	Discretionary	Appropriation	44,443	7.8	3,467
007-10-3740	Operation and Maintenance	e, Air Force Reserve			
Defense	Discretionary	Appropriation	3,415	7.8	266
007-10-3840	Operation and Maintenand	e, Air National Guard			
Defense	Discretionary	Appropriation	6,162	7.8	481
007-10-4965	Emergency Response				
Defense	Discretionary	Unobligated balance in 050	12	7.8	1
007-10-5188	Disposal of Department of	Defense Real Property			
Defense	Discretionary	Appropriation	8	7.8	1
Defense	Discretionary	Unobligated balance in 050	55	7.8	4
		Account Total	63		5
007-10-5189	Lease of Department of D				
Defense	Discretionary	Appropriation	11	7.8	1
Defense	Discretionary	Unobligated balance in 050 Account Total	<u> </u>	7.8	6
007 10 5102	Overseas Military Facility		82		0
101/21023193	Overseas Minitary Facility	investment Recovery			

ncy / Bureau / A	Account / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Seques Amour
007-10-9922 Mi	scellaneous Special Fu	nds			
Defense	Mandatory	Appropriation	8	7.9	
Defense	Mandatory	Unobligated balance in 050	17	7.9	
		Account Total	25		
rocurement					
007-15-0144 Mir	ne Resistant Ambush F	Protected Vehicle Fund			
Defense	Discretionary	Unobligated balance in 050	600	7.8	
007-15-0300 Pro	ocurement, Defense-wi	de			
Defense	Discretionary	Appropriation	5,130	7.8	4
Defense	Discretionary	Unobligated balance in 050	670	7.8	
		Account Total	5,800		4
	tional Guard and Reser	ve Equipment			
Defense	Discretionary	Unobligated balance in 050	217	7.8	
007-15-0360 Def	fense Production Act P	furchases			
Defense	Discretionary	Appropriation	171	7.8	
Defense	Discretionary	Unobligated balance in 050	151	7.8	
		Account Total	322		
	astal Defense Augment				
Defense	Discretionary	Unobligated balance in 050	4	7.8	
007-15-0390 Che	emical Agents and Mu	nitions Destruction, Defense			
Defense	Discretionary	Appropriation	1,564	7.8	
Defense	Discretionary	Unobligated balance in 050 Account Total	2	7.8	1
007 15 1100 D			1,566		1
	curement, Marine Cor		0.076	7.0	
Defense Defense	Discretionary Discretionary	Appropriation Unobligated balance in 050	2,376 1,180	7.8 7.8]
Defense	Discretionary	Account Total	3,556	7.0	2
007-15-1506 Air	craft Procurement, Na	vy			
Defense	Discretionary	Appropriation	17,871	7.8	1,3
Defense	Discretionary	Unobligated balance in 050	2,914	7.8	2
		Account Total	20,785		1,6
007-15-1507 We	eapons Procurement, N	avy			
Defense	Discretionary	Appropriation	3,234	7.8	2
Defense	Discretionary	Unobligated balance in 050	703	7.8	
		Account Total	3,937		3
		ion, Navy and Marine Corps			
Defense	Discretionary	Appropriation	889	7.8	
Defense	Discretionary	Unobligated balance in 050 Account Total	<u> </u>	7.8	
007-15-1611 Shi	pbuilding and Convers		<i>))</i> 2		
Defense	Discretionary	Appropriation	15,010	7.8	1,1
Defense	Discretionary	Unobligated balance in 050	7,459	7.8	1,1
Derense	Discretionary	Account Total	22,469	/.0	1,7
007-15-1810 Oth	ner Procurement, Navy				
Defense	Discretionary	Appropriation	6,089	7.8	4
Defense	Discretionary	Unobligated balance in 050	1,320	7.8	1
	-	Account Total	7,409		5

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

cy / Bureau / A	Account / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
007-15-2031 Air	craft Procurement, Arr	ny			
Defense	Discretionary	Appropriation	5,858	7.8	45
Defense	Discretionary	Unobligated balance in 050	1,532	7.8	11
	-	Account Total	7,390		57
007-15-2032 Mi	ssile Procurement, Arm	ıy			
Defense	Discretionary	Appropriation	1,490	7.8	11
Defense	Discretionary	Spending authority	15	7.8	
Defense	Discretionary	Unobligated balance in 050	231	7.8	1
		Account Total	1,736		13
007-15-2033 Pro	curement of Weapons	and Tracked Combat Vehicles, Army			
Defense	Discretionary	Appropriation	2,079	7.8	16
Defense	Discretionary	Spending authority	20	7.8	
Defense	Discretionary	Unobligated balance in 050	751	7.8	5
		Account Total	2,850		22
007-15-2034 Pro	curement of Ammuniti	on, Army			
Defense	Discretionary	Appropriation	2,239	7.8	17
Defense	Discretionary	Spending authority	22	7.8	
Defense	Discretionary	Unobligated balance in 050	299	7.8	2
		Account Total	2,560		20
	ner Procurement, Army				
Defense	Discretionary	Appropriation	9,548	7.8	74
Defense	Discretionary	Spending authority	17	7.8	27
Defense	Discretionary	Unobligated balance in 050 Account Total	<u>3,501</u> 13,066	7.8	27
007 15 2003 Joi	nt Improvised Explosiv		13,000		1,01
Defense	Discretionary		1 675	70	12
Defense	Discretionary	Appropriation Unobligated balance in 050	1,675 303	7.8 7.8	13 2
Derense	Discretionary	Account Total	1,978	7.0	15
007-15-3010 Air	craft Procurement, Air	Force	<i>y</i>		
Defense	Discretionary	Appropriation	13,050	7.8	1,01
Defense	Discretionary	Unobligated balance in 050	9,753	7.8	76
Derense	2100101101	Account Total	22,803		1,77
007-15-3011 Pro	curement of Ammunit	on. Air Force			
Defense	Discretionary	Appropriation	619	7.8	4
Defense	Discretionary	Unobligated balance in 050	112	7.8	
	2	Account Total	731		5
007-15-3020 Mi	ssile Procurement, Air	Force			
Defense	Discretionary	Appropriation	5,944	7.8	46
Defense	Discretionary	Unobligated balance in 050	640	7.8	5
	-	Account Total	6,584		51
007-15-3080 Oth	ner Procurement, Air Fo	brce			
Defense	Discretionary	Appropriation	20,271	7.8	1,58
Defense	Discretionary	Unobligated balance in 050	442	7.8	3
	-	Account Total	20,713		1,61
esearch, Developm	ent, Test, and Evalua	tion			
		Fest and Evaluation, Defense-wide			
Defense	Discretionary	Appropriation	19,391	7.8	1,51
Defense	Discretionary	Unobligated balance in 050	1,145	7.8	8
					0

ey / Bureau / A	account / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
007-20-0460 Ope	rational Test and Eval	uation, Defense			
Defense	Discretionary	Appropriation	189	7.8	15
Defense	Discretionary	Unobligated balance in 050	9	7.8	1
		Account Total	198		1.
007-20-1319 Res	earch, Development, T	Fest and Evaluation, Navy			
Defense	Discretionary	Appropriation	17,909	7.8	1,397
Defense	Discretionary	Unobligated balance in 050	953	7.8	74
		Account Total	18,862		1,471
007-20-2040 Res	earch, Development, T	Cest and Evaluation, Army			
Defense	Discretionary	Appropriation	8,814	7.8	687
Defense	Discretionary	Unobligated balance in 050	793	7.8	62
		Account Total	9,607		749
007-20-3600 Res	earch, Development, T	est and Evaluation, Air Force			
Defense	Discretionary	Appropriation	26,695	7.8	2,082
Defense	Discretionary	Unobligated balance in 050	1,727	7.8	135
		Account Total	28,422		2,217
litary Constructio	n				
007-25-0391 Che	mical Demilitarization	Construction, Defense-wide			
Defense	Discretionary	Appropriation	75	7.8	e
Defense	Discretionary	Unobligated balance in 050	2	7.8	*
		Account Total	77		6
007-25-0500 Mil	itary Construction, De	fense-wide			
Defense	Discretionary	Appropriation	3,321	7.8	259
Defense	Discretionary	Unobligated balance in 050	2,493	7.8	194
		Account Total	5,814		454
007-25-0510 Dep	artment of Defense Ba	ase Closure Account 1990			
Defense	Discretionary	Appropriation	326	7.8	25
007-25-0512 Der	artment of Defense Ba	ase Closure Account 2005			
Defense	Discretionary	Unobligated balance in 050	601	7.8	47
	eign Currency Fluctua	-	001	110	.,
			1	7.0	×
Defense	Discretionary	Unobligated balance in 050	1	7.8	4
		anization Security Investment Program			
Defense	Discretionary	Appropriation	250	7.8	20
Defense	Discretionary	Unobligated balance in 050	9	7.8	1 20
		Account Total	259		20
	itary Construction, Na				
Defense	Discretionary	Appropriation	2,100	7.8	164
Defense	Discretionary	Unobligated balance in 050 Account Total	$\frac{1,709}{3,809}$	7.8	133 297
007 05 1005 351			5,809		291
	itary Construction, Na	-	-		
Defense	Discretionary	Appropriation	26	7.8	2
Defense	Discretionary	Unobligated balance in 050	39	7.8	3
007 05 0050 1		Account Total	65		2
	itary Construction, Ar	-			
Defense Defense	Discretionary Discretionary	Appropriation	2,925	7.8	228
	Discretionary	Unobligated balance in 050	2,300	7.8	179

ency / Bureau	/ Account / Function /	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
007-25-2085	Military Construction, Arm	y National Guard			
Defense	Discretionary	Appropriation	803	7.8	63
Defense	Discretionary	Unobligated balance in 050	507	7.8	40
		Account Total	1,310		102
007-25-2086	Military Construction, Arm	y Reserve			
Defense	Discretionary	Appropriation	282	7.8	22
Defense	Discretionary	Unobligated balance in 050	144	7.8	1
		Account Total	426		3.
	Military Construction, Air I				
Defense	Discretionary	Appropriation	1,202	7.8	94
Defense	Discretionary	Unobligated balance in 050 Account Total	732 1,934	7.8	5
007 05 0700			1,934		15
	Military Construction, Air I		24	7.0	
Defense Defense	Discretionary Discretionary	Appropriation Unobligated balance in 050	34 23	7.8 7.8	-
Defense	Discretionary	Account Total	57	7.0	
007-25-3830	Military Construction, Air I		01		
Defense	Discretionary	Appropriation	117	7.8	Ģ
Defense	Discretionary	Unobligated balance in 050	124	7.8	10
Derense	Distictionaly	Account Total	241	110	1
amily Housing					
	Family Housing Construction	on. Army			
Defense	Discretionary	Appropriation	178	7.8	14
Defense	Discretionary	Unobligated balance in 050	133	7.8	10
	,	Account Total	311		24
007-30-0725	Family Housing Operation	and Maintenance, Army			
Defense	Discretionary	Appropriation	496	7.8	39
007-30-0730	Family Housing Construction	on. Navy and Marine Corps			
Defense	Discretionary	Appropriation	102	7.8	8
Defense	Discretionary	Unobligated balance in 050	245	7.8	19
	,	Account Total	347		27
007-30-0735	Family Housing Operation	and Maintenance, Navy and Marine Corps			
Defense	Discretionary	Appropriation	370	7.8	29
007-30-0740	Family Housing Constructi	on. Air Force			
Defense	Discretionary	Appropriation	60	7.8	4
Defense	Discretionary	Unobligated balance in 050	290	7.8	23
		Account Total	350		27
007-30-0745	Family Housing Operation	and Maintenance, Air Force			
Defense	Discretionary	Appropriation	433	7.8	34
007-30-0765	Family Housing Operation	and Maintenance, Defense-Wide			
Defense	Discretionary	Appropriation	51	7.8	4
007-30-0834	2	nily Housing Improvement Fund			
Defense	Discretionary	Appropriation	2	7.8	;
Defense	Discretionary	Unobligated balance in 050	118	7.8	Ģ
		Account Total	120		(
007-30-4090	Homeowners Assistance Fu	Ind			
Defense	Discretionary	Appropriation	1	7.8	>
Defense	Discretionary	Unobligated balance in 050	245	7.8	19
	-	Account Total	246		19

Revolving and Management Funds

-	0	(Amounts in millions)			
ncy / Bureau / A	Account / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
007-40-4555 Nati	ional Defense Stockpi	le Transaction Fund			
Defense	Mandatory	Spending authority	153	7.9	12
007-40-4557 Nati	ional Defense Sealift	Fund			
Defense	Discretionary	Appropriation	1,107	7.8	86
007-40-493001 W	Vorking Capital Fund,	Army			
Defense	Discretionary	Appropriation	145	7.8	11
007-40-493002 W	Vorking Capital Fund,	Navy			
Defense	Discretionary	Appropriation	24	7.8	2
007-40-493003 W	Vorking Capital Fund,	Air Force			
Defense	Discretionary	Appropriation	305	7.8	24
007-40-493004 W	Vorking Capital Fund,	Defense Commissary Agency			
Defense	Discretionary	Appropriation	1,385	7.8	108
007-40-493005 W	Vorking Capital Fund,	Defense-Wide			
Defense	Discretionary	Appropriation	252	7.8	20
rust Funds					
007-55-8164 Sure	charge Collections, Sa	les of Commissary Stores, Defense			
Defense	Mandatory	Administrative expenses in otherwise exempt resource	es 251	7.9	20
007-55-9971 Oth	er DOD Trust Funds				
Defense	Mandatory	Appropriation	26	7.9	2
Defense	Mandatory	Unobligated balance in 050	20	7.9	2
		Account Total	46		4

gency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
epartment of Educat	ion				
- Office of Elementary a		cation			
-	n Student Education				
Nondefense	Discretionary	Appropriation	132	5.0	7
018-10-0102 Impa	2				
Nondefense	Discretionary	Appropriation	1,299	5.0	65
018-10-0203 Supp	orting Student Succe		,		
Nondefense	Discretionary	Appropriation	257	5.0	13
	•	t and Ensuring Equity			
Nondefense	Discretionary	Advance appropriation	10,841	5.0	542
Nondefense	Discretionary	Appropriation	4,931	5.0	247
		Account Total	15,772		789
018-10-1000 Educ	ation Improvement P	rograms			
Nondefense	Discretionary	Advance appropriation	1,681	5.0	84
Nondefense	Discretionary	Appropriation Account Total	<u>2,881</u> 4,562	5.0	144
	11	Account Iotat	4,302		220
Office of Innovation a	-				
	vation and Instruction		1 505	-	
Nondefense	Discretionary	Appropriation	1,537	5.0	77
Office of English Lang					
-	sh Learner Education				
Nondefense	Discretionary	Appropriation	737	5.0	37
Office of Special Educ	ation and Rehabilit	ative Services			
018-20-0300 Speci	al Education				
Nondefense	Discretionary	Advance appropriation	9,283	5.0	464
Nondefense	Discretionary	Appropriation Account Total	3,378 12,661	5.0	169 633
018-20-0301 Reha	hilitation Services an	d Disability Research	12,001		052
Nondefense	Discretionary	Appropriation	392	5.0	20
Nondefense	Mandatory	Appropriation	3,231	5.1	165
		Account Total	3,623		184
018-20-0600 Amer	rican Printing House	for the Blind			
Nondefense	Discretionary	Appropriation	25	5.0	1
018-20-0601 Natio	onal Technical Institu	te for the Deaf			
Nondefense	Discretionary	Appropriation	66	5.0	3
018-20-0602 Galla	udet University				
Nondefense	Discretionary	Appropriation	126	5.0	e
Office of Vocational a	nd Adult Education				
018-30-0400 Caree	er, Technical and Adu	alt Education			
Nondefense	Discretionary	Advance appropriation	791	5.0	40
Nondefense	Discretionary	Appropriation	952	5.0	48
		Account Total	1,743		87
Office of Postsecondar	ry Education				
018-40-0201 High					
Nondefense	Discretionary	Appropriation	1,881	5.0	94
Nondefense	Mandatory	Appropriation	428	5.1	22

		(Amounts in millions)	Sequestrable	Sequester	Sequester
ency / Bureau / Ad	ccount / Function	/ BEA Category / Budgetary Resource	BA Amount	Percentage	Amount
018-40-0241 Colle	ege Housing and Acad	demic Facilities Loans Program Account			
Nondefense	Discretionary	Appropriation	21	5.0	1
018-40-0603 How	ard University				
Nondefense	Discretionary	Appropriation	235	5.0	12
Office of Federal Stud	lent Aid				
018-45-0200 Stude	ent Financial Assistar	ice			
Nondefense	Discretionary	Appropriation	1,722	5.0	86
Nondefense	Mandatory	Appropriation	*	5.1	*
		Account Total	1,722		86
	ent Aid Administratio		4.0.50	-	
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation	1,050 359	5.0 5.1	53 18
Nonderense	Mandatory	Appropriation Account Total	1,409	5.1	71
018-45-0206 Teac	her Education Assista	ance			
Nondefense	Mandatory	Appropriation	23	5.1	1
018-45-5557 Stude	ent Financial Assistar	ace Debt Collection			
Nondefense	Mandatory	Appropriation	10	5.1	1
Institute of Education	Sciences				
018-50-1100 Instit	tute of Education Scie	ences			
Nondefense	Discretionary	Appropriation	597	5.0	30
Departmental Manag	ement				
018-80-0700 Offic	e for Civil Rights				
Nondefense	Discretionary	Appropriation	103	5.0	5
018-80-0800 Prog	ram Administration				
Nondefense	Discretionary	Appropriation	449	5.0	22
018-80-1400 Offic	e of the Inspector Ge	neral			
Nondefense	Discretionary	Appropriation	60	5.0	3

Agency /	Bureau	/ Account / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Departm	ent of Er	nergy				
Nation	al Nuclear	Security Administration	l l			
		Weapons Activities				
	Defense	Discretionary	Appropriation	7,557	7.8	589
	Defense	Discretionary	Unobligated balance in 050 Account Total	<u>188</u> 7,745	7.8	14 604
019	9-05-0309	Defense Nuclear Nonproli	feration			
	Defense Defense	Discretionary Discretionary	Appropriation Unobligated balance in 050 Account Total	2,410 32 2,442	7.8 7.8	188
019	9-05-0312	Cerro Grande Fire Activiti	ies			
	Defense	Discretionary	Unobligated balance in 050	1	7.8	;
019	9-05-0313	Office of the Administrate	or			
	Defense	Discretionary	Appropriation	413	7.8	32
	Defense	Discretionary	Unobligated balance in 050 Account Total	<u> </u>	7.8	32
019	9-05-0314	Naval Reactors				
	Defense	Discretionary	Appropriation	1,087	7.8	8
	Defense	Discretionary	Unobligated balance in 050 Account Total	<u> 10</u> 1,097	7.8	8
Enviro	onmental a	nd Other Defense Activit	ies			
019	9-10-0243	Other Defense Activities				
	Defense	Discretionary	Appropriation	828	7.8	6
	Defense	Discretionary	Unobligated balance in 050 Account Total	<u> 16 844 </u>	7.8	6
019	9-10-0244	Defense Nuclear Waste D	-			
	Defense	Discretionary	Unobligated balance in 050	9	7.8	
019	9-10-0251	Defense Environmental C	leanup			
	Defense	Discretionary	Appropriation	5,034	7.8	393
	Defense	Discretionary	Spending authority	1	7.8	•
	Defense	Discretionary	Unobligated balance in 050 Account Total	<u> 14 </u> 5,049	7.8	394
Energy	y Program	S				
019	9-20-0208	Title 17 Innovative Technol	ology Loan Guarantee Program			
	Nondefer	nse Discretionary	Spending authority	38	5.0	2
019	9-20-0212	Federal Energy Regulatory	y Commission			
	Nondefer	se Discretionary	Spending authority	306	5.0	15
019	9-20-0213	Fossil Energy Research an	d Development			
	Nondefer	ise Discretionary	Appropriation	495	5.0	2:
019	9-20-0216	Energy Information Admi	nistration			
	Nondefer	ise Discretionary	Appropriation	106	5.0	
019	9-20-0218	Strategic Petroleum Reser	ve			
	Nondefer	-	Appropriation	194	5.0	10
019		Naval Petroleum and Oil S				
012	Nondefer		Appropriation	15	5.0	
010	9-20-0222	-		10	5.0	
015	Nondefer		Appropriation	4,904	5.0	245

y / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Seques Amou
019-20-0315 Non-	defense Environmen	tal Cleanup			
Nondefense	Discretionary	Appropriation	237	5.0	
019-20-0318 Elect	ricity Delivery and E	nergy Reliability			
Defense	Discretionary	Appropriation	6	7.8	
Nondefense	Discretionary	Appropriation Account Total	<u>134</u> 140	5.0	
019-20-0319 Nucle	ear Energy				
Nondefense	Discretionary	Appropriation	771	5.0	
019-20-0321 Energ	gy Efficiency and Re	newable Energy			
Nondefense	Discretionary	Appropriation	1,821	5.0	
019-20-0322 Adva	nced Technology Ve	hicles Manufacturing Loan Program Account			
Nondefense	Discretionary	Appropriation	6	5.0	
019-20-0337 Adva	nced Research Proje	cts Agency			
Nondefense	Discretionary	Appropriation	277	5.0	
019-20-5105 Paym	ents to States under	Federal Power Act			
Nondefense	Mandatory	Appropriation	3	5.1	
019-20-5231 Urani	um Enrichment Dec	ontamination and Decommissioning Fund			
Nondefense	Discretionary	Appropriation	475	5.0	
019-20-5369 North	east Home Heating	Oil Reserve			
Nondefense	Discretionary	Appropriation	10	5.0	
019-20-5523 Ultra	-deepwater and Unco	onventional Natural Gas and Other Petroleum Research Fu	nd		
Nondefense	Mandatory	Appropriation	50	5.1	
wer Marketing Adn	ninistration				
019-50-0303 Oper:	ation and Maintenand	ce, Southwestern Power Administration			
Nondefense	Discretionary	Appropriation	13	5.0	
019-50-4045 Bonn	eville Power Admini	istration Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 115	5.1	
019-50-4404 West	ern Area Power Adm	inistration, Borrowing Authority, Recovery Act.			
Nondefense	Mandatory	Borrowing authority	180	5.1	
019-50-5068 Cons	truction, Rehabilitati	on, Operation and Maintenance, Western Area Power Adn	ninistration		
Nondefense	Discretionary	Appropriation	98	5.0	
partmental Admini	stration				
019-60-0228 Depa	rtmental Administrat	ion			
Nondefense	Discretionary	Appropriation	131	5.0	
	e of the Inspector Ge				
019-00-0230 Omc					

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

ency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
epartment of Health	and Human Serv	ices			
Food and Drug Admin	nistration				
009-10-4309 Revo	lving Fund for Certif	fication and Other Services			
Nondefense	Mandatory	Spending authority	8	5.1	:
009-10-9911 Salar	5				
Nondefense	Discretionary	Appropriation	2,521	5.0	12
Nondefense	Discretionary	Spending authority	1,328	5.0	6
Nondefense	Mandatory	Spending authority	319	5.1	1
		Account Total	4,168		20
Health Resources and	Services Administr	ation			
009-15-0321 Mate	rnal, Infant, and Earl	y Childhood Home Visiting Programs			
Nondefense	Mandatory	Appropriation	400	5.1	2
009-15-0340 Healt	h Education Assistar	nce Loans Program Account			
Nondefense	Discretionary	Appropriation	3	5.0	
009-15-0350 Healt	h Resources and Ser	vices			
Nondefense	Discretionary	Appropriation	6,232	5.0	31
Nondefense	Discretionary	Spending authority	11	5.0	
Nondefense	Mandatory	Appropriation	498	5.1	2
Nondefense	Mandatory	Appropriation	1,352	2.0	2
Nondefense	Mandatory	Spending authority Account Total	<u> </u>	5.1	36
Indian Health Service			-,		
009-17-0390 India					
Nondefense	Discretionary	Appropriation	3,890	5.0	19
Nondefense	Mandatory	Appropriation	150	2.0	19
		Account Total	4,040		19
009-17-0391 India	n Health Facilities				
Nondefense	Discretionary	Appropriation	443	5.0	2
Centers for Disease C	ontrol and Preventi	on			
009-20-0943 CDC	-Wide Activities and	Program Support			
Nondefense	Discretionary	Appropriation	5,692	5.0	28
Nondefense	Discretionary	Spending authority	3	5.0	
Defense	Mandatory	Appropriation	55	7.9	
Defense	Mandatory	Unobligated balance in 050 Account Total	<u> </u>	7.9	28
000 00 0044 T				• .	20
		vironmental Public Health, Agency for Toxic Subs			
Nondefense	Discretionary	Appropriation	77	5.0	
	d Trade Center Healt	0			
Nondefense	Mandatory	Appropriation	190	5.1	1
National Institutes of 1	Health				
009-25-9915 Natio	nal Institutes of Hea	lth			
Nondefense	Discretionary	Appropriation	30,899	5.0	1,54
Nondefense	Mandatory	Appropriation	150	5.1	1.55
Caleston - Al	Mandal II 141 - C	Account Total	31,049		1,55
Substance Abuse and					
		ental Health Services Administration			
Nondefense	Discretionary	Appropriation	3,368	5.0	16

cy / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
009-38-0115 Affor	rdable Insurance Exc	hange Grants			
Nondefense	Mandatory	Appropriation	868	5.1	44
009-38-0511 Progr	-	Appropriation	000	5.1	
Nondefense	Discretionary	Spending authority	458	5.0	23
Nondefense	Mandatory	Appropriation	253	5.1	13
Nondefense	Mandatory	Spending authority	72	5.1	4
		Account Total	783		40
	Grants and Demonst				
Nondefense	Mandatory	Appropriation	530	5.1	27
009-38-0524 Cons	umer Operated and C	Driented Plan Program Contingency Fund			
Nondefense	Mandatory	Appropriation	253	5.1	13
009-38-8004 Feder	ral Supplementary M	edical Insurance Trust Fund			
Nondefense	Discretionary	Appropriation	3,446	5.0	172
Nondefense	Mandatory	Appropriation	128	5.1	7
Nondefense	Mandatory	Appropriation Account Total	<u>257,533</u> 261,107	2.0	5,151
000 29 9005 Eada	ral Hospital Insuranc		201,107		5,550
	•		2 104	5.0	110
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation	2,194 527	5.0 5.1	110 27
Nondefense	Mandatory	Appropriation	280,775	2.0	5,616
		Account Total	283,496		5,752
009-38-8308 Medi	care Prescription Dru	ag Account, Federal Supplementary Insurance Trus	st Fund		
Nondefense	Discretionary	Appropriation	398	5.0	20
Nondefense	Mandatory	Appropriation	5	5.1	*
Nondefense	Mandatory	Appropriation Account Total	<u>28,391</u> 28,794	2.0	568 588
000 29 9202 Haalt	th Cara Fraud and Ab	buse Control Account	20,774		500
Nondefense			312	5.0	14
Nondefense	Discretionary Mandatory	Appropriation Appropriation	484	5.1	16 25
Nondefense	Mandatory	Appropriation	812	2.0	16
		Account Total	1,608		57
ninistration for Cl	nildren and Familie	5			
009-70-1501 Paym	nents to States for Ch	ild Support Enforcement and Family Support Prog	rams		
Nondefense	Mandatory	Appropriation	1	5.1	*
009-70-1502 Low	Income Home Energ	y Assistance			
Nondefense	Discretionary	Appropriation	3,493	5.0	175
009-70-1503 Refu	gee and Entrant Assis				
Nondefense	Discretionary	Appropriation	900	5.0	45
	•	ies and Adolescent Development	200	5.0	
Nondefense	Discretionary	Appropriation	63	5.0	3
Nondefense	Mandatory	Appropriation	485	5.1	25
	ç	Account Total	548		28
009-70-1515 Paym	nents to States for the	Child Care and Development Block Grant			
Nondefense	Discretionary	Appropriation	2,292	5.0	115
009-70-1534 Socia	al Services Block Gra				
Nondefense	Mandatory	Appropriation	2,285	5.1	117
	Iren and Families Ser		, , ,		
Nondefense	Discretionary	Appropriation	10,069	5.0	503
ronuciense	Disciencially	Appropriation	10,009	5.0	505

009-70-1545 Payments Nondefense M 009-70-1552 Temporar Nondefense M 009-70-1553 Children's Nondefense M Nondefense M Nondefense M 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	for Foster Care Aandatory y Assistance for Aandatory s Research and T Aandatory Aandatory Aandatory Mandatory dandatory	and Permanency Administrative expenses in otherwise exempt resource Needy Families Administrative expenses in otherwise exempt resource	es 26 es 10 52 13	Percentage 5.1 5.1 5.1	Amount
NondefenseM009-70-1552TemporarNondefenseM009-70-1553Children'sNondefenseMNondefenseMNondefenseM009-75-0142Aging andNondefenseDNondefenseM009-75-0142Aging andNondefenseM009-75-0142Aging andNondefenseM009-75-0142Aging andNondefenseMNondefenseMDepartmental Management009-90-0116PreventionNondefenseM	Aandatory ry Assistance for Aandatory s Research and T Aandatory Aandatory Aandatory andatory	Administrative expenses in otherwise exempt resource Needy Families Administrative expenses in otherwise exempt resource echnical Assistance Administrative expenses in otherwise exempt resource Appropriation Spending authority	es 26 es 10 52 13	5.1 5.1	
009-70-1552 Temporar Nondefense M 009-70-1553 Children's Nondefense M Nondefense M Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	ry Assistance for Mandatory S Research and T Mandatory Mandatory Mandatory Mandatory Mandatory	Needy Families Administrative expenses in otherwise exempt resource rechnical Assistance Administrative expenses in otherwise exempt resource Appropriation Spending authority	es 26 es 10 52 13	5.1 5.1	
Nondefense M 009-70-1553 Children's Nondefense M Nondefense M Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense E Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	Aandatory s Research and T Aandatory Aandatory Aandatory unity Living d Disability Serv	Administrative expenses in otherwise exempt resource echnical Assistance Administrative expenses in otherwise exempt resource Appropriation Spending authority	es 10 52 13	5.1	
009-70-1553 Children's Nondefense M Nondefense M Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	s Research and T Aandatory Aandatory Mandatory Munity Living d Disability Serv	echnical Assistance Administrative expenses in otherwise exempt resource Appropriation Spending authority	es 10 52 13	5.1	
Nondefense M Nondefense M Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	Aandatory Aandatory Aandatory uunity Living d Disability Serv	Administrative expenses in otherwise exempt resource Appropriation Spending authority	52 13		
Nondefense M Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	Aandatory Aandatory uunity Living d Disability Serv	Appropriation Spending authority	52 13		
Nondefense M Administration for Comm 009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	Mandatory unity Living d Disability Serv	Spending authority	13		
Administration for Comm 009-75-0142 Aging and Nondefense E Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	unity Living d Disability Serv			5.1	
009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	d Disability Serv		75	5.1	
009-75-0142 Aging and Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	d Disability Serv		10		
Nondefense D Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	-	icas Programs			
Nondefense M Departmental Managemen 009-90-0116 Prevention Nondefense M	hearationary	Appropriation	1,480	5.0	74
Departmental Managemen 009-90-0116 Prevention Nondefense M	Discretionary Aandatory	Appropriation	28	5.1	/-
009-90-0116 Prevention Nondefense M		Account Total	1,508		7.
Nondefense M	nt				
	n and Public Hea	alth Fund			
	/Iandatory	Appropriation	1,000	5.1	5
009-90-0117 Pregnancy	v Assistance Fun	d			
	/ andatory	Appropriation	25	5.1	
009-90-0130 Office of	the National Coo	ordinator for Health Information Technology			
	Discretionary	Appropriation	17	5.0	
009-90-0135 Office for	-				
	Discretionary	Appropriation	41	5.0	
	Discretionary	Spending authority	6	5.0	:
		Account Total	47		2
		Services Emergency Fund			
Nondefense D	Discretionary	Appropriation	767	5.0	3
009-90-9912 General D	Departmental Ma	nagement			
Nondefense D	Discretionary	Appropriation	477	5.0	2
Program Support Center					
009-91-0170 HHS Acc	rual Contribution	n to the Uniformed Services Retiree Health Care Fund			
Nondefense D	Discretionary	Appropriation	29	5.0	
009-91-9971 Miscellan	eous Trust Fund	S			
Nondefense M	<i>A</i> andatory	Administrative expenses in otherwise exempt resource	es 45	5.1	
Office of the Inspector Ge	neral				
009-92-0128 Office of		neral			
	-	Appropriation	55		
Nondefense M	Discretionary		55	5.0	

-		(Amounts in millions)	·		
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Department of Homela	and Security				
Departmental Manage	ement and Operatio	ns			
024-10-0100 Depa	rtmental Operations				
Nondefense	Discretionary	Appropriation	479	5.0	24
024-10-0102 Offic	e of the Chief Inform	nation Officer			
Nondefense	Discretionary	Appropriation	324	5.0	16
024-10-0115 Anal	ysis and Operations				
Nondefense	Discretionary	Appropriation	340	5.0	17
Office of the Inspector	-				
024-20-0200 Oper					
Nondefense	Discretionary	Appropriation	145	5.0	7
Citizenship and Immi	•	Appropriation	145	5.0	1
_	-	a i			
	enship and Immigrati		102	5.0	-
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation	103 2,859	5.0 5.1	5 146
Tonderense	mundutory	Account Total	2,962		151
United States Secret S	ervice				
024-40-0400 Oper	ating Expenses				
Nondefense	Discretionary	Appropriation	1,670	5.0	84
024-40-0401 Acau	isition, Construction		,		
Nondefense	Discretionary	Appropriation	5	5.0	*
Transportation Secur	•		-		
024-45-0541 Feder					
Nondefense	Discretionary	Appropriation	972	5.0	49
	-	Appropriation	912	5.0	47
024-45-0550 Aviat Nondefense	2	A	2 179	5.0	150
Nondefense	Discretionary Discretionary	Appropriation Spending authority	3,178 2,094	5.0	159 105
Nondefense	Mandatory	Appropriation	250	5.1	13
		Account Total	5,522		276
024-45-0551 Surfa	ce Transportation Se	curity			
Nondefense	Discretionary	Appropriation	136	5.0	7
024-45-0554 Trans	sportation Security S	upport			
Nondefense	Discretionary	Appropriation	1,038	5.0	52
024-45-0557 Trans	sportation Threat Ass	essment and Credentialing			
Nondefense	Discretionary	Appropriation	165	5.0	8
Nondefense	Discretionary	Spending authority	75	5.0	4
Nondefense	Mandatory	Spending authority Account Total	<u>5</u> 245	5.1	*
Federal Law Enforcer	nont Training Cont		2-13		12
	8				
024-49-0509 Salar Nondefense	-	Ammonisticn	240	5.0	12
Nondefense	Discretionary Discretionary	Appropriation Spending authority	240 2	5.0 5.0	12 *
, onderense	Listenonury	Account Total	242		12
024-49-0510 Acqu	isitions, Construction	n, Improvements and Related Expenses			
Nondefense	Discretionary	Appropriation	32	5.0	2
Immigration and Cus	-				

Immigration and Customs Enforcement

ncy / Bureau / A	ccount / Function	(Amounts in millions) / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
•	igration and Customs				
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation Account Total	5,554 <u>312</u>	5.0 5.1	278
004 55 0540 4			5,866		294
Nondefense		n, Immigration and Customs Enforcement	12	5.0	
	Discretionary	Appropriation	12	5.0	
ustoms and Border					
	oms and Border Prote				
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation Account Total	8,737 <u>1,464</u> 10,201	5.0 5.1	43'
024-58-0531 Auto	mation Modernizatio	n, Customs and Border Protection			
Nondefense	Discretionary	Appropriation	331	5.0	1′
024-58-0532 Cons	struction, Customs and	d Border Protection			
Nondefense	Discretionary	Appropriation	238	5.0	12
024-58-0533 Bord	•	Infrastructure, and Technology			
Nondefense	Discretionary	Appropriation	399	5.0	2
	•	on, Operations, Maintenance, and Procurement	077	010	-
Nondefense	Discretionary	Appropriation	507	5.0	2
	nents to Wool Manufa		507	5.0	-
Nondefense	Mandatory	Appropriation	15	5.1	
	•		15	5.1	
	national Registered T		14	5.0	
Nondefense	Discretionary	Appropriation	14	5.0	
	tronic System for Tra		1.5	<i>.</i> .	
Nondefense	Mandatory	Appropriation	46	5.1	
		xpenses of Operation, Puerto Rico			
Nondefense	Mandatory	Appropriation	96	5.1	
024-58-8789 US C	Customs Refunds, Tra	nsfers and Expenses, Unclaimed and Abandoned Goods			
Nondefense	Mandatory	Appropriation	4	5.1	
nited States Coast G	luard				
024-60-0610 Oper	ating Expenses				
Defense	Discretionary	Appropriation	532	7.8	4
Nondefense	Discretionary	Appropriation	3,044	5.0	15
		Account Total	3,576		19
	ronmental Compliance				
Nondefense	Discretionary	Appropriation	14	5.0	
024-60-0612 Rese	6				
Nondefense	Discretionary	Appropriation	36	5.0	
024-60-0613 Acqu	isition, Construction,	, and Improvements			
Nondefense	Discretionary	Appropriation	1,681	5.0	8
024-60-0615 Rese	arch, Development, T	Cest, and Evaluation			
Nondefense	Discretionary	Appropriation	26	5.0	
024-60-8149 Boat	Safety				
Nondefense	Mandatory	Appropriation	116	5.1	
024-60-8314 Trus	t Fund Share of Expen	nses			
Nondefense	Discretionary	Appropriation	45	5.0	,
	· · · · · · · · · · · · · · · · · · ·			2.5	

		(Amounts in millions)	Sequestrable	Sequester	Sequester
gency / Bureau / A	ccount / Function	/ BEA Category / Budgetary Resource	BA Amount	Percentage	Amount
024-60-8349 Mar	itime Oil Spill Program				
Nondefense	Mandatory	Appropriation	101	5.1	5
National Protection a	and Programs Directo	orate			
024-65-0117 Offi	ce of Health Affairs				
Nondefense	Discretionary	Appropriation	168	5.0	8
024-65-0521 Uni	ted States Visitor and I	mmigrant Status Indicator Technology			
Nondefense	Discretionary	Appropriation	282	5.0	14
024-65-0565 Infr	astructure Protection a	nd Information Security			
Defense	Discretionary	Appropriation	1,170	7.8	91
Defense	Discretionary	Unobligated balance in 050 Account Total	1,171	7.8	* 91
024 65 0566 Not	anal Drotaction and Dr		1,171		91
Nondefense	onal Protection and Pr Discretionary	Appropriation	50	5.0	3
	-	Appropriation	50	5.0	2
Federal Emergency					
		d Risk Analysis Program	00	5.0	_
Nondefense	Discretionary	Appropriation	99	5.0	5
	e and Local Programs		50	7.0	
Defense Nondefense	Discretionary Discretionary	Appropriation Appropriation	50 2,251	7.8 5.0	4 113
Tonderense	Discretionary	Account Total	2,301	5.0	117
024-70-0564 Uni	ted States Fire Admini	stration and Training			
Nondefense	Discretionary	Appropriation	44	5.0	2
024-70-0700 Sala	ries and Expenses				
Defense	Discretionary	Appropriation	75	7.8	6
Nondefense	Discretionary	Appropriation	917	5.0	46
		Account Total	992		52
024-70-0702 Disa					
Nondefense	Discretionary	Appropriation	18,565	5.0	928
		Loan Program Account	200		
	Discretionary		300	5.0	15
	ergency Food and Shel		101	5.0	
Nondefense	Discretionary	Appropriation	121	5.0	6
	iological Emergency F	· -	20	5.0	-
Nondefense	Discretionary	Spending authority	38	5.0	2
	onal Pre-disaster Mitig	-	26	5.0	-
Nondefense	Discretionary	Appropriation	36	5.0	2
	onal Flood Insurance				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 66	5.1	3
Science and Technol					
	-	acquisitions and Operations			
Nondefense	Discretionary	Appropriation	675	5.0	34
Domestic Nuclear De	etection Office				
024-85-0860 Res	earch, Development, a	nd Operations			
Nondefense	Discretionary	Appropriation	216	5.0	11
024-85-0861 Mar	agement and Adminis				
Nondefense	Discretionary	Appropriation	38	5.0	2

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources	s by OMB Acco	unt FY 20	13
(Amounts in millions)			
Agency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
024-85-0862 Systems Acquisition Nondefense Discretionary Appropriation	41	5.0	2

-		(Amounts in millions)			
Agency / Bureau / A	ccount / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Department of Housir	ng and Urban Dev	<i>r</i> elopment			
Public and Indian Ho	using Programs				
025-03-0163 Publ	ic Housing Operating	g Fund			
Nondefense	Discretionary	Appropriation	3,986	5.0	199
025-03-0223 India	an Housing Loan Gua	arantee Fund Program Account			
Nondefense	Discretionary	Appropriation	6	5.0	*
025-03-0235 Nativ	ve Hawaiian Housing	g Block Grant			
Nondefense	Discretionary	Appropriation	13	5.0	1
025-03-0302 Tena	int Based Rental Ass	istance			
Nondefense	Discretionary	Advance appropriation	4,000	5.0	200
Nondefense	Discretionary	Appropriation	14,753	5.0	738
		Account Total	18,753		938
-	ect-based Rental Ass				
Nondefense	Discretionary	Advance appropriation	400	5.0	20
Nondefense	Discretionary	Appropriation Account Total	<u> </u>	5.0	450 470
025-03-0304 Publ	ic Housing Capital F		,,,,,,,,		
Nondefense	Discretionary	Appropriation	1,886	5.0	94
	ve American Housing		1,000	010	
Nondefense	Discretionary	Appropriation	654	5.0	33
025-03-0349 Choi	-	rippiopriation	004	5.0	55
Nondefense	Discretionary	Appropriation	121	5.0	6
	2	Арргортацов	121	5.0	0
Community Planning	_				
	munity Developmen		10 200	5.0	075
Nondefense	Discretionary	Appropriation	19,308	5.0	965
		p Opportunity Program		-	2
Nondefense	Discretionary	Appropriation	54	5.0	3
	eless Assistance Gra			-	
Nondefense	Discretionary	Appropriation	1,913	5.0	96
		t Loan Guarantees Program Account			
Nondefense	Discretionary	Appropriation	6	5.0	*
	e Investment Partner				
Nondefense	Discretionary	Appropriation	1,006	5.0	50
		or Persons with AIDS			
Nondefense	Discretionary	Appropriation	334	5.0	17
Housing Programs					
025-09-0156 Hous	sing Counseling Assi	istance			
Nondefense	Discretionary	Appropriation	45	5.0	2
025-09-0183 FHA	-mutual Mortgage Ir	nsurance Program Account			
Nondefense	Discretionary	Appropriation	208	5.0	10
025-09-0237 Hous	sing for Persons with	Disabilities			
Nondefense	Discretionary	Appropriation	166	5.0	8
025-09-0320 Hous	sing for the Elderly				
Nondefense	Discretionary	Appropriation	377	5.0	19

ency / Bureau / Ad	ccount / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
025-09-4041 Rent	al Housing Assistance	e Fund			
Nondefense	Mandatory	Spending authority	3	5.1	*
025-09-4044 Flexi	ble Subsidy Fund				
Nondefense	Discretionary	Spending authority	21	5.0	1
025-09-8119 Man	ufactured Housing Fe	es Trust Fund			
Nondefense	Discretionary	Appropriation	7	5.0	*
Government National	Mortgage Associati	on			
025-12-0186 Guar	antees of Mortgage-b	acked Securities Loan Guarantee Program Account			
Nondefense	Discretionary	Spending authority	20	5.0	1
Policy Development a	nd Research				
025-28-0108 Rese	arch and Technology				
Nondefense	Discretionary	Appropriation	46	5.0	2
Fair Housing and Equ	al Opportunity				
025-29-0144 Fair					
Nondefense	Discretionary	Appropriation	71	5.0	2
Office of Lead Hazard	-				
025-32-0174 Lead					
Nondefense	Discretionary	Appropriation	121	5.0	e
Management and Adı	-				
-	e of Inspector Genera	31			
Nondefense	Discretionary	Appropriation	135	5.0	7
	sing Personnel Compe		100	010	
Nondefense	Discretionary	Appropriation	394	5.0	20
	inistrative Support O				
Nondefense	Discretionary	Appropriation	541	5.0	27
	2	g Personnel Compensation and Benefits			
Nondefense	Discretionary	Appropriation	201	5.0	10
025-35-0338 Com	-	Development Personnel Compensation and Benefits			
Nondefense	Discretionary	Appropriation	111	5.0	e
	-	Research Personnel Compensation and Benefits			
Nondefense	Discretionary	Appropriation	22	5.0	1
025-35-0340 Fair	-	pportunity Personnel Compensation and Benefits			
Nondefense	Discretionary	Appropriation	73	5.0	2
025-35-0341 Offic	-	and Lead Hazard Control Personnel Compensation and Be	nefits		
Nondefense	Discretionary	Appropriation	7	5.0	>
025-35-0402 Tran	sformation Initiative				
Nondefense	Discretionary	Appropriation	50	5.0	
	mation Technology P				
	manon reennonedy r	01110110			

ency / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
epartment of the Inte	erior				
- Bureau of Land Mana					
	gement of Lands and	1 Resources			
Nondefense	Discretionary	Appropriation	966	5.0	48
Nondefense	Discretionary	Spending authority Account Total	75	5.0	52
010-04-1110 Const	truction				
Nondefense	Discretionary	Appropriation	4	5.0	;
010-04-1116 Orego	on and California Gra	ant Lands			
Nondefense	Discretionary	Appropriation	113	5.0	(
010-04-4053 Heliu	m Fund				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 16	5.1	1
010-04-4525 Work	ing Capital Fund				
Nondefense	Discretionary	Spending authority	9	5.0	*
010-04-5017 Servi	ce Charges, Deposits	s, and Forfeitures			
Nondefense	Discretionary	Appropriation	31	5.0	
010-04-5033 Land	Acquisition				
Nondefense	Discretionary	Appropriation	22	5.0	
010-04-5132 Rang	e Improvements				
Nondefense	Mandatory	Appropriation	10	5.1	
010-04-9921 Misce	ellaneous Permanent				
Nondefense	Mandatory	Appropriation	62	5.1	-
010-04-9926 Perm	anent Operating Fun				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 16	5.1	
Nondefense	Mandatory	Appropriation	131	5.1	-
		Account Total	147		8
010-04-9971 Misce	ellaneous Trust Fund	S			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 21	5.1	1
Bureau of Ocean Ener	gy Management				
010-06-1917 Ocean	n Energy Manageme	nt			
Nondefense	Discretionary	Appropriation	60	5.0	
Nondefense	Discretionary	Spending authority Account Total	<u> </u>	5.0	
Office of Surface Mini	ng Reclamation and		101		
	lation and Technolog				
Nondefense	Discretionary	Appropriation	124	5.0	(
Nondefense	Discretionary	Spending authority Account Total	$\frac{3}{127}$	5.0	
010-08-1803 Paym	ents to States in Lieu	of Coal Fee Receipts			
Nondefense	Mandatory	Appropriation	128	5.1	7
010-08-5015 Aban	doned Mine Reclama	ation Fund			
Nondefense	Discretionary	Appropriation	28	5.0	1
Nondefense	Mandatory	Appropriation	221	5.1	11

Bureau of Reclamation

ou / Duroou / A	accupt / Eurotion		Sequestrable	Sequester	Sequester
-			BA Amount	Percentage	Amount
	er and Related Resour				
Nondefense	Discretionary	Appropriation	883	5.0	44
Nondefense Nondefense	Discretionary Mandatory	Spending authority Appropriation	212 1	5.0 5.1	11 *
ronderense	mandatory	Account Total	1,096		55
010-10-0687 Calif	ornia Bay-Delta Rest	oration			
Nondefense	Discretionary	Appropriation	40	5.0	2
010-10-4079 Lowe	er Colorado River Ba	sin Development Fund			
Nondefense	Discretionary	Appropriation	6	5.0	*
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc		5.1	13
Nondefense	Mandatory	Spending authority	1	5.1	*
		Account Total	254		13
	er Colorado River Bas				
Nondefense Nondefense	Discretionary Mandatory	Appropriation Administrative expenses in otherwise exempt resourc	11 es 81	5.0 5.1	1
Nonderense	Manuatory	Administrative expenses in otherwise exempt resource	92	5.1	4 5
010-10-4524 Worl	king Capital Fund				
Nondefense	Discretionary	Spending authority	13	5.0	1
	y and Administration				
Nondefense	Discretionary	Appropriation	60	5.0	3
	ral Valley Project Res		00	010	U
Nondefense	Discretionary	Appropriation	53	5.0	3
	•	l, Boulder Canyon Project	55	5.0	5
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 16	5.1	1
	-	Administrative expenses in otherwise exempt resource	10	5.1	1
	amation Trust Funds		2	5 1	*
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 2	5.1	-1-
entral Utah Project					
	ral Utah Project Com	•			
Nondefense	Discretionary	Appropriation	27	5.0	1
	Reclamation Mitigat	ion and Conservation Account			
Nondefense	Discretionary	Appropriation	2	5.0	*
nited States Geologi	cal Survey				
010-12-0804 Surve	eys, Investigations, a	nd Research			
Nondefense	Discretionary	Appropriation	1,075	5.0	54
nited States Fish and	d Wildlife Service				
010-18-1611 Reso	urce Management				
Nondefense	Discretionary	Appropriation	1,234	5.0	62
Nondefense	Discretionary	Spending authority	55	5.0	3
		Account Total	1,289		64
010-18-1612 Cons	struction				
Nondefense	Discretionary	Appropriation	91	5.0	5
010-18-1652 Mult	inational Species Cor	nservation Fund			
Nondefense	Discretionary	Appropriation	10	5.0	1
010-18-1696 Neot	ropical Migratory Bir	d Conservation			
Nondefense	Discretionary	Appropriation	4	5.0	*
010-18-5020 Land	Acquisition				
Nondefense	Discretionary	Appropriation	55	5.0	3
Nondefense 010-18-5020 Land	Discretionary Acquisition	Appropriation			

cy / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
010-18-5029 Feder	al Aid in Wildlife Ro	estoration			
Nondefense	Mandatory	Appropriation	413	5.1	2
	nal Wildlife Refuge		415	5.1	-
Nondefense	Discretionary	Appropriation	14	5.0	
Nondefense	Mandatory	Appropriation Account Total	8	5.1	
010-18-5137 Migra	atory Bird Conservat	ion Account			
Nondefense	Mandatory	Appropriation	47	5.1	
010-18-5143 Coop	erative Endangered S	Species Conservation Fund			
Nondefense	Discretionary	Appropriation	48	5.0	
010-18-5241 North	American Wetlands	s Conservation Fund			
Nondefense	Discretionary	Appropriation	36	5.0	
Nondefense	Mandatory	Appropriation	1	5.1	
		Account Total	37		
010-18-5252 Recre	ation Enhancement	Fee Program, FWS			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	
010-18-5474 State	Wildlife Grants				
Nondefense	Discretionary	Appropriation	62	5.0	
010-18-8151 Sport	Fish Restoration				
Nondefense	Mandatory	Appropriation	446	5.1	
reau of Safety and I	Environmental Enfo	orcement			
010-22-1700 Offsh	ore Safety and Envir	ronmental Enforcement			
Nondefense	Discretionary	Appropriation	62	5.0	
Nondefense	Discretionary	Spending authority Account Total	<u> 121</u> 183	5.0	
010-22-1920 Oil Sp	pill Research				
Nondefense	Discretionary	Appropriation	3	5.0	
010-22-8370 Oil S	pill Research				
Nondefense	Discretionary	Appropriation	15	5.0	
tional Park Service					
	ation of the National	Park System			
Nondefense	Discretionary	Appropriation	2,250	5.0	11
	truction (and Major I		2,230	5.0	11
Nondefense	Discretionary	Appropriation	505	5.0	
	-		505	5.0	4
Nondefense	nal Recreation and P Discretionary		60	5.0	
	\$	Appropriation	60	5.0	
	Acquisition and Stat		102		
Nondefense	Discretionary	Appropriation	103	5.0	
	ric Preservation Fund	-			
Nondefense	Discretionary	Appropriation	106	5.0	
	Permanent Appropr				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 8	5.1	
1 (onderense	ation Eas Damagnan	Appropriations			
010-24-9928 Recre	ation ree Permanent	rippiopitations			
	Mandatory Mandatory	Administrative expenses in otherwise exempt resource Appropriation	es 34	5.1 5.1	

Bureau of Indian Affairs and Bureau of Indian Education

ncy / Bureau / Acc	ount / Function /	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
010-76-2100 Operati	ion of Indian Progran	as			
Nondefense	Discretionary	Appropriation	2,382	5.0	11
010-76-2301 Constru	-				
Nondefense	Discretionary	Appropriation	124	5.0	
010-76-2628 Indian	-				
Nondefense	Discretionary	Appropriation	7	5.0	;
010-76-5051 Operati	-				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 3	5.1	:
010-76-9925 Miscel	-				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 19	5.1	
epartmental Offices					
010-84-0102 Salarie	s and Expanses				
Nondefense	Discretionary	Appropriation	624	5.0	3
	-		024	5.0	5
010-84-5003 Minera Nondefense	-	-	2,144	5.1	10
	Mandatory	Appropriation	2,144	5.1	10
010-84-5045 Nation		,	2	5 1	
Nondefense	Mandatory	Appropriation	3	5.1	
010-84-5243 Nation	-		0		
Nondefense	Mandatory	Appropriation	9	5.1	
	-	or Flood Control, Navigation, and Allied Purposes			
Nondefense	Mandatory	Appropriation	19	5.1	
		s, Payment to Counties			
Nondefense	Mandatory	Appropriation	4	5.1	:
nsular Affairs					
010-85-0412 Assista	nce to Territories				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 10	5.1	
Office of the Solicitor					
010-86-0107 Salarie	s and Expenses				
Nondefense	Discretionary	Appropriation	67	5.0	
Office of Inspector Gen	eral				
010-88-0104 Salarie					
Nondefense	Discretionary	Appropriation	50	5.0	
Office of the Special Tr	-				
010-90-0120 Federal					
Nondefense	Discretionary	Appropriation	153	5.0	
	-	Appropriation	155	5.0	
ational Indian Gaming	-				
010-92-0118 Salarie	-		2	5.0	
Nondefense	Discretionary	Spending authority	3	5.0	
	-	mmission, Gaming Activity Fees			
Nondefense	Mandatory	Appropriation	18	5.1	
epartment-Wide Prog	rams				
010-95-1114 Paymer					
Nondefense	Mandatory	Appropriation	398	5.1	20
010-95-1121 Central	Hazardous Material	s Fund			
		Appropriation		5.0	

		(Amounts in millions)			
Agency / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
010-95-1125 Wildl	and Fire Manageme	nt			
Nondefense	Discretionary	Appropriation	750	5.0	38
010-95-1618 Natur	al Resource Damage	Assessment Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 4	5.1	*
010-95-4523 Work	ing Capital Fund				
Nondefense	Discretionary	Appropriation	62	5.0	3
Nondefense	Discretionary	Spending authority	12	5.0	1
		Account Total	74		4

-		(Amounts in millions)	·		
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Department of Justice					
General Administration	on				
011-03-0129 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	112	5.0	6
011-03-0132 Tacti	cal Law Enforcemen	t Wireless Communications			
Nondefense	Discretionary	Appropriation	88	5.0	4
011-03-0134 Justic	e Information Shari	ng Technology			
Nondefense	Discretionary	Appropriation	44	5.0	2
011-03-0136 Deter	ntion Trustee				
Nondefense	Discretionary	Appropriation	1,590	5.0	80
011-03-0328 Offic	e of Inspector Gener	al			
Nondefense	Discretionary	Appropriation	85	5.0	4
011-03-0339 Adm	inistrative Review a	nd Appeals			
Nondefense	Discretionary	Appropriation	307	5.0	15
011-03-1102 Natio	onal Drug Intelligenc	e Center			
Nondefense	Discretionary	Appropriation	20	5.0	1
United States Parole (Commission				
011-04-1061 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	13	5.0	1
Legal Activities and U	.S. Marshals				
		preign Claims Settlement Commission			
Nondefense	Discretionary	Appropriation	2	5.0	*
	-	eneral Legal Activities	_		
Nondefense	Discretionary	Appropriation	868	5.0	43
011-05-0133 Cons	-		000	010	
Nondefense	Discretionary	Appropriation	15	5.0	1
	and Expenses of Wi		10	010	
Nondefense	Mandatory	Appropriation	270	5.1	14
	ies and Expenses, A		270	5.1	11
Nondefense	Discretionary	Appropriation	43	5.0	2
	-	nited States Attorneys	-13	5.0	2
Nondefense	Discretionary	Appropriation	1,972	5.0	99
	-	nited States Marshals Service	1,972	5.0	
Nondefense	Discretionary	Appropriation	1,179	5.0	59
	-	ompensation (general Fund)	1,179	5.0	57
Nondefense	Mandatory	Appropriation	322	5.1	16
	-	ommunity Relations Service	522	5.1	10
Nondefense	Discretionary	Appropriation	11	5.0	1
011-05-5042 Asset	-	. the obtained	11	5.0	1
Nondefense	Discretionary	Appropriation	21	5.0	1
Nondefense	Mandatory	Appropriation	1,358	5.1	69
	,	Account Total	1,379		70
011-05-5073 Unite	d States Trustee Sys	tem Fund			
Nondefense	Discretionary	Appropriation	224	5.0	11
Interagency Law Enfo	reamont				

Interagency Law Enforcement

ency / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
011-07-0323 Inter;	agency Crime and Dr	ug Enforcement			
Nondefense	Discretionary	Appropriation	531	5.0	2
National Security Divi	ision				
011-08-1300 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	88	5.0	
Federal Bureau of Inv	vestigation				
011-10-0200 Salar	ies and Expenses				
Defense	Discretionary	Appropriation	4,775	7.8	372
Defense	Discretionary	Unobligated balance in 050	169	7.8	1
Nondefense	Discretionary	Appropriation	3,321	5.0	16
011-10-0203 Cons	truction	Account Total	8,265		55.
Nondefense	Discretionary	Appropriation	81	5.0	2
Drug Enforcement Ad	5	Арргорпацов	01	5.0	-
-					
011-12-1100 Salar Nondefense	Discretionary	Appropriation	2,041	5.0	102
011-12-1101 Cons	•	Appropriation	2,041	5.0	10.
Nondefense	Discretionary	Appropriation	10	5.0	
	-		10	5.0	
Nondefense	rsion Control Fee Ac Mandatory	Appropriation	335	5.1	1′
	•		555	5.1	1
Bureau of Alcohol, To		la Explosives			
011-14-0700 Salar	-	A	1 150	5.0	5
Nondefense	Discretionary	Appropriation	1,159	5.0	58
Federal Prison System					
011-20-1003 Build	-				
Nondefense	Discretionary	Appropriation	55	5.0	
011-20-1060 Salar	•				
Nondefense	Discretionary	Appropriation	6,591	5.0	330
		ral Prisons (trust Revolving Fund)			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 111	5.1	(
Office of Justice Prog	rams				
011-21-0401 Resea	arch, Evaluation, and	Statistics			
Nondefense	Discretionary	Appropriation	105	5.0	:
011-21-0404 State	and Local Law Enfo	rcement Assistance			
Nondefense	Discretionary	Appropriation	1,126	5.0	5
011-21-0405 Juver	nile Justice Programs				
Nondefense	Discretionary	Appropriation	255	5.0	1.
011-21-0406 Com	munity Oriented Poli	cing Services			
Nondefense	Discretionary	Appropriation	163	5.0	8
011-21-0409 Viole	ence against Women	Prevention and Prosecution Programs			
Nondefense	Discretionary	Appropriation	400	5.0	20
011-21-5041 Crim	e Victims Fund				
Nondefense	Mandatory	Appropriation	705	5.1	30

012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund Defense Mandatory Appropriation 12	Sequester	Sequeste
Employment and Training Administration 012-05-0168 Short Time Compensation Programs Nondefense Mandatory Appropriation 21 012-05-0172 Program Administration 9 012-05-0172 Program Administration 9 Nondefense Discretionary Appropriation 1.43 9 012-05-0174 Training and Employment Services Nondefense 1.23 3.35 Nondefense Discretionary Appropriation 1.43 3.35 012-05-0175 Community Service Employment for Older Americans Nondefense Discretionary Appropriation 45 Nondefense Discretionary Appropriation 10<		Amount
012-05-0168 Short Time Compensation Programs 21 012-05-0172 Program Administration 21 012-05-0174 Discretionary Appropriation 9 012-05-0174 Training and Employment Services 1,77 Nondefense Discretionary Appropriation 1,77 Nondefense Discretionary Appropriation 1,35 012-05-0175 Community Service Employment for Older Americans 3,35 012-05-0175 Community Service Employment for Older Americans 45 Nondefense Discretionary Appropriation 41 Nondefense Discretionary Appropriation 10 Nondefense Discretionary Appropriation 10 012-05-0181 Office of Job Corps 10 10 Nondefense Mandatory Appropriation 1,71 012-05-0181 Office of Job Corps 10 10 Nondefense Mandatory Appropriation 1,13 012-05-0326 Federal Unemployment Benefits and Allowances 9 9 Nondefense Mandatory Appropriation 4,53 <th></th> <th></th>		
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Account Total 51,30 Employee Benefits Security Administration 012-11-1700 Salaries and Expenses Nondefense Discretionary Appropriation 18 Pension Benefit Guaranty Corporation 012-12-4204 Pension Benefit Guaranty Corporation Fund 10 Nondefense Mandatory Administrative expenses in otherwise exempt resources 11 Office of Workers' Compensation Programs 012-15-0163 Salaries and Expenses 11 012-15-0163 Salaries and Expenses 11 012-15-0169 Special Benefits for Disabled Coal Miners 11 11 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 Defense Mandatory Appropriation 12		2,38
012-11-1700 Salaries and Expenses Nondefense Discretionary Appropriation 18 Pension Benefit Guaranty Corporation 012-12-4204 Pension Benefit Guaranty Corporation Fund Nondefense Mandatory Administrative expenses in otherwise exempt resources 11 Office of Workers' Compensation Programs 012-15-0163 Salaries and Expenses 11 012-15-0163 Salaries and Expenses Nondefense Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners Nondefense Mandatory Administrative expenses in otherwise exempt resources 11 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 12		2,61
NondefenseDiscretionaryAppropriation18Pension Benefit Guaranty Corporation012-12-4204Pension Benefit Guaranty Corporation Fund NondefenseNandatoryAdministrative expenses in otherwise exempt resources11Office of Workers' Compensation Programs012-15-0163Salaries and Expenses DiscretionaryAppropriation11012-15-0169Special Benefits for Disabled Coal Miners NondefenseMandatoryAdministrative expenses in otherwise exempt resources11012-15-1524Administrative Expenses, Energy Employees Occupational Illness Compensation Fund DefenseMandatoryAppropriation12		
NondefenseDiscretionaryAppropriation18Pension Benefit Guaranty Corporation012-12-4204Pension Benefit Guaranty Corporation FundNondefenseMandatoryAdministrative expenses in otherwise exempt resources11Office of Workers' Compensation Programs012-15-0163Salaries and Expenses11012-15-0163Salaries and Expenses11012-15-0169Special Benefits for Disabled Coal Miners11012-15-0169Special Benefits for Disabled Coal Miners11012-15-1524Administrative Expenses, Energy Employees Occupational Illness Compensation Fund12012-15-1524MandatoryAppropriation12		
Pension Benefit Guaranty Corporation 012-12-4204 Pension Benefit Guaranty Corporation Fund Nondefense Mandatory Administrative expenses in otherwise exempt resources 11 Office of Workers' Compensation Programs 012-15-0163 Salaries and Expenses 11 012-15-0163 Salaries and Expenses Nondefense Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners Nondefense Mandatory Administrative expenses in otherwise exempt resources 012-15-1524 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 Defense Mandatory Appropriation 12	4 5.0	
012-12-4204 Pension Benefit Guaranty Corporation Fund 11 Nondefense Mandatory Administrative expenses in otherwise exempt resources 11 Office of Workers' Compensation Programs 012-15-0163 Salaries and Expenses 11 012-15-0163 Salaries and Expenses Nondefense Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners Nondefense Mandatory Administrative expenses in otherwise exempt resources 012-15-1524 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 012-15-1524 Mandatory Appropriation 12		
NondefenseMandatoryAdministrative expenses in otherwise exempt resources11Office of Workers' Compensation ProgramsAdministrative expenses in otherwise exempt resources11012-15-0163Salaries and ExpensesNondefenseDiscretionaryAppropriation11012-15-0169Special Benefits for Disabled Coal Miners NondefenseMandatoryAdministrative expenses in otherwise exempt resources012-15-1524012-15-1524Administrative Expenses, Energy Employees Occupational Illness Compensation Fund DefenseMandatoryAppropriation12		
Office of Workers' Compensation Programs 012-15-0163 Salaries and Expenses Nondefense Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners 11 Nondefense Mandatory Administrative expenses in otherwise exempt resources 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund Defense Mandatory Appropriation 12	3 5.1	
012-15-0163 Salaries and Expenses 11 012-15-0163 Selaries Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners Nondefense Mandatory Administrative expenses in otherwise exempt resources 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 Defense Mandatory Appropriation 12	5.1	
Nondefense Discretionary Appropriation 11 012-15-0169 Special Benefits for Disabled Coal Miners 1 Nondefense Mandatory Administrative expenses in otherwise exempt resources 1 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund 12 Defense Mandatory Appropriation 12		
012-15-0169 Special Benefits for Disabled Coal Miners Nondefense Mandatory Administrative expenses in otherwise exempt resources 012-15-1524 Administrative Expenses, Energy Employees Occupational Illness Compensation Fund Defense Mandatory Appropriation 12		
NondefenseMandatoryAdministrative expenses in otherwise exempt resources012-15-1524Administrative Expenses, Energy Employees Occupational Illness Compensation FundDefenseMandatoryAppropriation12	5.0	
012-15-1524Administrative Expenses, Energy Employees Occupational Illness Compensation FundDefenseMandatoryAppropriation12		
Defense Mandatory Appropriation 12	5 5.1	
		1
Defense Mandatory Unobligated balance in 050 Account Total 13	2 7.9	1
		1
012-15-8144 Black Lung Disability Trust Fund Nondefense Mandatory Administrative expenses in otherwise exempt resources 5	5.1	
	5.1	
012-15-9971 Special Workers' Compensation Expenses Nondefense Mandatory Administrative expenses in otherwise exempt resources	2 5.1	

.gency / Bureau / Ad	ccount / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Wage and Hour Divis	ion				
012-16-0143 Salar	ies and Expenses				
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority Account Total	$ \begin{array}{r} 228 \\ 3 \\ 231 \end{array} $	5.0 5.0	11 * 12
012-16-5393 H-11	B and L Fraud Prever		231		12
Nondefense	Mandatory	Appropriation	35	5.1	2
Occupational Safety a	-				
012-18-0400 Salar					
Nondefense	Discretionary	Appropriation	568	5.0	28
Mine Safety and Heal	th Administration				
012-19-1200 Salar					
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority Account Total		5.0 5.0	19 * 19
Bureau of Labor Stati	istics		511		17
012-20-0200 Salar					
Nondefense	Discretionary	Appropriation	545	5.0	27
Office of Federal Con	•				
012-22-0148 Salar	-	ogramb			
Nondefense	Discretionary	Appropriation	106	5.0	5
Office of Labor Mana	-				
012-23-0150 Salar	-				
Nondefense	Discretionary	Appropriation	41	5.0	2
Departmental Manag	ement				
012-25-0106 Offic	e of the Inspector Ge	neral			
Nondefense	Discretionary	Appropriation	78	5.0	4
012-25-0162 Infor	mation Technology N	Modernization			
Nondefense	Discretionary	Appropriation	20	5.0	1
012-25-0164 Veter	rans Employment and	1 Training			
Nondefense	Discretionary	Appropriation	53	5.0	3
012-25-0165 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	348	5.0	17
	e of Disability Emplo				
Nondefense	Discretionary	Appropriation	39	5.0	2

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

gency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
epartment of State					
- Administration of For	eign Affairs				
	omatic and Consular	Programs			
Nondefense	Discretionary	Appropriation	10,966	5.0	548
Nondefense	Discretionary	Spending authority	2,290	5.0	115
Nondefense	Mandatory	Appropriation Account Total	<u> </u>	5.1	665
014-05-0120 Capit	al Investment Fund	Account Total	15,271		00.
Nondefense	Discretionary	Appropriation	60	5.0	3
	lict Stabilization Ope				
Nondefense	Discretionary	Appropriation	8	5.0	*
014-05-0209 Educ	ational and Cultural I				
Nondefense	Discretionary	Appropriation	602	5.0	30
	ction of Foreign Mis				
Nondefense	Discretionary	Appropriation	27	5.0	1
	-	natic and Consular Service			
Nondefense	Discretionary	Appropriation	9	5.0	2
	ent to the American				
Nondefense	Discretionary	Appropriation	21	5.0	1
	e of the Inspector Ge		21	5.0	-
Nondefense	Discretionary	Appropriation	129	5.0	e
	-	uction, and Maintenance	127	5.0	
Nondefense	Discretionary	Appropriation	1,579	5.0	79
	esentation Allowance		1,577	5.0	17
Nondefense	Discretionary	Appropriation	7	5.0	*
	triation Loans Progra		1	5.0	
Nondefense	Discretionary	Appropriation	1	5.0	*
International Organiz	-		1	5.0	
_					
		onal Peacekeeping Activities	1.839	5.0	92
Nondefense	Discretionary	Appropriation	1,039	5.0	92
Nondefense	ributions to Internatio	-	1.500	5.0	70
	Discretionary	Appropriation	1,560	5.0	78
International Commis					
	ies and Expenses, IB				
Nondefense	Discretionary	Appropriation	45	5.0	2
014-15-1078 Cons					
Nondefense	Discretionary	Appropriation	32	5.0	2
014-15-1082 Ame		ational Commissions			
Nondefense	Discretionary	Appropriation	12	5.0	1
	national Fisheries Co				
Nondefense	Discretionary	Appropriation	37	5.0	2
Other					
014-25-0040 Unite	d States Emergency	Refugee and Migration Assistance Fund			
Nondefense	Discretionary	Appropriation	27	5.0	1

-		(Amounts in millions)	·		
Agency / Bureau / A	ccount / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
014-25-0202 East-	-West Center				
Nondefense	Discretionary	Appropriation	17	5.0	1
014-25-0210 Natio	onal Endowment for	Democracy			
Nondefense	Discretionary	Appropriation	118	5.0	6
014-25-0525 Payn	nent to the Asia Foun	dation			
Nondefense	Discretionary	Appropriation	17	5.0	1
014-25-1015 Com	plex Crises Fund				
Nondefense	Discretionary	Appropriation	40	5.0	2
014-25-1022 Inter	national Narcotics Co	ontrol and Law Enforcement			
Nondefense	Discretionary	Appropriation	2,051	5.0	103
014-25-1031 Glob	al Health Programs				
Nondefense	Discretionary	Appropriation	8,218	5.0	411
014-25-1121 Dem	ocracy Fund				
Nondefense	Discretionary	Appropriation	115	5.0	6
014-25-1143 Mig	ration and Refugee A	ssistance			
Nondefense	Discretionary	Appropriation	1,885	5.0	94
014-25-8276 Israe	li Arab and Eisenhov	ver Exchange Fellowship Programs			
Nondefense	Discretionary	Appropriation	1	5.0	*

ency / Bureau / Ac	count / Function		equestrable BA Amount	Sequester Percentage	Sequeste Amount
partment of Transp	ortation				
Office of the Secretary	7				
021-04-0102 Salar					
Nondefense	Discretionary	Appropriation	103	5.0	
Nondefense	Discretionary	Spending authority Account Total	100	5.0	
021-04-0116 Finan	cial Management C	apital			
Nondefense	Discretionary	Appropriation	5	5.0	
021-04-0118 Offic	e of Civil Rights				
Nondefense	Discretionary	Appropriation	9	5.0	
021-04-0119 Mino	rity Business Outrea	ch			
Nondefense	Discretionary	Appropriation	3	5.0	
021-04-0142 Trans	portation Planning.	Research, and Development			
Nondefense	Discretionary	Appropriation	9	5.0	
021-04-0143 Natio	nal Infrastructure In				
Nondefense	Discretionary	Appropriation	503	5.0	2
	rity Business Resou		000	010	-
Nondefense	Discretionary	Appropriation	1	5.0	
	-		1	5.0	
Nondefense	r Security Initiatives		10	5.0	
	Discretionary	Appropriation	10	5.0	
	arch and Developme		16	5.0	
Nondefense	Discretionary	Appropriation	16	5.0	
		Rural Airport Improvement Fund			
Nondefense	Mandatory	Appropriation	50	5.1	
021-04-8304 Paym					
Nondefense	Discretionary	Appropriation	144	5.0	
Federal Aviation Adm	inistration				
021-12-1301 Opera	ations				
Nondefense	Discretionary	Appropriation	4,621	5.0	23
Nondefense	Discretionary	Spending authority	10	5.0	
		Account Total	4,631		23
	ion Insurance Revol	C C			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	
		Activities (Airport and Airway Trust Fund)			
Nondefense	Discretionary	Appropriation	5,092	5.0	25
021-12-8106 Grant	ts-in-aid for Airports	(Airport and Airway Trust Fund)			
Nondefense	Discretionary	Spending authority	1	5.0	
021-12-8107 Facili	ties and Equipment	(Airport and Airway Trust Fund)			
Nondefense	Discretionary	Appropriation	2,778	5.0	13
Nondefense	Discretionary	Spending authority	62	5.0	1.4
		Account Total	2,840		14
		d Development (Airport and Airway Trust Fund)			
Nondefense	Discretionary	Appropriation	169	5.0	
Federal Highway Adn	ninistration				
021-15-0500 Emer	gency Relief Progra	m			
Nondefense	Discretionary	Appropriation	2,022	5.0	10

(Amounts in millions)			
gency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
021-15-0534 Payment to the Transportation Trust Fund			
Nondefense Mandatory Appropriation	6,200	5.1	316
021-15-8083 Federal-aid Highways			
Nondefense Mandatory Contract authority	739	5.1	38
Federal Motor Carrier Safety Administration			
021-17-8159 Motor Carrier Safety Operations and Programs			
Nondefense Discretionary Spending authority	27	5.0	1
National Highway Traffic Safety Administration			
021-18-0650 Operations and Research			
Nondefense Discretionary Appropriation	141	5.0	7
Federal Railroad Administration			
021-27-0121 Operating Subsidy Grants to the National Railroad Passenger Corporation			
Nondefense Discretionary Appropriation	469	5.0	23
021-27-0125 Capital and Debt Service Grants to the National Railroad Passenger Corporation		5.0	25
Nondefense Discretionary Appropriation	958	5.0	48
	938	5.0	40
021-27-0700 Safety and Operations Nondefense Discretionary Appropriation	180	5.0	9
	180	5.0	9
021-27-0704 Grants to the National Railroad Passenger Corporation	110	5.0	6
Nondefense Discretionary Appropriation	118	5.0	6
021-27-0745 Railroad Research and Development	25	5.0	-
Nondefense Discretionary Appropriation	35	5.0	2
Federal Transit Administration			
021-36-1120 Administrative Expenses			
Nondefense Discretionary Appropriation	99	5.0	5
021-36-1128 Washington Metropolitan Area Transit Authority			
Nondefense Discretionary Appropriation	151	5.0	8
021-36-1134 Capital Investment Grants			
Nondefense Discretionary Appropriation	1,923	5.0	96
021-36-1137 Research and University Research Centers			
Nondefense Discretionary Appropriation	44	5.0	2
021-36-1140 Public Transportation Emergency Relief Program			
Nondefense Discretionary Appropriation	10,894	5.0	545
Saint Lawrence Seaway Development Corporation			
021-40-8003 Operations and Maintenance			
Nondefense Discretionary Appropriation	32	5.0	2
Pipeline and Hazardous Materials Safety Administration			
021-50-1400 Operational Expenses			
Nondefense Discretionary Appropriation	20	5.0	1
021-50-1401 Hazardous Materials Safety			
Nondefense Discretionary Appropriation	42	5.0	2
021-50-5172 Pipeline Safety			
Nondefense Discretionary Appropriation	92	5.0	5
021-50-5282 Emergency Preparedness Grants		2.0	2
Nondefense Mandatory Appropriation	28	5.1	1
Appropriation	20	5.1	1

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

•	8 0	(Amounts in millions)	0		
gency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
021-50-8121 Trust	Fund Share of Pipel	ine Safety			
Nondefense	Discretionary	Appropriation	19	5.0	1
Office of Inspector Ge	eneral				
021-56-0130 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	86	5.0	4
Surface Transportation	on Board				
021-61-0301 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	28	5.0	1
Nondefense	Discretionary	Spending authority	1	5.0	*
		Account Total	29		2
Maritime Administra	tion				
021-70-1711 Mari	time Security Program	m			
Defense	Discretionary	Appropriation	175	7.8	14 *
Defense	Discretionary	Unobligated balance in 050 Account Total	4 179	7.8	*
021-70-1750 Oper	ations and Training				
Nondefense	Discretionary	Appropriation	157	5.0	8
021-70-1751 Ocea	n Freight Differentia				
Nondefense	Mandatory	Borrowing authority	135	5.1	7
021-70-1752 Mari	time Guaranteed Loa	n (title XI) Program Account			
Nondefense	Discretionary	Appropriation	4	5.0	*
021-70-1768 Ship	Disposal				
Nondefense	Discretionary	Appropriation	6	5.0	*
021-70-1770 Assis	stance to Small Shipy	vards			
Nondefense	Discretionary	Appropriation	10	5.0	1
	-				

	g	(Amounts in millions)			
Agency / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Department of the Tre	asury				
Financial Crimes Enfo	rcement Network				
015-04-0173 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	111	5.0	6
Departmental Offices					
015-05-0101 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	310	5.0	16
015-05-0106 Office	e of Inspector Genera	1			
Nondefense	Discretionary	Appropriation	30	5.0	2
015-05-0119 Treas	ury Inspector Genera	l for Tax Administration			
Nondefense	Discretionary	Appropriation	153	5.0	8
015-05-0123 Terror	rism Insurance Progr	am			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 3	5.1	3
015-05-0126 GSE	Mortgage-Backed Se	curities Purchase Program Account			
Nondefense	Mandatory	Appropriation	11	5.1	1
015-05-0140 Grant	s for Specified Energ	gy Property in Lieu of Tax Credits, Recovery Act			
Nondefense	Mandatory	Appropriation	3,671	5.1	187
015-05-0141 Small	-	und Program Account			
Nondefense	Mandatory	Appropriation	26	5.1	1
015-05-1881 Comm	-	Financial Institutions Fund Program Account			
Nondefense	Discretionary	Appropriation	222	5.0	11
Nondefense	Discretionary	Spending authority	1	5.0	2
		Account Total	223		11
015-05-5081 Presid					
Nondefense	Mandatory	Appropriation	34	5.1	2
015-05-5590 Finan					
Nondefense	Mandatory	Appropriation	158	5.1	8
015-05-5697 Treas	-				
Nondefense	Mandatory	Appropriation	583	5.1	30
Fiscal Service					
015-12-0520 Salari	es and Expenses, Fis	scal Service			
Nondefense	Discretionary	Appropriation	393	5.0	20
Nondefense Nondefense	Discretionary Mandatory	Spending authority Administrative expenses in otherwise exempt resource	1 es 68	5.0 5.1	*
ronderense	Wandatory	Account Total	462	5.1	23
015-12-1710 Paym	ent of Government I	losses in Shipment			
Nondefense	Mandatory	Appropriation	1	5.1	*
015-12-1825 Paym	ent to FRA for AMT	RAK Debt Restructuring			
Nondefense	Mandatory	Appropriation	59	5.1	3
015-12-8209 Cheve	-	be Terrestrial Wildlife Habitat Restoration Trust Fund			
Nondefense	Mandatory	Appropriation	2	5.1	*
Alcohol and Tobacco	-				
015-13-1008 Salari					
Nondefense	Discretionary	Appropriation	100	5.0	5
Nondefense	Discretionary	Spending authority	4	5.0	*
		Account Total	104		5

		(Amounts in millions)			
ency / Bureau / Ac	ccount / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Bureau of Engraving	and Printing				
015-20-4502 Bure	au of Engraving and I	Printing Fund			
Nondefense	Discretionary	Spending authority	643	5.0	32
United States Mint					
015-25-4159 Unite	ed States Mint Public	Enterprise Fund			
Nondefense	Discretionary	Spending authority	396	5.0	20
Internal Revenue Serv	vice				
015-45-0912 Taxp	ayer Services				
Nondefense	Discretionary	Appropriation	2,254	5.0	113
Nondefense	Discretionary	Spending authority	17	5.0	1
		Account Total	2,271		114
015-45-0913 Enfor					
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority	5,331 17	5.0 5.0	267 1
Nonderense	Discretionary	Account Total	5,348	5.0	267
015-45-0919 Oper	ations Support				
Nondefense	Discretionary	Appropriation	3,971	5.0	199
Nondefense	Discretionary	Spending authority	12	5.0	1
		Account Total	3,983		199
	ness Systems Modern				
Nondefense	Discretionary	Appropriation	332	5.0	17
	l America Bond Payn	-			
Nondefense	Mandatory	Appropriation	3,351	5.1	171
-		ified Zone Academy Bonds			
Nondefense	Mandatory	Appropriation	38	5.1	2
-		ified School Construction Bonds			
Nondefense	Mandatory	Appropriation	820	5.1	42
-		Clean Renewable Energy Bonds			
Nondefense	Mandatory	Appropriation	24	5.1	1
015-45-0948 Paym	nent to Issuer of Qual	ified Energy Conservation Bonds			
Nondefense	Mandatory	Appropriation	32	5.1	2
015-45-0951 Paym	nent Where Small Bu	siness Health Insurance Tax Credit Exceeds Liability for T	ax		
Nondefense	Mandatory	Appropriation	127	5.1	6
015-45-5432 IRS N	Miscellaneous Retain	ed Fees			
Nondefense	Mandatory	Appropriation	39	5.1	2
015-45-5433 Infor	mant Payments				
Nondefense	Mandatory	Appropriation	125	5.1	6

cy / Bureau / Ac	count / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
s of EngineersC	ivil Works				
202-00-3112 Missi	ssippi River and Trib	outaries			
Nondefense	Discretionary	Appropriation	252	5.0	13
202-00-3121 Inves	tigations				
Nondefense	Discretionary	Appropriation	176	5.0	9
202-00-3122 Const	truction				
Nondefense	Discretionary	Appropriation	5,007	5.0	250
202-00-3123 Opera	ation and Maintenand	ce			
Nondefense	Discretionary	Appropriation	2,448	5.0	122
202-00-3124 Exper	nses				
Nondefense	Discretionary	Appropriation	196	5.0	10
202-00-3125 Flood	l Control and Coastal	Emergencies			
Nondefense	Discretionary	Appropriation	1,035	5.0	52
202-00-3126 Regu	latory Program				
Nondefense	Discretionary	Appropriation	194	5.0	10
202-00-3130 Form	erly Utilized Sites Re	emedial Action Program			
Defense	Discretionary	Appropriation	110	7.8	9
Defense	Discretionary	Unobligated balance in 050 Account Total	4 114	7.8	* Ç
202-00-3132 Offic	e of the Assistant Sec	cretary of the Army for Civil Works			
Defense	Discretionary	Appropriation	5	7.8	*
202-00-4902 Revo	lving Fund				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 3	5.1	*
202-00-8217 South	n Dakota Terrestrial V	Wildlife Habitat Restoration Trust Fund			
Nondefense	Mandatory	Appropriation	5	5.1	*
202-00-8333 Coast	tal Wetlands Restorat	tion Trust Fund			
Nondefense	Mandatory	Appropriation	81	5.1	4
202-00-8861 Inlan	d Waterways Trust F	und			
Nondefense	Discretionary	Appropriation	77	5.0	4
202-00-8862 River	s and Harbors Contri	ibuted Funds			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 267	5.1	14
202-00-8863 Harbo	or Maintenance Trust	tFund			
Nondefense	Discretionary	Appropriation	882	5.0	44
202-00-9921 Perm	anent Appropriations				
	rr r moone				

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

		(Amounts in millions)			
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Other Defense Civil Pr	rograms				
American Battle Mon	uments Commission	1			
200-15-0100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	77	5.0	4
Armed Forces Retirer	nent Home				
200-20-8522 Arme	ed Forces Retirement	Home			
Nondefense	Discretionary	Appropriation	62	5.0	3
Cemeterial Expenses					
200-25-1805 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	46	5.0	2
Forest and Wildlife C	onservation, Militar	y Reservations			
200-30-5095 Wild	life Conservation				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 3	5.1	*
Selective Service Syste	em				
200-45-0400 Salar	ies and Expenses				
Defense	Discretionary	Appropriation	24	7.8	2

		(Amounts in millions)			
gency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
nvironmental Protec	tion Agency				
020-00-0103 State	and Tribal Assistanc	e Grants			
Nondefense	Discretionary	Appropriation	4,190	5.0	210
020-00-0107 Scien	ce and Technology				
Nondefense	Discretionary	Appropriation	799	5.0	40
020-00-0108 Envir	conmental Programs	and Management			
Nondefense	Discretionary	Appropriation	2,696	5.0	135
020-00-0110 Build	lings and Facilities				
Nondefense	Discretionary	Appropriation	37	5.0	2
020-00-0112 Offic	e of Inspector Genera	al			
Nondefense	Discretionary	Appropriation	42	5.0	2
020-00-4310 Rereg	gistration and Expedi	ted Processing Revolving Fund			
Nondefense	Mandatory	Spending authority	28	5.1	1
020-00-5374 Pesti	cide Registration Fun	nd			
Nondefense	Discretionary	Appropriation	15	5.0	1
020-00-8145 Haza	rdous Substance Sup	erfund			
Nondefense	Discretionary	Appropriation	1,218	5.0	61
Nondefense	Discretionary	Spending authority	240	5.0	12
Nondefense	Mandatory	Appropriation	25	5.1	1
		Account Total	1,483		74
	0 0	rage Tank Trust Fund			
Nondefense	Discretionary	Appropriation	110	5.0	6
020-00-8221 Inlan	d Oil Spill Programs				
Nondefense	Discretionary	Appropriation	18	5.0	1

agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Executive Office of the	e President				
The White House					
100-05-0209 The	White House				
Nondefense	Discretionary	Appropriation	57	5.0	3
Executive Residence a	t the White House				
100-10-0109 White	e House Repair and H	Restoration			
Nondefense	Discretionary	Appropriation	1	5.0	*
100-10-0210 Oper	ating Expenses				
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority Account Total		5.0 5.0	1 * 1
Special Assistance to t	the President and th	e Official Residence of the Vice President			
		President and the Official Residence of the Vice Presider	nt		
Nondefense	Discretionary	Appropriation	5	5.0	*
Council of Economic	•				
100-20-1900 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	4	5.0	×
Council on Environm	ental Quality and O	ffice of Environmental Quality			
100-25-1453 Coun	cil on Environmenta	Quality and Office of Environmental Quality			
Nondefense	Discretionary	Appropriation	3	5.0	*
National Security Cou	ncil and Homeland	Security Council			
100-35-2000 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	13	5.0	1
Office of Administrati	ion				
100-50-0038 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	114	5.0	6
Office of Management	t and Budget				
100-55-0300 Offic	e of Management and	d Budget			
Nondefense	Discretionary	Appropriation	90	5.0	5
Office of National Dru	ig Control Policy				
100-60-1457 Offic	e of National Drug C	ontrol Policy			
Nondefense	Discretionary	Appropriation	25	5.0	1
Office of Science and	Technology Policy				
100-65-2600 Offic	e of Science and Tec	hnology Policy			
Nondefense	Discretionary	Appropriation	5	5.0	*
Office of the United St	tates Trade Represe	ntative			
100-70-0400 Offic	e of the United States	s Trade Representative			
Nondefense	Discretionary	Appropriation	52	5.0	3
Unanticipated Needs					
100-95-0037 Unan	ticipated Needs				
Nondefense	Discretionary	Appropriation	1	5.0	*

		(Amounts in millions)			
Agency / Bureau / Acc	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
General Services Admi	nistration				
Real Property Activitie	es				
023-05-4542 Federa	al Buildings Fund				
Nondefense	Discretionary	Appropriation	7	5.0	*
023-05-5254 Dispos	sal of Surplus Real a	and Related Personal Property			
Nondefense	Mandatory	Appropriation	9	5.1	*
Supply and Technology	y Activities				
023-10-5250 Expen	ses of Transportation	n Audit Contracts and Contract Administration			
Nondefense	Mandatory	Appropriation	13	5.1	1
General Activities					
023-30-0105 Allow	ances and Office St	aff for Former Presidents			
Nondefense	Discretionary	Appropriation	3	5.0	*
023-30-0108 Office	of Inspector Gener	al			
Nondefense	Discretionary	Appropriation	58	5.0	3
023-30-0110 Opera	ting Expenses				
Nondefense	Discretionary	Appropriation	70	5.0	4
023-30-0401 Gover	nment-wide Policy				
Nondefense	Discretionary	Appropriation	61	5.0	3
023-30-0600 Electro	onic Government (E	E-GOV) Fund			
Nondefense	Discretionary	Appropriation	12	5.0	1
023-30-4549 Federa	al Citizen Services H	Fund			
Nondefense	Discretionary	Appropriation	34	5.0	2

(Amounts in millions) gency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
nternational Assistance Programs			
Millennium Challenge Corporation			
184-03-2750 Millennium Challenge Corporation			
Nondefense Discretionary Appropriation	904	5.0	45
International Security Assistance			
184-05-1032 Peacekeeping Operations			
Nondefense Discretionary Appropriation	386	5.0	19
184-05-1037 Economic Support Fund			
Nondefense Discretionary Appropriation	5,675	5.0	284
184-05-1075 Nonproliferation, Antiterrorism, Demining, and Related Programs			
Nondefense Discretionary Appropriation	714	5.0	36
184-05-1081 International Military Education and Training			
Nondefense Discretionary Appropriation	106	5.0	5
184-05-1082 Foreign Military Financing Program			
Nondefense Discretionary Appropriation	6,344	5.0	317
184-05-1083 Pakistan Counterinsurgency Capability Fund			
Nondefense Discretionary Appropriation	850	5.0	43
Multilateral Assistance			
184-10-0071 Strategic Climate Fund			
Nondefense Discretionary Appropriation	50	5.0	3
184-10-0072 Contribution to the Inter-American Development Bank			
Nondefense Discretionary Appropriation	80	5.0	4
184-10-0073 Contribution to the International Development Association			
Nondefense Discretionary Appropriation	1,501	5.0	75
184-10-0076 Contribution to the Asian Development Bank			
Nondefense Discretionary Appropriation	208	5.0	10
184-10-0077 Contribution to the International Bank for Reconstruction and Development	t		
Nondefense Discretionary Appropriation	208	5.0	10
184-10-0080 Clean Technology Fund			
Nondefense Discretionary Appropriation	186	5.0	9
184-10-0082 Contribution to the African Development Bank			
Nondefense Discretionary Appropriation	214	5.0	11
184-10-0089 Contribution to Enterprise for the Americas Multilateral Investment Fund			
Nondefense Discretionary Appropriation	25	5.0	1
184-10-0091 Debt Restructuring			
Nondefense Discretionary Appropriation	12	5.0	1
184-10-1005 International Organizations and Programs			
Nondefense Discretionary Appropriation	351	5.0	18
184-10-1039 Contributions to the International Fund for Agricultural Development			
Nondefense Discretionary Appropriation	30	5.0	2
184-10-1045 International Affairs Technical Assistance Program			
Nondefense Discretionary Appropriation	27	5.0	1
184-10-1475 Global Food Security Fund			
		5.0	7

		(Amounts in millions)	Sequestrable	Sequester	Sequeste
ency / Bureau / Ac	count / Function /		BÁ Amount	Percentage	Amount
Agency for Internation	nal Development				
184-15-0300 Capit	al Investment Fund of	f the United States Agency for International Development	•		
Nondefense	Discretionary	Appropriation	130	5.0	,
184-15-0306 Assis	tance for Europe, Eur	asia and Central Asia			
Nondefense	Discretionary	Appropriation	631	5.0	32
184-15-1000 Opera	ating Expenses of the	Agency for International Development			
Nondefense	Discretionary	Appropriation	1,354	5.0	6
184-15-1007 Opera	ating Expenses, Office	e of Inspector General			
Nondefense	Discretionary	Appropriation	51	5.0	
184-15-1021 Deve	lopment Assistance P	rogram			
Nondefense	Discretionary	Appropriation	2,535	5.0	12
184-15-1027 Trans	sition Initiatives				
Nondefense	Discretionary	Appropriation	57	5.0	
184-15-1035 Interr	national Disaster Assis	stance			
Nondefense	Discretionary	Appropriation	980	5.0	4
184-15-1264 Deve	lopment Credit Autho	rity Program Account			
Nondefense	Discretionary	Appropriation	8	5.0	
Overseas Private Inve	stment Corporation				
	-	nt Corporation Program Account			
Nondefense	Discretionary	Spending authority	58	5.0	
Trade and Developme	nt Agency				
-	and Development Ag	Jency			
Nondefense	Discretionary	Appropriation	50	5.0	
Peace Corps	Diserensinaly		20	0.0	
184-35-0100 Peace	Com				
Nondefense	Discretionary	Appropriation	377	5.0	1
Inter-American Found	-	Appropriation	511	5.0	1
Nondefense	American Foundation		22	5.0	
Nondefense	Discretionary Discretionary	Appropriation Spending authority	23 6	5.0 5.0	
	, , , , , , , , , , , , , , , , , , ,	Account Total	29		
African Development	Foundation				
184-50-0700 Afric	an Development Four	idation			
Nondefense	Discretionary	Appropriation	30	5.0	
Military Sales Program	n	-			
	gn Military Sales Tru	st Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 147	5.1	

•	0	(Amounts in millions)	·		
Agency / Bureau / Ad	ccount / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
National Aeronautics	and Space Admin	istration			
026-00-0109 Offic	e of Inspector Gener	al			
Nondefense	Discretionary	Appropriation	39	5.0	2
026-00-0115 Spac	e Operations				
Nondefense	Discretionary	Appropriation	4,247	5.0	212
026-00-0120 Scien	nce				
Nondefense	Discretionary	Appropriation	5,116	5.0	256
026-00-0122 Cros	s Agency Support				
Nondefense	Discretionary	Appropriation	3,012	5.0	151
026-00-0124 Expl	oration				
Nondefense	Discretionary	Appropriation	3,790	5.0	190
026-00-0126 Aero	nautics				
Nondefense	Discretionary	Appropriation	573	5.0	29
026-00-0128 Educ	ation				
Nondefense	Discretionary	Appropriation	137	5.0	7
026-00-0130 Cons	truction, Environme	ntal Compliance, and Remediation			
Nondefense	Discretionary	Appropriation	402	5.0	20
026-00-0131 Spac	e Technology				
Nondefense	Discretionary	Appropriation	579	5.0	29
026-00-8978 Scien	nce, Space, and Tech	nology Education Trust Fund			
Nondefense	Mandatory	Appropriation	1	5.1	*

		(Amounts in millions)			
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
National Science Foun	dation				
422-00-0100 Rese	arch and Related Act	vities			
Defense Nondefense	Discretionary Discretionary	Appropriation Appropriation Account Total	68 <u>5,686</u> 5,754	7.8 5.0	5 284 290
422-00-0106 Educ	ation and Human Res	sources			
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation Account Total	834 <u>100</u> 934	5.0 5.1	42 5 47
422-00-0180 Agen	cy Operations and A	ward Management			
Nondefense	Discretionary	Appropriation	301	5.0	15
422-00-0300 Offic	e of the Inspector Ge	neral			
Nondefense	Discretionary	Appropriation	14	5.0	1
422-00-0350 Offic	e of the National Scie	ence Board			
Nondefense	Discretionary	Appropriation	4	5.0	*
422-00-0551 Majo	r Research Equipmer	nt and Facilities Construction			
Nondefense	Discretionary	Appropriation	168	5.0	8
422-00-8960 Dona	tions				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 9	5.1	*

		(Amounts in millions)			
Agency / Bureau /	Account / Function		Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Office of Personnel	Management				
027-00-0100 Sa	laries and Expenses				
Nondefense	Discretionary	Appropriation	99	5.0	5
027-00-0400 Of	fice of Inspector Gener	al			
Nondefense	Discretionary	Appropriation	3	5.0	*
027-00-0800 Fle	exible Benefits Plan Re	serve			
Nondefense	Mandatory	Spending authority	30	5.1	2
027-00-8135 Ci	vil Service Retirement	and Disability Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 48	5.1	2
027-00-8424 En	nployees Life Insurance	Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	ces 2	5.1	*
027-00-9981 En	nployees and Retired E	mployees Health Benefits Funds			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 17	5.1	1

		(Amounts in millions)			
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Small Business Admini	stration				
028-00-0100 Salari	es and Expenses				
Nondefense	Discretionary	Appropriation	440	5.0	22
028-00-0200 Office	e of Inspector Gener	al			
Nondefense	Discretionary	Appropriation	21	5.0	1
028-00-0300 Office	e of Advocacy				
Nondefense	Discretionary	Appropriation	9	5.0	*
028-00-1152 Disas	ter Loans Program	Account			
Nondefense	Discretionary	Appropriation	896	5.0	45
028-00-1154 Busin	ess Loans Program	Account			
Nondefense	Discretionary	Appropriation	487	5.0	24

Agend	cy / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
Socia	ll Security Admini	istration				
	016-00-0400 Office	e of the Inspector Ge	neral			
	Nondefense	Discretionary	Appropriation	29	5.0	1
	016-00-8006 Feder	al Old-age and Survi	vors Insurance Trust Fund			
	Nondefense	Discretionary	Appropriation	2,744	5.0	137
	016-00-8007 Feder	al Disability Insuran	ce Trust Fund			
	Nondefense	Discretionary	Appropriation	2,954	5.0	148

	Sequestrable	a	
agency / Bureau / Account / Function / BEA Category / Budgetary Resource	BA Amount	Sequester Percentage	Sequester Amount
Access Board			
Architectural and Transportation Barriers Compliance Board			
310-00-3200 Salaries and Expenses			
Nondefense Discretionary Appropriation	7	5.0	*
Administrative Conference of the United States			
302-00-1700 Salaries and Expenses			
Nondefense Discretionary Appropriation	3	5.0	×
Advisory Council on Historic Preservation			
306-00-2300 Salaries and Expenses			
Nondefense Discretionary Appropriation	6	5.0	×
Affordable Housing Program			
530-00-5528 Affordable Housing Program			
Nondefense Mandatory Appropriation	198	5.1	10
Appalachian Regional Commission			
309-00-0200 Appalachian Regional Commission			
Nondefense Discretionary Appropriation	64	5.0	3
309-00-9971 Miscellaneous Trust Funds			-
Nondefense Mandatory Appropriation	8	5.1	*
Broadcasting Board of Governors			
514-00-0204 Broadcasting Capital Improvements			
Nondefense Discretionary Appropriation	7	5.0	*
514-00-0206 International Broadcasting Operations			
Nondefense Discretionary Appropriation	749	5.0	37
Bureau of Consumer Financial Protection			
581-00-5577 Bureau of Consumer Financial Protection Fund			
Nondefense Mandatory Appropriation	448	5.1	23
Chemical Safety and Hazard Investigation Board	110	5.1	20
• 0			
510-00-3850 Chemical Safety and Hazard Investigation Board Nondefense Discretionary Appropriation	11	5.0	1
Christopher Columbus Fellowship Foundation	11	5.0	1
465-00-0100 Payment to the Christopher Columbus Fellowship Foundation Nondefense Discretionary Appropriation	*	5.0	*
		5.0	
Commission of Fine Arts			
323-00-2600 Salaries and Expenses	2	5.0	*
Nondefense Discretionary Appropriation	2	5.0	
323-00-2602 National Capital Arts and Cultural Affairs	2	5.0	*
Nondefense Discretionary Appropriation	2	5.0	
Commission on Civil Rights			
326-00-1900 Salaries and Expenses	<u>_</u>	5 0	-1
Nondefense Discretionary Appropriation	9	5.0	*
Committee for Purchase from People Who Are Blind or Severely Disabled			
Committee for Purchase from People who are Blind or Severely Disabled, activities			

Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
338-00-2000 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	5	5.0	*
Commodity Futures T	5				
•	modity Futures Tradi				
Nondefense	Discretionary	Appropriation	206	5.0	10
	omer Protection Fund		200	5.0	П
Nondefense	Mandatory	Spending authority	13	5.1	1
Consumer Product Sa	-	Spending unifoldy	10	5.1	-
	•				
343-00-0100 Salar Nondefense	Discretionary	Appropriation	115	5.0	
	-		115	5.0	(
Corporation for Natio		ty Service			
485-00-2721 Inspe					
Nondefense	Discretionary	Appropriation	4	5.0	2
485-00-2722 Salar	-				
Nondefense	Discretionary	Appropriation	83	5.0	2
-	ent to National Servi				
Nondefense	Discretionary	Appropriation	213	5.0	11
485-00-2728 Oper					
Nondefense	Discretionary	Appropriation	755	5.0	38
Corporation for Public	c Broadcasting				
344-00-0151 Corp	oration for Public Bro	padcasting			
Nondefense	Discretionary	Advance appropriation	445	5.0	22
Corporation for Trave	el Promotion				
580-00-5585 Trave	el Promotion Fund				
Nondefense	Mandatory	Appropriation	100	5.1	4
Court Services and Of	fender Supervisio	n Agency for the District of Columbia			
	-	or the District of Columbia			
	Discretionary		37	5.0	2
		Services and Offender Supervision Agency for th	ne District of Columbia		
Nondefense	Discretionary	Appropriation	214	5.0	11
Defense Nuclear Facili	ties Safety Board				
347-00-3900 Salar	•				
Defense	Discretionary	Appropriation	29	7.8	2
Defense	Discretionary	Unobligated balance in 050	1	7.8	*
		Account Total	30		2
Delta Regional Author	·ity				
517-00-0750 Delta	Regional Authority				
Nondefense	Discretionary	Appropriation	12	5.0	1
Denali Commission					
513-00-1200 Dena	li Commission				
Nondefense	Discretionary	Appropriation	12	5.0	1
	li Commission Trust				
Nondefense	Discretionary	Appropriation	4	5.0	4
District of Columbia	,	** *			

 \ast denotes \$500,000 or less.

District of Columbia

			Sequestrable	Sequester	Sequeste
Agency / Bureau / Ac	count / Function /	BEA Category / Budgetary Resource	BÁ Amount	Percentage	Amount
District of Columbia (Courts				
349-10-1712 Feder	al Payment to the Dis	strict of Columbia Courts			
Nondefense	Discretionary	Appropriation	234	5.0	12
Nondefense	Discretionary	Spending authority Account Total	$\frac{1}{235}$	5.0	
340-10-1736 Defe	nder Services in Distr	ict of Columbia Courts	233		12
Nondefense	Discretionary	Appropriation	55	5.0	
	-	ial Retirement and Survivors Annuity Fund	55	5.0	
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 1	5.1	;
District of Columbia (2			5.1	
	_	mic Development and Management Reforms in the Distri	ct		
Nondefense	Discretionary	Appropriation	23	5.0	1
	al Payment for Resid		25	5.0	1
Nondefense	Discretionary	Appropriation	30	5.0	
	•			5.0	4
	-	gency Planning and Security Cost in the District of Colum	101a 25	5.0	
Nondefense	Discretionary	Appropriation	23	5.0	
	al Payment for Schoo	-	(0)	5.0	,
Nondefense	Discretionary	Appropriation	60	5.0	í
	ict of Columbia Feder		17	5 1	
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 17	5.1	
lection Assistance Co					
525-00-1650 Salar	-				
Nondefense	Discretionary	Appropriation	9	5.0	1
lectric Reliability Or	ganization				
531-00-5522 Elect	ric Reliability Organi	zation			
Nondefense	Mandatory	Appropriation	100	5.1	5
Qual Employment O	oportunity Commi	ssion			
350-00-0100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	362	5.0	18
350-00-4019 EEO	C Education, Technic	al Assistance, and Training Revolving Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 4	5.1	;
Export-Import Bank o	of the United States	S			
	ctor General of the E				
Nondefense	Discretionary	Appropriation	4	5.0	3
arm Credit System I	-				
-	Credit System Insura				
Nondefense	Mandatory	Administrative expenses in otherwise exempt resource	es 4	5.1	;
ederal Communication	•			5.1	
356-00-0100 Salar	-	Sponding outhority	240	5.0	17
Nondefense	Discretionary	Spending authority	342	5.0	17
-	rum Auction Program		А	E 1	*
Nondefense	Mandatory	Appropriation	4	5.1	3
ederal Deposit Insura	ance Corporation				

* denotes \$500,000 or less.

Orderly Liquidation

			Sequestrable	Sequester	Sequester
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	BA Amount	Percentage	Amount
357-35-5586 Orde	rly Liquidation Fund				
Nondefense	Mandatory	Appropriation	161	5.1	8
Nondefense	Mandatory	Borrowing authority Account Total	<u> </u>	5.1	69 77
Federal Drug Control	Programs				
154-00-1070 High	-intensity Drug Traffi	icking Areas Program			
Nondefense	Discretionary	Appropriation	240	5.0	12
154-00-1460 Othe	r Federal Drug Contro	ol Programs			
Nondefense	Discretionary	Appropriation	101	5.0	5
Federal Election Com	mission				
360-00-1600 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	67	5.0	3
Federal Financial Inst	itutions Examinat	ion Council			
Federal Financial Inst	titutions Examinatio	on Council Appraisal Subcommittee			
362-20-5026 Regis	stry Fees				
Nondefense	Mandatory	Appropriation	2	5.1	*
Federal Labor Relatio	ns Authority				
365-00-0100 Salar	-				
Nondefense	Discretionary	Appropriation	25	5.0	1
Federal Maritime Con	nmission				
366-00-0100 Salar					
Nondefense	Discretionary	Appropriation	24	5.0	1
Federal Mediation and	•				
367-00-0100 Salar					
Nondefense	Discretionary	Appropriation	46	5.0	2
Nondefense	Discretionary	Spending authority Account Total	<u> </u>	5.0	*
Federal Mine Safety a	nd Health Review	Commission			
368-00-2800 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	18	5.0	1
Federal Trade Commi	ssion				
370-00-0100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	185	5.0	9
Nondefense	Discretionary	Spending authority Account Total	<u> </u>	5.0	
Harry S Truman Scho	Jarship Foundatio		514		10
•	-	ruman Scholarship Memorial Trust Fund			
Nondefense	Discretionary	Appropriation	1	5.0	*
	-	Native Culture and Arts Development			
373-00-2900 Paym		radive Culture and Arts Development			
Nondefense	Discretionary	Appropriation	9	5.0	*
Institute of Museum a	-		,	5.0	
	•				
474-00-0300 Offic Nondefense	Discretionary	prary Services: Grants and Administration Appropriation	233	5.0	12
			(L)	1.0	/

(Amounts in millions)			
Agency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
467-00-0401 Intelligence Community Management Account			
Defense Discretionary Appropriation	551	7.8	43
International Trade Commission			
378-00-0100 Salaries and Expenses			
Nondefense Discretionary Appropriation	80	5.0	4
Legal Services Corporation			
385-00-0501 Payment to Legal Services Corporation			
Nondefense Discretionary Appropriation	351	5.0	18
Marine Mammal Commission			
387-00-2200 Salaries and Expenses			
Nondefense Discretionary Appropriation	3	5.0	*
Merit Systems Protection Board			
389-00-0100 Salaries and Expenses			
Nondefense Discretionary Appropriation	40	5.0	2
Morris K. Udall and Stewart L. Udall Foundation	-10	5.0	2
487-00-0900 Federal Payment to Morris K. Udall and Stewart L. Udall Foundation Trust Fund	2	5.0	*
Nondefense Discretionary Appropriation	2	5.0	
487-00-5415 Environmental Dispute Resolution Fund	4	5.0	*
NondefenseDiscretionaryAppropriationNondefenseMandatoryAdministrative expenses in otherwise exempt resource	4 ces 3	5.0 5.1	*
Account Total	7		*
National Archives and Records Administration			
393-00-0300 Operating Expenses			
Nondefense Discretionary Appropriation	375	5.0	19
393-00-0301 National Historical Publications and Records Commission			
Nondefense Discretionary Appropriation	5	5.0	*
393-00-0302 Repairs and Restoration			
Nondefense Discretionary Appropriation	9	5.0	*
393-00-0305 Office of the Inspector General - National Archives and Records Adminsitration			
Nondefense Discretionary Appropriation	4	5.0	*
393-00-8436 National Archives Trust Fund			
Nondefense Mandatory Administrative expenses in otherwise exempt resource	ces 1	5.1	*
National Capital Planning Commission			
394-00-2500 Salaries and Expenses			
Nondefense Discretionary Appropriation	8	5.0	*
National Council on Disability			
413-00-3500 Salaries and Expenses			
Nondefense Discretionary Appropriation	3	5.0	*
National Credit Union Administration	5	5.0	
415-00-4472 Community Development Credit Union Revolving Loan Fund	1	5.0	*
Nondefense Discretionary Appropriation	1	5.0	*
National Endowment for the Arts			
417-00-0100 National Endowment for the Arts: Grants and Administration			
Nondefense Discretionary Appropriation	147	5.0	7

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources by OMB Account -- FY 2013 (Amounts in millions)

 \ast denotes \$500,000 or less.

Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequeste Amount
	for the Humanitie	s			
		he Humanities: Grants and Administration			
Nondefense	Discretionary	Appropriation	147	5.0	-
National Labor Relation	ons Board				
420-00-0100 Salar					
Nondefense	Discretionary	Appropriation	280	5.0	14
National Mediation Bo	bard				
421-00-2400 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	13	5.0	
National Railroad Pas	senger Corporatio	on Office of Inspector General			
575-00-2996 Salar	-	•			
Nondefense	Discretionary	Appropriation	21	5.0]
National Transportation	on Safety Board				
424-00-0310 Salar	-				
Nondefense	Discretionary	Appropriation	103	5.0	4
Neighborhood Reinves	stment Corporatio	on			
	-	Reinvestment Corporation			
Nondefense	Discretionary	Appropriation	216	5.0	11
Northern Border Regi	onal Commission				
-	nern Border Regional	Commission			
Nondefense	Discretionary	Appropriation	1	5.0	;
Nuclear Regulatory Co	ommission				
429-00-0200 Salar					
Nondefense	Discretionary	Appropriation	1,033	5.0	52
Nondefense	Discretionary	Spending authority	6	5.0	
		Account Total	1,039		52
429-00-0300 Offic Nondefense	e of Inspector Genera Discretionary		11	5.0	
	<u>,</u>	Appropriation	11	5.0	-
Nuclear Waste Techni					
431-00-0500 Salar Nondefense	Discretionary	Appropriation	3	5.0	;
	-		5	5.0	
Occupational Safety a		Commission			
432-00-2100 Salar Nondefense	-	Ammonisticn	12	5.0	
	Discretionary	Appropriation	12	5.0	1
Office of Government					
434-00-1100 Salar	-	A	10	5.0	
Nondefense Nondefense	Discretionary Discretionary	Appropriation Spending authority	19 1	5.0 5.0	;
	· · · · · · · · · · · · · · · · · · ·	Account Total	20	2.3	
Office of Navajo and H	Iopi Indian Reloc	ation			
435-00-1100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	8	5.0	;
Office of Special Coun	sel				

1		(Amounts in millions)			
Agency / Bureau / Ac	count / Function	BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
436-00-0100 Salari	ies and Expenses				
Nondefense	Discretionary	Appropriation	19	5.0	1
Office of the Federal C	Coordinator for Al	aska Natural Gas Transportation Projects			
		dinator for Alaska Natural Gas Transportation			
Nondefense Nondefense	Discretionary Mandatory	Appropriation Administrative expenses in otherwise exempt resour Account Total	$\frac{1}{2}$	5.0 5.1	*
Other Commissions an	d Boards		U		
	Commissions and B	oards			
Nondefense	Discretionary	Appropriation	1	5.0	*
Patient-Centered Outc	•		-		
		s Research Trust Fund			
Nondefense	Mandatory	Appropriation	390	5.1	20
Postal Service	Wandatory	repropriation	570	5.1	20
	ent to Postal Service	Fund			
Nondefense	Discretionary	Advance appropriation	78	5.0	4
Presidio Trust	Discretionary	Advance appropriation	70	5.0	-
	lie Trust				
512-00-4331 Presic Nondefense	Discretionary	Appropriation	12	5.0	1
	2		12	5.0	1
Privacy and Civil Libe	0				
535-00-2724 Salari Defense	Discretionary	Appropriation	1	7.8	*
	-	Аррюрнанов	1	7.0	
Railroad Retirement B					
	-	quivalent Benefit Account	24	5.0	2
Nondefense	Discretionary	Appropriation	34	5.0	2
	Diagentic agent		15	5.0	1
Nondefense Nondefense	Discretionary Mandatory	Appropriation Appropriation	15 99	5.0 5.1	1 5
Nondefense	Mandatory	Spending authority	20	5.1	1
		Account Total	134		7
Recovery Accountabili	ty and Transpare	ncy Board			
Recovery Act Account	ability and Transpa	rency Board			
539-00-3725 Recov	very Act Accountabil	ity and Transparency Board, Recovery Act			
Nondefense	Discretionary	Appropriation	28	5.0	1
Securities and Exchange	ge Commission				
449-00-0100 Salari	es and Expenses				
Nondefense	Discretionary	Spending authority	1,321	5.0	66
449-00-5566 Secur	ities and Exchange C	ommission Reserve Fund			
Nondefense	Mandatory	Appropriation	50	5.1	3
449-00-5567 Invest	tor Protection Fund				
Nondefense	Mandatory	Appropriation	90	5.1	5
Public Company Accor	unting Oversight	Board			

		(Amounts in millions)	Sequestrable	Sequester	Sequester
Agency / Bureau / Ac	count / Function	/ BEA Category / Budgetary Resource	BA Amount	Percentage	Amount
526-00-5376 Publi	c Company Account	ing Oversight Board			
Nondefense	Discretionary	Appropriation	1	5.0	*
Nondefense	Mandatory	Appropriation Account Total	236	5.1	12
Standard Setting Body	7				
ų .	ent to Standard Setti	ng Body			
Nondefense	Mandatory	Appropriation	25	5.1	1
Securities Investor Pro	otection Corporati	ion			
	rities Investor Protect				
Nondefense	Mandatory	Appropriation	299	5.1	15
Smithsonian Institutio	n				
452-00-0100 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	642	5.0	32
452-00-0103 Facili	ities Capital				
Nondefense	Discretionary	Appropriation	176	5.0	ç
452-00-0200 Salar	ies and Expenses, Na	tional Gallery of Art			
Nondefense	Discretionary	Appropriation	115	5.0	6
452-00-0201 Repa	ir, Restoration, and R	enovation of Buildings, National Gallery of Art			
Nondefense	Discretionary	Appropriation	15	5.0	1
452-00-0302 Operation	ations and Maintenar	ce, JFK Center for the Performing Arts			
Nondefense	Discretionary	Appropriation	23	5.0	1
452-00-0303 Capit	al Repair and Restor	ation, JFK Center for the Performing Arts			
Nondefense	Discretionary	Appropriation	14	5.0	1
452-00-0400 Salar	ies and Expenses, We	oodrow Wilson International Center for Scholars			
Nondefense	Discretionary	Appropriation	11	5.0	1
State Justice Institute					
453-00-0052 State	Justice Institute: Sala	aries and Expenses			
Nondefense	Discretionary	Appropriation	5	5.0	3
Tennessee Valley Auth	ority				
455-00-4110 Tenn	essee Valley Authori	ty Fund			
Nondefense	Mandatory	Administrative expenses in otherwise exempt resourc	es 455	5.1	23
United States Court of	Appeals for Vete	rans Claims			
345-00-0300 Salar	ies and Expenses				
Nondefense	Discretionary	Appropriation	31	5.0	2
United States Holocau	st Memorial Muse	eum			
456-00-3300 Holo	caust Memorial Muse	eum			
Nondefense	Discretionary	Appropriation	51	5.0	3
United States Institute	of Peace				
458-00-1300 Opera	ating Expenses				
Nondefense	Discretionary	Appropriation	39	5.0	2
United States Interage	ncy Council on H	omelessness			
376-00-1300 Unite	d States Interagency	Council on the Homelessness			
Nondefense	Discretionary	Appropriation	3	5.0	*
Vietnam Education Fo	undation				

Sequestrable Budgetary Resources and Reductions in Sequestrable Resources	by OMB Acco	unt FY 20	13
(Amounts in millions)			
Agency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	Sequester Amount
519-00-5365 Vietnam Debt Repayment Fund			
Nondefense Mandatory Appropriation	5	5.1	*

(Amounts in millions)

Agency / Bureau / Account / Function / BEA Category / Budgetary Resource	Sequestrable BA Amount	Sequester Percentage	
		U U	

Amounts may not sum to total due to rounding.

Mandatory Federal administrative expenses of otherwise exempt accounts are sequestrable pursuant to section 251A(8) and section 256(h) of BBEDCA.

Pursuant to section 255(f) of BBEDCA, the President notified the Congress of his decision to exempt all military personnel accounts from sequester for FY 2013. See the July 31, 2012 letter to the Congress, available at http://www.whitehouse.gov/sites/default/files/omb/legislative/letters/military-personnel-letter-biden.pdf.

Unobligated balances of budget authority carried over from prior fiscal years in defense function 050 accounts are sequestrable.

For intragovernmental payments, sequestration is applied to the paying account. The funds are generally exempt in the receiving account in accordance with section 255(g)(1)(A) of BBEDCA so that the same dollars are not sequestered twice.

One Hundred Twelfth Congress of the United States of America

AT THE SECOND SESSION

Begun and held at the City of Washington on Tuesday, the third day of January, two thousand and twelve

An Act

Entitled the "American Taxpayer Relief Act of 2012".

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE, ETC.

(a) Short Title.—This Act may be cited as the "American Taxpayer Relief Act of 2012".

(b) AMENDMENT OF 1986 CODE.—Except as otherwise expressly provided, whenever in this Act an amendment or repeal is expressed in terms of an amendment to, or repeal of, a section or other provision, the reference shall be considered to be made to a section or other provision of the Internal Revenue Code of 1986. (c) TABLE OF CONTENTS.—The table of contents for this Act

is as follows:

Sec. 1. Short title, etc.

TITLE I—GENERAL EXTENSIONS

Sec. 101. Permanent extension and modification of 2001 tax relief.

- Sec. 102. Permanent extension and modification of 2003 tax relief. Sec. 103. Extension of 2009 tax relief.
- Sec. 104. Permanent alternative minimum tax relief.

TITLE II—INDIVIDUAL TAX EXTENDERS

Sec. 201. Extension of deduction for certain expenses of elementary and secondary

school teachers.

- Sec. 202. Extension of exclusion from gross income of discharge of qualified principal residence indebtedness.
 Sec. 203. Extension of parity for exclusion from income for employer-provided mass
- transit and parking benefits. Sec. 204. Extension of mortgage insurance premiums treated as qualified residence interest.
- Sec. 205. Extension of deduction of State and local general sales taxes. Sec. 206. Extension of special rule for contributions of capital gain real property
- made for conservation purpose Sec. 207. Extension of above-the-line deduction for qualified tuition and related ex-
- penses. Sec. 208. Extension of tax-free distributions from individual retirement plans for
- charitable purposes. Sec. 209. Improve and make permanent the provision authorizing the Internal Revenue Service to disclose certain return and return information to certain prison officials.

TITLE III—BUSINESS TAX EXTENDERS

- Sec. 301. Extension and modification of research credit. Sec. 302. Extension of temporary minimum low-income tax credit rate for non-fed-erally subsidized new buildings.
- Sec. 303. Extension of housing allowance exclusion for determining area median gross income for qualified residential rental project exempt facility bonds.
- Sec. 304. Extension of Indian employment tax credit.

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Sec.	306.	Extension of new markets tax credit. Extension of railroad track maintenance credit.
Sec.	308.	Extension of mine rescue team training credit. Extension of employer wage credit for employees who are active duty members of the uniformed services.
Sec. Sec.	$309. \\ 310.$	Extension of work opportunity tax credit. Extension of qualified zone academy bonds. Extension of 15-year straight-line cost recovery for qualified leasehold im-
Sec.	311.	provements, qualified restaurant buildings and improvements, and
Sec.	312.	qualified retail improvements. Extension of 7-year recovery period for motorsports entertainment com- plexes.
Sec.	313.	Extension of accelerated depreciation for business property on an Indian reservation.
Sec.	314.	Extension of enhanced charitable deduction for contributions of food in- ventory.
Sec.	315.	Extension of increased expensing limitations and treatment of certain real property as section 179 property.
Sec. Sec.	$316. \\ 317.$	Extension of election to expense mine safety equipment. Extension of special expensing rules for certain film and television pro-
		ductions. Extension of deduction allowable with respect to income attributable to
-		domestic production activities in Puerto Rico. Extension of modification of tax treatment of certain payments to control-
		ling exempt organizations. Extension of treatment of certain dividends of regulated investment com-
		panies. Extension of RIC qualified investment entity treatment under FIRPTA.
Sec.	2021.	Extension of the qualified investment entry treatment under Fift IA.
Sec.	322.323.	Extension of subpart F exception for active financing income. Extension of look-thru treatment of payments between related controlled
Sec.	324.	foreign corporations under foreign personal holding company rules. Extension of temporary exclusion of 100 percent of gain on certain small business stock.
Sec.	325.	Extension of basis adjustment to stock of S corporations making chari- table contributions of property.
Sec.	326.	Extension of reduction in S-corporation recognition period for built-in _gains tax.
Sec	327	Extension of empowerment zone tax incentives.
Sec	328	Extension of tax-event financing for New York Liberty Zone
Sec.	329.	Extension of tax-exempt financing for New York Liberty Zone. Extension of temporary increase in limit on cover over of rum excise taxes to Puerto Rico and the Virgin Islands.
Sec.	330.	Modification and extension of American Samoa economic development credit.
Sec.	331.	Extension and modification of bonus depreciation.
a	101	TITLE IV—ENERGY TAX EXTENDERS
Sec.	401.	Extension of credit for energy-efficient existing homes.
Sec.	402.	Extension of credit for alternative fuel venicle refueling property.
Sec.	403.	Extension of credit for alternative fuel vehicle refueling property. Extension of credit for 2- or 3-wheeled plug-in electric vehicles. Extension and modification of cellulosic biofuel producer credit.
Sec.	404.	Extension and modification of cellulosic blofuel producer credit.
Sec.	405. 406.	Extension of incentives for biodiesel and renewable diesel. Extension of production credit for Indian coal facilities placed in service before 2009.
Sec.	407.	Extension and modification of credits with respect to facilities producing energy from certain renewable resources.
Sec	408	Extension of credit for energy-efficient new homes.
Sec	409	Extension of credit for energy-efficient appliances.
Sec.	410.	Extension of credit for energy-efficient appliances. Extension and modification of special allowance for cellulosic biofuel plant property.
Sec.	411.	Extension of special rule for sales or dispositions to implement FERC or State electric restructuring policy for qualified electric utilities.
Sec.	412.	Extension of alternative fuels excise tax credits.
G	501	TITLE V—UNEMPLOYMENT

- Sec. 501. Extension of emergency unemployment compensation program.
 Sec. 502. Temporary extension of extended benefit provisions.
 Sec. 503. Extension of funding for reemployment services and reemployment and eligibility assessment activities.
 Sec. 504. Additional extended unemployment benefits under the Railroad Unemployment Insurance Act.

TITLE VI—MEDICARE AND OTHER HEALTH EXTENSIONS

- Subtitle A—Medicare Extensions
- Sec. 601. Medicare physician payment update.

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- Sec. 602. Work geographic adjustment.
 Sec. 603. Payment for outpatient therapy services.
 Sec. 604. Ambulance add-on payments.
 Sec. 605. Extension of Medicare inpatient hospital payment adjustment for low-volume hospitals.
 Sec. 606. Extension of the Medicare-dependent hospital (MDH) program.
 Sec. 607. Extension for specialized Medicare Advantage plans for special needs in-dividuals
- dividuals. Sec. 608. Extension of Medicare reasonable cost contracts.
- Sec. 609. Performance improvement. Sec. 610. Extension of funding outreach and assistance for low-income programs.
 - - Subtitle B-Other Health Extensions

- Sec. 621. Extension of the qualifying individual (QI) program.
 Sec. 622. Extension of Transitional Medical Assistance (TMA).
 Sec. 623. Extension of Medicaid and CHIP Express Lane option.
 Sec. 624. Extension of family-to-family health information centers.
 Sec. 625. Extension of Special Diabetes Program for Type I diabetes and for Indiana ans.

Subtitle C—Other Health Provisions

- Sec. 631. IPPS documentation and coding adjustment for implementation of MS-
- DRGs. Sec. 632. Revisions to the Medicare ESRD bundled payment system to reflect find-

- Sec. 632. Revisions to the Medicare ESRD bundled payment system to reflect findings in the GAO report.
 Sec. 633. Treatment of multiple service payment policies for therapy services.
 Sec. 634. Payment for certain radiology services furnished under the Medicare hospital outpatient department prospective payment system.
 Sec. 635. Adjustment of equipment utilization rate for advanced imaging services.
 Sec. 636. Medicare payment of competitive prices for diabetic supplies and elimination of overpayment for diabetic supplies.
 Sec. 637. Medicare payment adjustment for non-emergency ambulance transports for ESRD beneficiaries.
 Sec. 638. Removing obstacles to collection of overpayments. Sec. 638. Removing obstacles to collection of overpayments.

- Sec. 639. Medicare advantage coding intensity adjustment.
 Sec. 640. Elimination of all funding for the Medicare Improvement Fund.
 Sec. 641. Rebasing of State DSH allotments.
 Sec. 642. Repeal of CLASS program.
 Sec. 643. Commission on Long-Term Care.
 Sec. 644. Consumer Operated and Oriented Plan program contingency fund.
 - TITLE VII-EXTENSION OF AGRICULTURAL PROGRAMS
- Sec. 701. 1-year extension of agricultural programs. Sec. 702. Supplemental agricultural disaster assistance.
 - TITLE VIII—MISCELLANEOUS PROVISIONS
- Sec. 801. Strategic delivery systems. Sec. 802. No cost of living adjustment in pay of members of congress.
 - TITLE IX—BUDGET PROVISIONS
 - Subtitle A-Modifications of Sequestration
- Sec. 901. Treatment of sequester.
- Sec. 902. Amounts in applicable retirement plans may be transferred to designated Roth accounts without distribution.
 - Subtitle B—Budgetary Effects
- Sec. 911. Budgetary effects.

TITLE I—GENERAL EXTENSIONS

SEC. 101. PERMANENT EXTENSION AND MODIFICATION OF 2001 TAX RELIEF.

(a) PERMANENT EXTENSION.-

(1) IN GENERAL.-The Economic Growth and Tax Relief Reconciliation Act of 2001 is amended by striking title IX. (2) CONFORMING AMENDMENT.—The Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010 is amended by striking section 304.

(3) EFFECTIVE DATE.—The amendments made by this subsection shall apply to taxable, plan, or limitation years begin-ning after December 31, 2012, and estates of decedents dying, gifts made, or generation skipping transfers after December 31. 2012.

(b) APPLICATION OF INCOME TAX TO CERTAIN HIGH-INCOME TAXPAYERS.

(1) INCOME TAX RATES.—

(A) TREATMENT OF 25-, 28-, AND 33-PERCENT RATE BRACKETS.—Paragraph (2) of section 1(i) is amended to read as follows:

"(2) 25-, 28-, AND 33-PERCENT RATE BRACKETS.—The tables under subsections (a), (b), (c), (d), and (e) shall be applied— "(A) by substituting '25%' for '28%' each place it appears (before the application of subparagraph (B)),

"(B) by substituting '28%' for '31%' each place it

appears, and "(C) by substituting '33%' for '36%' each place it appears.".

(B) 35-PERCENT RATE BRACKET.—Subsection (i) of section 1 is amended by redesignating paragraph (3) as paragraph (4) and by inserting after paragraph (2) the following

new paragraph: "(3) MODIFICATIONS TO INCOME TAX BRACKETS FOR HIGH-INCOME TAXPAYERS.-

"(A) 35-PERCENT RATE BRACKET.—In the case of taxable years beginning after December 31, 2012-

(i) the rate of tax under subsections (a), (b), (c), and (d) on a taxpayer's taxable income in the highest rate bracket shall be 35 percent to the extent such income does not exceed an amount equal to the excess of—

(I) the applicable threshold, over

"(II) the dollar amount at which such bracket begins, and

"(ii) the 39.6 percent rate of tax under such subsections shall apply only to the taxpayer's taxable income in such bracket in excess of the amount to which clause (i) applies.

"(B) APPLICABLE THRESHOLD.—For purposes of this paragraph, the term 'applicable threshold' means—

"(i) \$450,000 in the case of subsection (a),

"(ii) \$425,000 in the case of subsection (b),

"(iii) \$400,000 in the case of subsection (c), and "(iv) 1/2 the amount applicable under clause (i) (after adjustment, if any, under subparagraph (C)) in the case of subsection (d).

"(C) INFLATION ADJUSTMENT.—For purposes of this paragraph, with respect to taxable years beginning in calendar years after 2013, each of the dollar amounts under clauses (i), (ii), and (iii) of subparagraph (B) shall be adjusted in the same manner as under paragraph (1)(C)(i), except that subsection (f)(3)(B) shall be applied by sub-stituting '2012' for '1992'.".

(2) Phaseout of personal exemptions and itemized DEDUCTIONS.-

(A) OVERALL LIMITATION ON ITEMIZED DEDUCTIONS.-Section 68 is amended-

(i) by striking subsection (b) and inserting the following:

"(b) APPLICABLE AMOUNT.--

"(1) IN GENERAL.—For purposes of this section, the term 'applicable amount' means

"(A) \$300,000 in the case of a joint return or a surviving spouse (as defined in section 2(a)), "(B) \$275,000 in the case of a head of household (as

defined in section 2(b)),

"(C) \$250,000 in the case of an individual who is not married and who is not a surviving spouse or head of household, and

"(D) $\frac{1}{2}$ the amount applicable under subparagraph (A) (after adjustment, if any, under paragraph (2)) in the case of a married individual filing a separate return.

For purposes of this paragraph, marital status shall be deter-mined under section 7703.

"(2) INFLATION ADJUSTMENT.—In the case of any taxable year beginning in calendar years after 2013, each of the dollar amounts under subparagraphs (A), (B), and (C) of paragraph (1) shall be shall be increased by an amount equal to-

"(A) such dollar amount, multiplied by "(B) the cost-of-living adjustment determined under section 1(f)(3) for the calendar year in which the taxable year begins, except that section 1(f)(3)(B) shall be applied by substituting '2012' for '1992'.

If any amount after adjustment under the preceding sentence is not a multiple of \$50, such amount shall be rounded to the next lowest multiple of \$50.", and

(ii) by striking subsections (f) and (g).

(B) PHASEOUT OF DEDUCTIONS FOR PERSONAL EXEMP-TIONS.

(i) IN GENERAL.—Paragraph (3) of section 151(d) is amended-

(I) by striking "the threshold amount" in subparagraphs (A) and (B) and inserting "the applicable amount in effect under section 68(b)", (II) by striking subparagraph (C) and redesig-

nating subparagraph (\hat{D}) as subparagraph (C), and (III) by striking subparagraphs (E) and (F). (ii) CONFORMING AMENDMENTS.—Paragraph (4) of

section 151(d) is amended-

(I) by striking subparagraph (B), (II) by redesignating clauses (i) and (ii) of subparagraph (A) as subparagraphs (A) and (B), respectively, and by indenting such subparagraphs (as so redesignated) accordingly, and

(III) by striking all that precedes "in a cal-endar year after 1989," and inserting the following: "(4) INFLATION ADJUSTMENT.—In the case of any taxable year beginning".

(3) EFFECTIVE DATE.—The amendments made by this subsection shall apply to taxable years beginning after December 31, 2012.

(c) MODIFICATIONS OF ESTATE TAX.-

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(1) MAXIMUM ESTATE TAX RATE EQUAL TO 40 PERCENT.— The table contained in subsection (c) of section 2001, as amended by section 302(a)(2) of the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010, is amended by striking "Over \$500,000" and all that follows and inserting the following:

"Over	\$500,000	but	not	over	\$155,800, plus 37 percent of the
\$75				excess of such amount over	
					\$500,000.
Over	\$750,000	but	not	over	\$248,300, plus 39 percent of the
\$1,000,000.					excess of such amount over
					\$750,000.
Orean \$1,000,000					$\phi_{245} \otimes \phi_{0}$ mine 40 memory of the

Over \$1,000,000 \$345,800, plus 40 percent of the excess of such amount over \$1,000,000.".

(2) TECHNICAL CORRECTION.—Clause (i) of section 2010(c)(4)(B) is amended by striking "basic exclusion amount" and inserting "applicable exclusion amount".

(3) EFFECTIVE DATES.—

(A) IN GENERAL.—Except as otherwise provided by in this paragraph, the amendments made by this subsection shall apply to estates of decedents dying, generation-skipping transfers, and gifts made, after December 31, 2012.

(B) TECHNICAL CORRECTION.—The amendment made by paragraph (2) shall take effect as if included in the amendments made by section 303 of the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010.

SEC. 102. PERMANENT EXTENSION AND MODIFICATION OF 2003 TAX RELIEF.

(a) PERMANENT EXTENSION.—The Jobs and Growth Tax Relief Reconciliation Act of 2003 is amended by striking section 303.
(b) 20-PERCENT CAPITAL GAINS RATE FOR CERTAIN HIGH INCOME INDIVIDUALS.—

(1) IN GENERAL.—Paragraph (1) of section 1(h) is amended by striking subparagraph (C), by redesignating subparagraphs (D) and (E) as subparagraphs (E) and (F) and by inserting after subparagraph (B) the following new subparagraphs:

(C) 15 percent of the lesser of-

"(i) so much of the adjusted net capital gain (or, if less, taxable income) as exceeds the amount on which a tax is determined under subparagraph (B), or

"(ii) the excess of—

"(I) the amount of taxable income which would (without regard to this paragraph) be taxed at a rate below 39.6 percent, over "(II) the sum of the amounts on which a tax

"(II) the sum of the amounts on which a tax is determined under subparagraphs (A) and (B),

"(D) 20 percent of the adjusted net capital gain (or, if less, taxable income) in excess of the sum of the amounts on which tax is determined under subparagraphs (B) and (C),".

(2) MINIMUM TAX.—Paragraph (3) of section 55(b) is amended by striking subparagraph (C), by redesignating subparagraph (D) as subparagraph (E), and by inserting after subparagraph (B) the following new subparagraphs: "(C) 15 percent of the lesser of—

"(i) so much of the adjusted net capital gain (or, if less, taxable excess) as exceeds the amount on which tax is determined under subparagraph (B), or

"(ii) the excess described in section 1(h)(1)(C)(ii), plus

(D) 20 percent of the adjusted net capital gain (or, if less, taxable excess) in excess of the sum of the amounts on which tax is determined under subparagraphs (B) and (C), plus"

(c) CONFORMING AMENDMENTS.-

(1) The following provisions are each amended by striking "15 percent" and inserting "20 percent":

(A) Section 531. (B) Section 541.

(C) Section 1445(e)(1).

(D) The second sentence of section 7518(g)(6)(A).
(E) Section 53511(f)(2) of title 46, United States Code.

(2) Sections 1(h)(1)(B) and 55(b)(3)(B) are each amended by striking "5 percent (0 percent in the case of taxable years beginning after 2007)" and inserting "0 percent".

(3) Section 1445(e)(6) is amended by striking "15 percent (20 percent in the case of taxable years beginning after December 31, 2010)" and inserting "20 percent". (d) EFFECTIVE DATES.-

(1) IN GENERAL.—Except as otherwise provided, the amendments made by subsections (b) and (c) shall apply to taxable years beginning after December 31, 2012.

(2) WITHHOLDING.—The amendments made by paragraphs (1)(C) and (3) of subsection (c) shall apply to amounts paid on or after January 1, 2013.

SEC. 103. EXTENSION OF 2009 TAX RELIEF.

(a) 5-year Extension of American Opportunity Tax CREDIT.-

(1) IN GENERAL.-Section 25A(i) is amended by striking "in 2009, 2010, 2011, or 2012" and inserting "after 2008 and before 2018". (2) TREATMENT OF POSSESSIONS.—Section 1004(c)(1) of divi-

sion B of the American Recovery and Reinvestment Tax Act of 2009 is amended by striking "in 2009, 2010, 2011, and 2012" each place it appears and inserting "after 2008 and before 2018".

(b) 5-YEAR EXTENSION OF CHILD TAX CREDIT.—Section 24(d)(4) is amended-

(1) by striking "2009, 2010, 2011, AND 2012" in the heading

and inserting "FOR CERTAIN YEARS", and (2) by striking "in 2009, 2010, 2011, or 2012" and inserting "after 2008 and before 2018".

(c) 5-YEAR EXTENSION OF EARNED INCOME TAX CREDIT.-Section 32(b)(3) is amended-

(1) by striking "2009, 2010, 2011, AND 2012" in the heading and inserting "FOR CERTAIN YEARS", and

(2) by striking "in 2009, 2010, 2011, or 2012" and inserting "after 2008 and before 2018".

(d) PERMANENT EXTENSION OF RULE DISREGARDING REFUNDS IN THE ADMINISTRATION OF FEDERAL PROGRAMS AND FEDERALLY ASSISTED PROGRAMS.—Section 6409 is amended to read as follows:

"SEC. 6409. REFUNDS DISREGARDED IN THE ADMINISTRATION OF FED-ERAL PROGRAMS AND FEDERALLY ASSISTED PROGRAMS.

"Notwithstanding any other provision of law, any refund (or advance payment with respect to a refundable credit) made to any individual under this title shall not be taken into account as income, and shall not be taken into account as resources for a period of 12 months from receipt, for purposes of determining the eligibility of such individual (or any other individual) for benefits or assistance (or the amount or extent of benefits or assistance) under any Federal program or under any State or local program financed in whole or in part with Federal funds.".

(e) EFFECTIVE DATES.-

(1) IN GENERAL.—Except as provided in paragraph (2), the amendments made by this section shall apply to taxable years beginning after December 31, 2012.

(2) RULE REGARDING DISREGARD OF REFUNDS.—The amendment made by subsection (d) shall apply to amounts received after December 31, 2012.

SEC. 104. PERMANENT ALTERNATIVE MINIMUM TAX RELIEF.

(a) 2012 EXEMPTION AMOUNTS MADE PERMANENT.-

(1) IN GENERAL.—Paragraph (1) of section 55(d) is amended-

(A) by striking "\$45,000" and all that follows through "2011)" in subparagraph (A) and inserting "\$78,750",

(B) by striking "\$33,750" and all that follows through "2011)" in subparagraph (B) and inserting "\$50,600", and (C) by striking "paragraph (1)(A)" in subparagraph (C) and inserting "subparagraph (A)".

(b) EXEMPTION AMOUNTS INDEXED FOR INFLATION.— (1) IN GENERAL.—Subsection (d) of section 55 is amended by adding at the end the following new paragraph:

"(4) INFLATION ADJUSTMENT.— "(A) IN GENERAL.—In the case of any taxable year beginning in a calendar year after 2012, the amounts described in subparagraph (B) shall each be increased by an amount equal to-

"(i) such dollar amount, multiplied by

"(ii) the cost-of-living adjustment determined under section 1(f)(3) for the calendar year in which the taxable year begins, determined by substituting 'calendar year 2011' for 'calendar year 1992' in subparagraph (B) thereof.

"(B) AMOUNTS DESCRIBED.—The amounts described in this subparagraph are-

(i) each of the dollar amounts contained in subsection (b)(1)(A)(i),

"(ii) each of the dollar amounts contained in paragraph (1), and

"(iii) each of the dollar amounts in subparagraphs (A) and (B) of paragraph (3).

"(C) ROUNDING.—Any increase determined under subparagraph (A) shall be rounded to the nearest multiple of \$100.".

(2) CONFORMING AMENDMENTS.—

(A) Clause (iii) of section 55(b)(1)(A) is amended by striking "by substituting" and all that follows through "appears." and inserting "by substituting 50 percent of the dollar amount otherwise applicable under subclause (I) and subclause (II) thereof.".

(B) Paragraph (3) of section 55(d) is amended—

(i) by striking "or (2)" in subparagraph (A),(ii) by striking "and" at the end of subparagraph(B), and

(iii) by striking subparagraph (C) and inserting the following new subparagraphs:
"(C) 50 percent of the dollar amount applicable under

"(C) 50 percent of the dollar amount applicable under subparagraph (A) in the case of a taxpayer described in subparagraph (C) or (D) of paragraph (1), and
"(D) \$150,000 in the case of a taxpayer described in

"(D) \$150,000 in the case of a taxpayer described in paragraph (2)."

(c) Alternative Minimum Tax Relief for Nonrefundable Credits.—

(1) IN GENERAL.—Subsection (a) of section 26 is amended to read as follows: "(a) LIMITATION BASED ON AMOUNT OF TAX.—The aggregate

"(a) LIMITATION BASED ON AMOUNT OF TAX.—The aggregate amount of credits allowed by this subpart for the taxable year shall not exceed the sum of—

"(1) the tax payer's regular tax liability for the taxable year reduced by the foreign tax credit allowable under section 27(a), and

27(a), and "(2) the tax imposed by section 55(a) for the taxable year.". (2) CONFORMING AMENDMENTS.—

(A) ADOPTION CREDIT.—

(i) Section 23(b) is amended by striking paragraph(4).

(ii) Section 23(c) is amended by striking paragraphs (1) and (2) and inserting the following:

"(1) IN GENERAL.—If the credit allowable under subsection (a) for any taxable year exceeds the limitation imposed by section 26(a) for such taxable year reduced by the sum of the credits allowable under this subpart (other than this section and sections 25D and 1400C), such excess shall be carried to the succeeding taxable year and added to the credit allowable under subsection (a) for such taxable year.".

(iii) Section 23(c) is amended by redesignating paragraph (3) as paragraph (2).

(B) CHILD TAX CREDIT.—

(i) Section 24(b) is amended by striking paragraph
(3).

(ii) Section 24(d)(1) is amended—

(I) by striking "section 26(a)(2) or subsection (b)(3), as the case may be," each place it appears in subparagraphs (A) and (B) and inserting "section 26(a)", and

(II) by striking "section 26(a)(2) or subsection (b)(3), as the case may be" in the second last sentence and inserting "section 26(a)".

(C) CREDIT FOR INTEREST ON CERTAIN HOME MORT-GAGES.—Section 25(e)(1)(C) is amended to read as follows:

"(C) APPLICABLE TAX LIMIT.—For purposes of this para-graph, the term 'applicable tax limit' means the limitation imposed by section 26(a) for the taxable year reduced by the sum of the credits allowable under this subpart (other than this section and sections 23, 25D, and 1400C).".

(D) HOPE AND LIFETIME LEARNING CREDITS.—Section 25A(i) is amended-

(i) by striking paragraph (5) and by redesignating paragraphs (6) and (7) as paragraphs (5) and (6), respectively, and

(ii) by striking "section 26(a)(2) or paragraph (5), as the case may be" in paragraph (5), as redesignated

by clause (i), and inserting "section 26(a)". (E) SAVERS' CREDIT.—Section 25B is amended by striking subsection (g).

(F) RESIDENTIAL ENERGY EFFICIENT PROPERTY.-Section 25D(c) is amended to read as follows:

"(c) CARRYFORWARD OF UNUSED CREDIT.—If the credit allowable under subsection (a) exceeds the limitation imposed by section 26(a) for such taxable year reduced by the sum of the credits allowable under this subpart (other than this section), such excess shall be carried to the succeeding taxable year and added to the credit allowable under subsection (a) for such succeeding taxable year.".

(G) CERTAIN PLUG-IN ELECTRIC VEHICLES.—Section $30(c)(2)\ is amended to read as follows:$

"(2) PERSONAL CREDIT.—For purposes of this title, the credit allowed under subsection (a) for any taxable year (determined after application of paragraph (1)) shall be treated as a credit allowable under subpart A for such taxable year.".

(H) ALTERNATIVE MOTOR VEHICLE CREDIT.—Section 30B(g)(2) is amended to read as follows:

"(2) PERSONAL CREDIT.—For purposes of this title, the credit allowed under subsection (a) for any taxable year (determined after application of paragraph (1)) shall be treated as a credit allowable under subpart A for such taxable year.".

(I) New QUALIFIED PLUG-IN ELECTRIC VEHICLE CREDIT.—Section 30D(c)(2) is amended to read as follows: "(2) PERSONAL CREDIT.—For purposes of this title, the credit allowed under subsection (a) for any taxable year (determined after application of paragraph (1)) shall be treated as a credit

allowable under subpart A for such taxable year.' (J) CROSS REFERENCES.—Section 55(c)(3) is amended by striking "26(a), 30C(d)(2)," and inserting "30C(d)(2)". (K) FOREIGN TAX CREDIT.—Section 904 is amended by

striking subsection (i) and by redesignating subsections

(j), (k), and (l) as subsections (i), (j), and (k), respectively. (L) FIRST-TIME HOME BUYER CREDIT FOR THE DISTRICT

OF COLUMBIA.—Section 1400C(d) is amended to read as follows:

"(d) CARRYFORWARD OF UNUSED CREDIT.—If the credit allowable under subsection (a) exceeds the limitation imposed by section 26(a) for such taxable year reduced by the sum of the credits allowable under subpart A of part IV of subchapter A (other than this section and section 25D), such excess shall be carried to the succeeding taxable year and added to the credit allowable under subsection (a) for such taxable year.".

(d) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.

TITLE II—INDIVIDUAL TAX EXTENDERS

SEC. 201. EXTENSION OF DEDUCTION FOR CERTAIN EXPENSES OF ELEMENTARY AND SECONDARY SCHOOL TEACHERS.

(a) IN GENERAL.—Subparagraph (D) of section 62(a)(2) is amended by striking "or 2011" and inserting "2011, 2012, or 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 202. EXTENSION OF EXCLUSION FROM GROSS INCOME OF DIS-CHARGE OF QUALIFIED PRINCIPAL RESIDENCE INDEBT-EDNESS.

(a) IN GENERAL.—Subparagraph (E) of section 108(a)(1) is amended by striking "January 1, 2013" and inserting "January 1, 2014".

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to indebtedness discharged after December 31, 2012.

SEC. 203. EXTENSION OF PARITY FOR EXCLUSION FROM INCOME FOR EMPLOYER-PROVIDED MASS TRANSIT AND PARKING BENEFITS.

(a) IN GENERAL.—Paragraph (2) of section 132(f) is amended by striking "January 1, 2012" and inserting "January 1, 2014".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to months after December 31, 2011.

SEC. 204. EXTENSION OF MORTGAGE INSURANCE PREMIUMS TREATED AS QUALIFIED RESIDENCE INTEREST.

(a) IN GENERAL.—Subclause (I) of section 163(h)(3)(E)(iv) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) TECHNICAL AMENDMENTS.—Clause (i) of section 163(h)(4)(E) is amended—

(1) by striking "Veterans Administration" and inserting "Department of Veterans Affairs", and

(2) by striking "Rural Housing Administration" and inserting "Rural Housing Service".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to amounts paid or accrued after December 31, 2011.

SEC. 205. EXTENSION OF DEDUCTION OF STATE AND LOCAL GENERAL SALES TAXES.

(a) IN GENERAL.—Subparagraph (I) of section 164(b)(5) is amended by striking "January 1, 2012" and inserting "January 1, 2014".

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years beginning after December 31, 2011.

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SEC. 206. EXTENSION OF SPECIAL RULE FOR CONTRIBUTIONS OF CAP-ITAL GAIN REAL PROPERTY MADE FOR CONSERVATION PURPOSES.

(a) IN GENERAL.—Clause (vi) of section 170(b)(1)(E) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) CONTRIBUTIONS BY CERTAIN CORPORATE FARMERS AND RANCHERS.—Clause (iii) of section 170(b)(2)(B) is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(c) EFFECTIVE DATE.—The amendments made by this section that we there is a final section.

shall apply to contributions made in taxable years beginning after December 31, 2011.

SEC. 207. EXTENSION OF ABOVE-THE-LINE DEDUCTION FOR QUALI-FIED TUITION AND RELATED EXPENSES.

(a) IN GENERAL.—Subsection (e) of section 222 is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 208. EXTENSION OF TAX-FREE DISTRIBUTIONS FROM INDIVIDUAL RETIREMENT PLANS FOR CHARITABLE PURPOSES.

(a) IN GENERAL.—Subparagraph (F) of section 408(d)(8) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) EFFECTIVE DATE; SPECIAL RULE.—

(1) EFFECTIVE DATE.—The amendment made by this section shall apply to distributions made in taxable years beginning after December 31, 2011.

(2) SPECIAL RULES.—For purposes of subsections (a)(6), (b)(3), and (d)(8) of section 408 of the Internal Revenue Code of 1986, at the election of the taxpayer (at such time and in such manner as prescribed by the Secretary of the Treasury)—

(A) any qualified charitable distribution made after December 31, 2012, and before February 1, 2013, shall be deemed to have been made on December 31, 2012, and

(B) any portion of a distribution from an individual retirement account to the taxpayer after November 30, 2012, and before January 1, 2013, may be treated as a qualified charitable distribution to the extent that—

(i) such portion is transferred in cash after the distribution to an organization described in section 408(d)(8)(B)(i) before February 1, 2013, and

(ii) such portion is part of a distribution that would meet the requirements of section 408(d)(8) but for the fact that the distribution was not transferred directly to an organization described in section 408(d)(8)(B)(i).

SEC. 209. IMPROVE AND MAKE PERMANENT THE PROVISION AUTHOR-IZING THE INTERNAL REVENUE SERVICE TO DISCLOSE CERTAIN RETURN AND RETURN INFORMATION TO CER-TAIN PRISON OFFICIALS.

(a) IN GENERAL.—Paragraph (10) of section 6103(k) is amended to read as follows:

"(10) DISCLOSURE OF CERTAIN RETURNS AND RETURN INFORMATION TO CERTAIN PRISON OFFICIALS.—

"(A) IN GENERAL.—Under such procedures as the Secretary may prescribe, the Secretary may disclose to officers and employees of the Federal Bureau of Prisons and of any State agency charged with the responsibility for administration of prisons any returns or return information with respect to individuals incarcerated in Federal or State prison systems whom the Secretary has determined may have filed or facilitated the filing of a false or fraudulent return to the extent that the Secretary determines that such disclosure is necessary to permit effective Federal tax administration.

"(B) DISCLOSURE TO CONTRACTOR-RUN PRISONS.—Under such procedures as the Secretary may prescribe, the disclosures authorized by subparagraph (A) may be made to contractors responsible for the operation of a Federal or State prison on behalf of such Bureau or agency.

"(C) RESTRICTIONS ON USE OF DISCLOSED INFORMA-TION.—Any return or return information received under this paragraph shall be used only for the purposes of and to the extent necessary in taking administrative action to prevent the filing of false and fraudulent returns, including administrative actions to address possible violations of administrative rules and regulations of the prison facility and in administrative and judicial proceedings arising from such administrative actions.

" (\tilde{D}) RESTRICTIONS ON REDISCLOSURE AND DISCLOSURE TO LEGAL REPRESENTATIVES.—Notwithstanding subsection (h)—

"(i) RESTRICTIONS ON REDISCLOSURE.—Except as provided in clause (ii), any officer, employee, or contractor of the Federal Bureau of Prisons or of any State agency charged with the responsibility for administration of prisons shall not disclose any information obtained under this paragraph to any person other than an officer or employee or contractor of such Bureau or agency personally and directly engaged in the administration of prison facilities on behalf of such Bureau or agency.

"(ii) DISCLOSURE TO LEGAL REPRESENTATIVES.—The returns and return information disclosed under this paragraph may be disclosed to the duly authorized legal representative of the Federal Bureau of Prisons, State agency, or contractor charged with the responsibility for administration of prisons, or of the incarcerated individual accused of filing the false or fraudulent return who is a party to an action or proceeding described in subparagraph (C), solely in preparation for, or for use in, such action or proceeding.".

(b) CONFORMING AMENDMENTS.—

(1) Paragraph (3) of section 6103(a) is amended by inserting "subsection (k)(10)," after "subsection (e)(1)(D)(iii),".

(2) Paragraph (4) of section 6103(p) is amended—

(A) by inserting "subsection (k)(10)," before "subsection (l)(10)," in the matter preceding subparagraph (A),

(B) in subparagraph (F)(i)— (i) by incerting (b)(10)

(i) by inserting "(k)(10)," before "or (l)(6),", and

(ii) by inserting "subsection (k)(10) or" before "subsection (l)(10),", and

(C) by inserting "subsection (k)(10) or" before "subsection (l)(10)," both places it appears in the matter following subparagraph (F)(iii).

(3) Paragraph (2) of section 7213(a) is amended by inserting "(k)(10)," before "(l)(6),".

(c) EFFECTIVE DATE.—The amendments made by this section shall take effect on the date of the enactment of this Act.

TITLE III—BUSINESS TAX EXTENDERS

SEC. 301. EXTENSION AND MODIFICATION OF RESEARCH CREDIT.

(a) EXTENSION.-

(1) IN GENERAL.—Subparagraph (B) of section 41(h)(1) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(2) CONFORMING AMENDMENT.—Subparagraph (D) of section 45C(b)(1) is amended by striking "December 31, 2011" and inserting "December 31, 2013". (b) INCLUSION OF QUALIFIED RESEARCH EXPENSES AND GROSS

RECEIPTS OF AN ACQUIRED PERSON.-

(1) PARTIAL INCLUSION OF PRE-ACQUISITION QUALIFIED RESEARCH EXPENSES AND GROSS RECEIPTS.—Subparagraph (A) of section 41(f)(3) is amended to read as follows:

"(A) Acquisitions.-

(i) IN GENERAL.-If a person acquires the major portion of either a trade or business or a separate unit of a trade or business (hereinafter in this paragraph referred to as the 'acquired business') of another person (hereinafter in this paragraph referred to as the 'predecessor'), then the amount of qualified research expenses paid or incurred by the acquiring person during the measurement period shall be increased by the amount determined under clause (ii), and the gross receipts of the acquiring person for such period shall be increased by the amount determined under clause (iii).

(ii) Amount determined with respect to quali-FIED RESEARCH EXPENSES.—The amount determined under this clause is-

'(I) for purposes of applying this section for the taxable year in which such acquisition is made, the acquisition year amount, and

(II) for purposes of applying this section for any taxable year after the taxable year in which such acquisition is made, the qualified research expenses paid or incurred by the predecessor with respect to the acquired business during the measurement period.

"(iii) Amount determined with respect to gross RECEIPTS.—The amount determined under this clause is the amount which would be determined under clause (ii) if 'the gross receipts of' were substituted for 'the qualified research expenses paid or incurred by' each place it appears in clauses (ii) and (iv).

"(iv) ACQUISITION YEAR AMOUNT.—For purposes of clause (ii), the acquisition year amount is the amount equal to the product of—

"(I) the qualified research expenses paid or incurred by the predecessor with respect to the acquired business during the measurement period, and

"(II) the number of days in the period beginning on the date of the acquisition and ending on the last day of the taxable year in which the acquisition is made,

divided by the number of days in the acquiring person's taxable year.

"(v) SPECIAL RULES FOR COORDINATING TAXABLE YEARS.—In the case of an acquiring person and a predecessor whose taxable years do not begin on the same date—

"(I) each reference to a taxable year in clauses (ii) and (iv) shall refer to the appropriate taxable year of the acquiring person,

"(II) the qualified research expenses paid or incurred by the predecessor, and the gross receipts of the predecessor, during each taxable year of the predecessor any portion of which is part of the measurement period shall be allocated equally among the days of such taxable year,

"(III) the amount of such qualified research expenses taken into account under clauses (ii) and (iv) with respect to a taxable year of the acquiring person shall be equal to the total of the expenses attributable under subclause (II) to the days occurring during such taxable year, and

"(IV) the amount of such gross receipts taken into account under clause (iii) with respect to a taxable year of the acquiring person shall be equal to the total of the gross receipts attributable under subclause (II) to the days occurring during such taxable year.

"(vi) MEASUREMENT PERIOD.—For purposes of this subparagraph, the term 'measurement period' means, with respect to the taxable year of the acquiring person for which the credit is determined, any period of the acquiring person preceding such taxable year which is taken into account for purposes of determining the credit for such year.".

(2) EXPENSES AND GROSS RECEIPTS OF A PREDECESSOR.— Subparagraph (B) of section 41(f)(3) is amended to read as follows:

"(B) DISPOSITIONS.—If the predecessor furnished to the acquiring person such information as is necessary for the application of subparagraph (A), then, for purposes of applying this section for any taxable year ending after such disposition, the amount of qualified research expenses paid or incurred by, and the gross receipts of, the predecessor during the measurement period (as defined in

subparagraph (A)(vi), determined by substituting 'predecessor' for 'acquiring person' each place it appears) shall be reduced by—

"(i) in the case of the taxable year in which such disposition is made, an amount equal to the product of—

"(I) the qualified research expenses paid or incurred by, or gross receipts of, the predecessor with respect to the acquired business during the measurement period (as so defined and so determined), and

"(II) the number of days in the period beginning on the date of acquisition (as determined for purposes of subparagraph (A)(iv)(II)) and ending on the last day of the taxable year of the predecessor in which the disposition is made,

divided by the number of days in the taxable year of the predecessor, and

"(ii) in the case of any taxable year ending after the taxable year in which such disposition is made, the amount described in clause (i)(I).".

(c) AGGREGATION OF EXPENDITURES.—Paragraph (1) of section 41(f) is amended—

(1) by striking "shall be its proportionate shares of the qualified research expenses, basic research payments, and amounts paid or incurred to energy research consortiums, giving rise to the credit" in subparagraph (A)(ii) and inserting "shall be determined on a proportionate basis to its share of the aggregate of the qualified research expenses, basic research payments, and amounts paid or incurred to energy research consortiums, taken into account by such controlled group for purposes of this section", and

(2) by striking "shall be its proportionate shares of the qualified research expenses, basic research payments, and amounts paid or incurred to energy research consortiums, giving rise to the credit" in subparagraph (B)(ii) and inserting "shall be determined on a proportionate basis to its share of the aggregate of the qualified research expenses, basic research payments, and amounts paid or incurred to energy research consortiums, taken into account by all such persons under common control for purposes of this section".
(d) EFFECTIVE DATE.—

(1) EXTENSION.—The amendments made by subsection (a) shall apply to amounts paid or incurred after December 31, 2011.

(2) MODIFICATIONS.—The amendments made by subsections (b) and (c) shall apply to taxable years beginning after December 31, 2011.

SEC. 302. EXTENSION OF TEMPORARY MINIMUM LOW-INCOME TAX CREDIT RATE FOR NON-FEDERALLY SUBSIDIZED NEW BUILDINGS.

(a) IN GENERAL.—Subparagraph (A) of section 42(b)(2) is amended by striking "and before December 31, 2013" and inserting "with respect to housing credit dollar amount allocations made before January 1, 2014". (b) EFFECTIVE DATE.—The amendment made by this section shall take effect on the date of the enactment of this Act.

SEC. 303. EXTENSION OF HOUSING ALLOWANCE EXCLUSION FOR DETERMINING AREA MEDIAN GROSS INCOME FOR QUALI-FIED RESIDENTIAL RENTAL PROJECT EXEMPT FACILITY BONDS.

(a) IN GENERAL.—Subsection (b) of section 3005 of the Housing Assistance Tax Act of 2008 is amended by striking "January 1, 2012" each place it appears and inserting "January 1, 2014".

(b) EFFECTIVE DATE.—The amendment made by this section shall take effect as if included in the enactment of section 3005 of the Housing Assistance Tax Act of 2008.

SEC. 304. EXTENSION OF INDIAN EMPLOYMENT TAX CREDIT.

(a) IN GENERAL.—Subsection (f) of section 45A is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 305. EXTENSION OF NEW MARKETS TAX CREDIT.

(a) IN GENERAL.—Subparagraph (G) of section 45D(f)(1) is amended by striking "2010 and 2011" and inserting "2010, 2011, 2012, and 2013".

(b) CARRYOVER OF UNUSED LIMITATION.—Paragraph (3) of section 45D(f) is amended by striking "2016" and inserting "2018".
(c) EFFECTIVE DATE.—The amendments made by this section shall apply to calendar years beginning after December 31, 2011.

SEC. 306. EXTENSION OF RAILROAD TRACK MAINTENANCE CREDIT.

(a) IN GENERAL.—Subsection (f) of section 45G is amended by striking "January 1, 2012" and inserting "January 1, 2014".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to expenditures paid or incurred in taxable years beginning after December 31, 2011.

SEC. 307. EXTENSION OF MINE RESCUE TEAM TRAINING CREDIT.

(a) IN GENERAL.—Subsection (e) of section 45N is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 308. EXTENSION OF EMPLOYER WAGE CREDIT FOR EMPLOYEES WHO ARE ACTIVE DUTY MEMBERS OF THE UNIFORMED SERVICES.

(a) IN GENERAL.—Subsection (f) of section 45P is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to payments made after December 31, 2011.

SEC. 309. EXTENSION OF WORK OPPORTUNITY TAX CREDIT.

(a) IN GENERAL.—Subparagraph (B) of section 51(c)(4) is amended by striking "after" and all that follows and inserting "after December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to individuals who begin work for the employer after December 31, 2011.

SEC. 310. EXTENSION OF QUALIFIED ZONE ACADEMY BONDS.

(a) IN GENERAL.—Paragraph (1) of section 54E(c) is amended by inserting ", 2012, and 2013" after "for 2011".

(b) EFFECTIVE DATE.—The amendments made by this section shall apply to obligations issued after December 31, 2011.

SEC. 311. EXTENSION OF 15-YEAR STRAIGHT-LINE COST RECOVERY FOR QUALIFIED LEASEHOLD IMPROVEMENTS, QUALIFIED RESTAURANT BUILDINGS AND IMPROVEMENTS, AND QUALIFIED RETAIL IMPROVEMENTS.

(a) IN GENERAL.—Clauses (iv), (v), and (ix) of section 168(e)(3)(E) are each amended by striking "January 1, 2012" and (b) EFFECTIVE DATE.—The amendments made by this section

shall apply to property placed in service after December 31, 2011.

SEC. 312. EXTENSION OF 7-YEAR RECOVERY PERIOD FOR MOTOR-SPORTS ENTERTAINMENT COMPLEXES.

(a) IN GENERAL.—Subparagraph (D) of section 168(i)(15) is amended by striking "December 31, 2011" and inserting "December 31, 2013"

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to property placed in service after December 31, 2011. SEC. 313. EXTENSION OF ACCELERATED DEPRECIATION FOR BUSINESS PROPERTY ON AN INDIAN RESERVATION.

(a) IN GENERAL.—Paragraph (8) of section 168(j) is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to property placed in service after December 31, 2011.

SEC. 314. EXTENSION OF ENHANCED CHARITABLE DEDUCTION FOR CONTRIBUTIONS OF FOOD INVENTORY.

(a) IN GENERAL.—Clause (iv) of section 170(e)(3)(C) is amended by striking "December 31, 2011" and inserting "December 31, 2013". (b) EFFECTIVE DATE.—The amendment made by this section shall apply to contributions made after December 31, 2011.

SEC. 315. EXTENSION OF INCREASED EXPENSING LIMITATIONS AND TREATMENT OF CERTAIN REAL PROPERTY AS SECTION **179 PROPERTY.**

(a) IN GENERAL.-

(1) DOLLAR LIMITATION.—Section 179(b)(1) is amended— (1) DOLLAR LIMITATION.—Section 179(D)(1) is aniended—
(A) by striking "2010 or 2011," in subparagraph (B) and inserting "2010, 2011, 2012, or 2013, and",
(B) by striking subparagraph (C),

(C) by redesignating subparagraph (D) as subpara-

graph (C), and (D) in subparagraph (C), as so redesignated, by striking

"2012" and inserting "2013". (2) REDUCTION IN LIMITATION.—Section 179(b)(2) is

amended-(A) by striking "2010 or 2011," in subparagraph (B) and inserting "2010, 2011, 2012, or 2013, and",

(B) by striking subparagraph (\overline{C}) ,

(C) by redesignating subparagraph (D) as subparagraph (C), and

(D) in subparagraph (C), as so redesignated, by striking "2012" and inserting "2013".

(3) CONFORMING AMENDMENT.—Subsection (b) of section
179 is amended by striking paragraph (6).
(b) COMPUTER SOFTWARE.—Section 179(d)(1)(A)(ii) is amended

by striking "2013" and inserting "2014". (c) ELECTION.—Section 179(c)(2) is amended by striking "2013"

and inserting "2014". (d) SPECIAL RULES FOR TREATMENT OF QUALIFIED REAL PROP-

(d) SPECIAL KULES FOR TREATMENT OF QUALIFIED REAL PROP-ERTY.— (1) by oppurpty – Certier $170(\mathcal{O}(1))$ is ensured at her striking

(1) IN GENERAL.—Section 179(f)(1) is amended by striking "2010 or 2011" and inserting "2010, 2011, 2012, or 2013". (2) CARRYOVER LIMITATION.—

(A) IN GENERAL.—Section 179(f)(4) is amended by striking "2011" each place it appears and inserting "2013".
(B) CONFORMING AMENDMENT.—Subparagraph (C) of section 179(f)(4) is amended—

(i) in the heading, by striking "2010" and inserting "2010, 2011 AND 2012", and

(ii) by adding at the end the following: "For the last taxable year beginning in 2013, the amount determined under subsection (b)(3)(A) for such taxable year shall be determined without regard to this paragraph.".

(e) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.
 SEC. 316. EXTENSION OF ELECTION TO EXPENSE MINE SAFETY EQUIPMENT.

(a) IN GENERAL.—Subsection (g) of section 179E is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to property placed in service after December 31, 2011.
SEC. 317. EXTENSION OF SPECIAL EXPENSING RULES FOR CERTAIN

FILM AND TELEVISION PRODUCTIONS.

(a) IN GENERAL.—Subsection (f) of section 181 is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to productions commencing after December 31, 2011.

SEC. 318. EXTENSION OF DEDUCTION ALLOWABLE WITH RESPECT TO INCOME ATTRIBUTABLE TO DOMESTIC PRODUCTION ACTIVITIES IN PUERTO RICO.

(a) IN GENERAL.—Subparagraph (C) of section 199(d)(8) is amended—

(1) by striking "first 6 taxable years" and inserting "first 8 taxable years", and

(2) by striking "January 1, 2012" and inserting "January 1, 2014".

 (b) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.
 SEC. 319. EXTENSION OF MODIFICATION OF TAX TREATMENT OF CER-TAIN PAYMENTS TO CONTROLLING EXEMPT ORGANIZA-

TIONS.

(a) IN GENERAL.—Clause (iv) of section 512(b)(13)(E) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to payments received or accrued after December 31, 2011.

SEC. 320. EXTENSION OF TREATMENT OF CERTAIN DIVIDENDS OF REGULATED INVESTMENT COMPANIES.

(a) IN GENERAL.—Paragraphs (1)(C)(v) and (2)(C)(v) of section 871(k) are each amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 321. EXTENSION OF RIC QUALIFIED INVESTMENT ENTITY TREAT-MENT UNDER FIRPTA.

(a) IN GENERAL.—Clause (ii) of section 897(h)(4)(A) is amended by striking "December 31, 2011" and inserting "December 31, 2013". (b) EFFECTIVE DATE.—

(1) IN GENERAL.—The amendment made by subsection (a) shall take effect on January 1, 2012. Notwithstanding the preceding sentence, such amendment shall not apply with respect to the withholding requirement under section 1445 of the Internal Revenue Code of 1986 for any payment made before the date of the enactment of this Act.

(2) AMOUNTS WITHHELD ON OR BEFORE DATE OF ENACT-MENT.—In the case of a regulated investment company—

(A) which makes a distribution after December 31, 2011, and before the date of the enactment of this Act; and

(B) which would (but for the second sentence of paragraph (1)) have been required to withhold with respect to such distribution under section 1445 of such Code,

such investment company shall not be liable to any person to whom such distribution was made for any amount so withheld and paid over to the Secretary of the Treasury.

SEC. 322. EXTENSION OF SUBPART F EXCEPTION FOR ACTIVE FINANCING INCOME.

(a) EXEMPT INSURANCE INCOME.—Paragraph (10) of section 953(e) is amended—

(1) by striking "January 1, 2012" and inserting "January 1, 2014", and

(2) by striking "December 31, 2011" and inserting "December 31, 2013".

(b) SPECIAL RULE FOR INCOME DERIVED IN THE ACTIVE CONDUCT OF BANKING, FINANCING, OR SIMILAR BUSINESSES.—Paragraph (9) of section 954(h) is amended by striking "January 1, 2012" and inserting "January 1, 2014".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years of foreign corporations beginning after December 31, 2011, and to taxable years of United States shareholders with or within which any such taxable year of such foreign corporation ends.

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SEC. 323. EXTENSION OF LOOK-THRU TREATMENT OF PAYMENTS BETWEEN RELATED CONTROLLED FOREIGN CORPORA-TIONS UNDER FOREIGN PERSONAL HOLDING COMPANY RULES.

(a) IN GENERAL.—Subparagraph (C) of section 954(c)(6) is amended by striking "January 1, 2012" and inserting "January 1, 2014".

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to taxable years of foreign corporations beginning after December 31, 2011, and to taxable years of United States shareholders with or within which such taxable years of foreign corporations end.

SEC. 324. EXTENSION OF TEMPORARY EXCLUSION OF 100 PERCENT OF GAIN ON CERTAIN SMALL BUSINESS STOCK.

(a) IN GENERAL.—Paragraph (4) of section 1202(a) is amended—
(1) by striking "January 1, 2012" and inserting "January 1, 2014", and

1, 2014", and (2) by striking "AND 2011" and inserting ", 2011, 2012, AND 2013" in the heading thereof.

(b) TECHNICAL AMENDMENTS.—

(1) Special Rule for 2009 AND CERTAIN PERIOD IN 2010.— Paragraph (3) of section 1202(a) is amended by adding at the end the following new flush sentence:

"In the case of any stock which would be described in the preceding sentence (but for this sentence), the acquisition date for purposes of this subsection shall be the first day on which such stock was held by the taxpayer determined after the application of section 1223.".

(2) 100 PERCENT EXCLUSION.—Paragraph (4) of section 1202(a) is amended by adding at the end the following new flush sentence:

"In the case of any stock which would be described in the preceding sentence (but for this sentence), the acquisition date for purposes of this subsection shall be the first day on which such stock was held by the taxpayer determined after the application of section 1223.".

(c) EFFECTIVE DATES.—

(1) IN GENERAL.—The amendments made by subsection
(a) shall apply to stock acquired after December 31, 2011.
(2) SUBSECTION (b)(1).—The amendment made by sub-

(2) SUBSECTION (b)(1).—The amendment made by subsection (b)(1) shall take effect as if included in section 1241(a) of division B of the American Recovery and Reinvestment Act of 2009.

(3) SUBSECTION (b)(2).—The amendment made by subsection (b)(2) shall take effect as if included in section 2011(a) of the Creating Small Business Jobs Act of 2010.

SEC. 325. EXTENSION OF BASIS ADJUSTMENT TO STOCK OF S COR-PORATIONS MAKING CHARITABLE CONTRIBUTIONS OF PROPERTY.

(a) IN GENERAL.—Paragraph (2) of section 1367(a) is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to contributions made in taxable years beginning after December 31, 2011.

SEC. 326. EXTENSION OF REDUCTION IN S-CORPORATION RECOGNI-TION PERIOD FOR BUILT-IN GAINS TAX.

(a) IN GENERAL.—Paragraph (7) of section 1374(d) is amended— (1) by redesignating subparagraph (C) as subparagraph (D), and

(2) by inserting after subparagraph (B) the following new subparagraph:

(C) SPECIAL RULE FOR 2012 AND 2013.—For purposes of determining the net recognized built-in gain for taxable years beginning in 2012 or 2013, subparagraphs (A) and (D) shall be applied by substituting '5-year' for '10-year'.", and

(3) by adding at the end the following new subparagraph:

"(E) INSTALLMENT SALES.—If an S corporation sells an asset and reports the income from the sale using the installment method under section 453, the treatment of all payments received shall be governed by the provisions of this paragraph applicable to the taxable year in which such sale was made.".

(b) TECHNICAL AMENDMENT.—Subparagraph (B) of section 1374(d)(2) is amended by inserting "described in subparagraph (A)" after ", for any taxable year".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 327. EXTENSION OF EMPOWERMENT ZONE TAX INCENTIVES.

(a) IN GENERAL.—Clause (i) of section 1391(d)(1)(A) is amended by striking "December 31, 2011" and inserting "December 31, 2013". (b) INCREASED EXCLUSION OF GAIN ON STOCK OF EMPOWERMENT

ZONE BUSINESSES.—Subparagraph (C) of section 1202(a)(2) is amended-

(1) by striking "December 31, 2016" and inserting

"December 31, 2018"; and
(2) by striking "2016" in the heading and inserting "2018".
(c) TREATMENT OF CERTAIN TERMINATION DATES SPECIFIED IN NOMINATIONS.-In the case of a designation of an empowerment zone the nomination for which included a termination date which is contemporaneous with the date specified in subparagraph (A)(i) of section 1391(d)(1) of the Internal Revenue Code of 1986 (as in effect before the enactment of this Act), subparagraph (B) of such section shall not apply with respect to such designation if, after the date of the enactment of this section, the entity which made such nomination amends the nomination to provide for a new termination date in such manner as the Secretary of the Treasury (or the Secretary's designee) may provide.

(d) EFFECTIVE DATE.—The amendments made by this section shall apply to periods after December 31, 2011.

SEC. 328. EXTENSION OF TAX-EXEMPT FINANCING FOR NEW YORK LIB-ERTY ZONE.

(a) IN GENERAL.—Subparagraph (D) of section 1400L(d)(2) is amended by striking "January 1, 2012" and inserting "January 1, 2014".

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to bonds issued after December 31, 2011.

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SEC. 329. EXTENSION OF TEMPORARY INCREASE IN LIMIT ON COVER OVER OF RUM EXCISE TAXES TO PUERTO RICO AND THE VIRGIN ISLANDS.

(a) IN GENERAL.—Paragraph (1) of section 7652(f) is amended by striking "January 1, 2012" and inserting "January 1, 2014".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to distilled spirits brought into the United States after December 31, 2011.

SEC. 330. MODIFICATION AND EXTENSION OF AMERICAN SAMOA ECO-NOMIC DEVELOPMENT CREDIT.

(a) MODIFICATION.—

(1) IN GENERAL.—Subsection (a) of section 119 of division A of the Tax Relief and Health Care Act of 2006 is amended by striking "if such corporation" and all that follows and inserting "if—

"(1) in the case of a taxable year beginning before January 1, 2012, such corporation—

"(A) is an existing credit claimant with respect to American Samoa, and

"(B) elected the application of section 936 of the Internal Revenue Code of 1986 for its last taxable year beginning before January 1, 2006, and

"(2) in the case of a taxable year beginning after December 31, 2011, such corporation meets the requirements of subsection (e).".

(2) REQUIREMENTS.—Section 119 of division A of such Act is amended by adding at the end the following new subsection:

"(e) QUALIFIED PRODUCTION ACTIVITIES INCOME REQUIRE-MENT.—A corporation meets the requirement of this subsection if such corporation has qualified production activities income, as defined in subsection (c) of section 199 of the Internal Revenue Code of 1986, determined by substituting 'American Samoa' for 'the United States' each place it appears in paragraphs (3), (4), and (6) of such subsection (c), for the taxable year.".

(b) EXTENSION.—Subsection (d) of section 119 of division A of the Tax Relief and Health Care Act of 2006 is amended by striking "shall apply" and all that follows and inserting "shall apply—

"(1) in the case of a corporation that meets the requirements of subparagraphs (A) and (B) of subsection (a)(1), to the first 8 taxable years of such corporation which begin after December 31, 2006, and before January 1, 2014, and "(2) in the case of a corporation that does not meet the

"(2) in the case of a corporation that does not meet the requirements of subparagraphs (A) and (B) of subsection (a)(1), to the first 2 taxable years of such corporation which begin after December 31, 2011, and before January 1, 2014.".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to taxable years beginning after December 31, 2011.

SEC. 331. EXTENSION AND MODIFICATION OF BONUS DEPRECIATION.

(a) IN GENERAL.—Paragraph (2) of section 168(k) is amended—
(1) by striking "January 1, 2014" in subparagraph (A)(iv) and inserting "January 1, 2015", and

(2) by striking "January 1, 2013" each place it appears and inserting "January 1, 2014".

(b) SPECIAL RULE FOR FEDERAL LONG-TERM CONTRACTS.— Clause (ii) of section 460(c)(6)(B) is amended by inserting ", or after December 31, 2012, and before January 1, 2014 (January 1, 2015, in the case of property described in section 168(k)(2)(B))" before the period.

(c) EXTENSION OF ELECTION TO ACCELERATE THE AMT CREDIT IN LIEU OF BONUS DEPRECIATION.—

(1) IN GENERAL.—Subclause (II) of section 168(k)(4)(D)(iii) is amended by striking "2013" and inserting "2014".

(2) ROUND 3 EXTENSION PROPERTY.—Paragraph (4) of section 168(k) is amended by adding at the end the following new subparagraph:

"(J) Special rules for round 3 extension property.—

"(i) IN GENERAL.—In the case of round 3 extension property, this paragraph shall be applied without regard to—

"(I) the limitation described in subparagraph (B)(i) thereof, and

"(II) the business credit increase amount under subparagraph (E)(iii) thereof.

"(ii) TAXPAYERS PREVIOUSLY ELECTING ACCELERA-TION.—In the case of a taxpayer who made the election under subparagraph (A) for its first taxable year ending after March 31, 2008, a taxpayer who made the election under subparagraph (H)(ii) for its first taxable year ending after December 31, 2008, or a taxpayer who made the election under subparagraph (I)(iii) for its first taxable year ending after December 31, 2010—

"(I) the taxpayer may elect not to have this paragraph apply to round 3 extension property, but

"(II) if the taxpayer does not make the election under subclause (I), in applying this paragraph to the taxpayer the bonus depreciation amount, maximum amount, and maximum increase amount shall be computed and applied to eligible qualified property which is round 3 extension property.

The amounts described in subclause (II) shall be computed separately from any amounts computed with respect to eligible qualified property which is not round 3 extension property.

"(iii) TAXPAYERS NOT PREVIOUSLY ELECTING ACCEL-ERATION.—In the case of a taxpayer who neither made the election under subparagraph (A) for its first taxable year ending after March 31, 2008, nor made the election under subparagraph (H)(ii) for its first taxable year ending after December 31, 2008, nor made the election under subparagraph (I)(iii) for any taxable year ending after December 31, 2010—

"(I) the taxpayer may elect to have this paragraph apply to its first taxable year ending after December 31, 2012, and each subsequent taxable year, and

"(II) if the taxpayer makes the election under subclause (I), this paragraph shall only apply to eligible qualified property which is round 3 extension property.

(iv) ROUND 3 EXTENSION PROPERTY.—For purposes of this subparagraph, the term 'round 3 extension property' means property which is eligible qualified property solely by reason of the extension of the application of the special allowance under paragraph (1) pursuant to the amendments made by section 331(a) of the American Taxpayer Relief Act of 2012 (and the application of such extension to this paragraph pursuant to the amendment made by section 331(c)(1) of such Act).".

(d) NORMALIZATION RULES AMENDMENT.—Clause (ii) of section 168(i)(9)(A) is amended by inserting "(respecting all elections made by the taxpayer under this section)" after "such property". (e) CONFORMING AMENDMENTS.

(1) The heading for subsection (k) of section 168 is amended by striking "JANUARY 1, 2013" and inserting "JANUARY 1, 2014". (2) The heading for clause (ii) of section 168(k)(2)(B) is amended by striking "PRE-JANUARY 1, 2013" and inserting "PRE-JANUARY 1, 2014".

(3) Subparagraph (C) of section 168(n)(2) is amended by

(3) Subparagraph (C) of section 100(1)(2) is amended by striking "January 1, 2013" and inserting "January 1, 2014".
(4) Subparagraph (D) of section 1400L(b)(2) is amended by striking "January 1, 2013" and inserting "January 1, 2014".
(5) Subparagraph (B) of section 1400N(d)(3) is amended by striking "January 1, 2013" and inserting "January 1, 2014".
(f) EFFECTIVE DATE.—The amendments made by this section 21, 2012". shall apply to property placed in service after December 31, 2012,

in taxable years ending after such date.

TITLE IV—ENERGY TAX EXTENDERS

SEC. 401. EXTENSION OF CREDIT FOR ENERGY-EFFICIENT EXISTING HOMES.

(a) IN GENERAL.—Paragraph (2) of section 25C(g) is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to property placed in service after December 31, 2011.

SEC. 402. EXTENSION OF CREDIT FOR ALTERNATIVE FUEL VEHICLE **REFUELING PROPERTY.**

(a) IN GENERAL.—Paragraph (2) of section 30C(g) is amended by striking "December 31, 2011." and inserting "December 31, 2013". (b) EFFECTIVE DATE.—The amendment made by this section shall apply to property placed in service after December 31, 2011. SEC. 403. EXTENSION OF CREDIT FOR 2- OR 3-WHEELED PLUG-IN ELEC-

TRIC VEHICLES.

(a) IN GENERAL.—Section 30D is amended by adding at the end the following new subsection:

"(g) CREDIT ALLOWED FOR 2- AND 3-WHEELED PLUG-IN ELECTRIC VEHICLES.

"(1) IN GENERAL.—In the case of a qualified 2- or 3-wheeled plug-in electric vehicle-

'(A) there shall be allowed as a credit against the tax imposed by this chapter for the taxable year an amount equal to the sum of the applicable amount with respect to each such qualified 2- or 3-wheeled plug-in electric vehicle placed in service by the taxpayer during the taxable year, and

year, and
"(B) the amount of the credit allowed under subparagraph (A) shall be treated as a credit allowed under subsection (a).
"(2) APPLICABLE AMOUNT.—For purposes of paragraph (1),

"(2) APPLICABLE AMOUNT.—For purposes of paragraph (1), the applicable amount is an amount equal to the lesser of—

"(A) 10 percent of the cost of the qualified 2- or 3wheeled plug-in electric vehicle, or "(B) \$2,500.

"(3) QUALIFIED 2- OR 3-WHEELED PLUG-IN ELECTRIC VEHICLE.—The term 'qualified 2- or 3-wheeled plug-in electric vehicle' means any vehicle which—

"(A) has Ž or 3 wheels,

"(B) meets the requirements of subparagraphs (A), (B), (C), (E), and (F) of subsection (d)(1) (determined by substituting '2.5 kilowatt hours' for '4 kilowatt hours' in subparagraph (F)(i)),

"(C) is manufactured primarily for use on public streets, roads, and highways, "(D) is capable of achieving a speed of 45 miles per

hour or greater, and "(E) is acquired after December 31, 2011, and before January 1, 2014.".

(b) CONFORMING AMENDMENTS.—

(1) NO DOUBLE BENEFIT.—Paragraph (2) of section 30D(f) is amended—

(A) by striking "new qualified plug-in electric drive motor vehicle" and inserting "vehicle for which a credit is allowable under subsection (a)", and

(B) by striking "allowed under subsection (a)" and inserting "allowed under such subsection".
(2) AIR QUALITY AND SAFETY STANDARDS.—Section 30D(f)(7)

(2) AIR QUALITY AND SAFETY STANDARDS.—Section 30D(f)(7) is amended by striking "motor vehicle" and inserting "vehicle".
(c) EFFECTIVE DATE.—The amendments made by this section shall apply to vehicles acquired after December 31, 2011.

SEC. 404. EXTENSION AND MODIFICATION OF CELLULOSIC BIOFUEL PRODUCER CREDIT.

(a) EXTENSION.—

(1) IN GENERAL.—Subparagraph (H) of section 40(b)(6) is amended to read as follows:

"(H) APPLICATION OF PARAGRAPH.—

"(i) IN GENERAL.—This paragraph shall apply with respect to qualified cellulosic biofuel production after December 31, 2008, and before January 1, 2014.

"(ii) NO CARRYOVER TO CERTAIN YEARS AFTER EXPIRATION.—If this paragraph ceases to apply for any period by reason of clause (i), rules similar to the rules of subsection (e)(2) shall apply.".

rules of subsection (e)(2) shall apply.". (2) CONFORMING AMENDMENT.—Paragraph (2) of section (0(e) is amended by striking "or subsection (b)(6)(H)".

40(e) is amended by striking "or subsection (b)(6)(H)".
(3) EFFECTIVE DATE.—The amendments made by this subsection shall take effect as if included in section 15321(b) of the Heartland, Habitat, and Horticulture Act of 2008.
(b) ALGAE TREATED AS A QUALIFIED FEEDSTOCK.—

b) ALGAE TREATED AS A QUALIFIED TEEDSTOCK.

(1) IN GENERAL.—Subclause (I) of section 40(b)(6)(E)(i) is amended to read as follows:

"(I) is derived by, or from, qualified feedstocks, and".

(2) QUALIFIED FEEDSTOCK; SPECIAL RULES FOR ALGAE.— Paragraph (6) of section 40(b) is amended by redesignating subparagraphs (F), (G), and (H), as amended by this Act, as subparagraphs (H), (I), and (J), respectively, and by inserting after subparagraph (E) the following new subparagraphs:

"(F) QUALIFIED FEEDSTOCK.—For purposes of this paragraph, the term 'qualified feedstock' means—

"(i) any lignocellulosic or hemicellulosic matter that is available on a renewable or recurring basis, and

"(ii) any cultivated algae, cyanobacteria, or lemna. "(G) SPECIAL RULES FOR ALGAE.—In the case of fuel which is derived by, or from, feedstock described in subparagraph (F)(ii) and which is sold by the taxpayer to another person for refining by such other person into a fuel which meets the requirements of subparagraph (E)(i)(II) and the refined fuel is not excluded under subparagraph (E)(iii)—

"(i) such sale shall be treated as described in subparagraph (C)(i),

"(ii) such fuel shall be treated as meeting the requirements of subparagraph (E)(i)(II) and as not being excluded under subparagraph (E)(iii) in the hands of such taxpayer, and

"(iii) except as provided in this subparagraph, such fuel (and any fuel derived from such fuel) shall not be taken into account under subparagraph (C) with respect to the taxpayer or any other person.".

(3) CONFORMING AMENDMENTS.

(A) Section 40, as amended by paragraph (2), is amended—

(i) by striking "cellulosic biofuel" each place it appears in the text thereof and inserting "second generation biofuel",

(ii) by striking "CELLULOSIC" in the headings of subsections (b)(6), (b)(6)(E), and (d)(3)(D) and inserting "SECOND GENERATION", and

"SECOND GENERATION", and (iii) by striking "CELLULOSIC" in the headings of subsections (b)(6)(C), (b)(6)(D), (b)(6)(H), (d)(6), and (e)(3) and inserting "SECOND GENERATION".

(B) Clause (ii) of section 40(b)(6)(E) is amended by striking "Such term shall not" and inserting "The term 'second generation biofuel' shall not".

(C) Paragraph (1) of section 4101(a) is amended by striking "cellulosic biofuel" and inserting "second generation biofuel".

(4) EFFECTIVE DATE.—The amendments made by this subsection shall apply to fuels sold or used after the date of the enactment of this Act.

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SEC. 405. EXTENSION OF INCENTIVES FOR BIODIESEL AND RENEW-ABLE DIESEL.

(a) CREDITS FOR BIODIESEL AND RENEWABLE DIESEL USED AS FUEL.—Subsection (g) of section 40A is amended by striking
"December 31, 2011" and inserting "December 31, 2013".
(b) EXCISE TAX CREDITS AND OUTLAY PAYMENTS FOR BIODIESEL

AND RENEWABLE DIESEL FUEL MIXTURES.

(1) Paragraph (6) of section 6426(c) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(2) Subparagraph (B) of section 6427(e)(6) is amended by striking "December 31, 2011" and inserting "December 31, 2013".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to fuel sold or used after December 31, 2011.

SEC. 406. EXTENSION OF PRODUCTION CREDIT FOR INDIAN COAL FACILITIES PLACED IN SERVICE BEFORE 2009.

(a) IN GENERAL.—Subparagraph (A) of section 45(e)(10) is amended by striking "7-year period" each place it appears and inserting "8-year period". (b) EFFECTIVE DATE.—The amendment made by this section

shall apply to coal produced after December 31, 2012.

SEC. 407. EXTENSION AND MODIFICATION OF CREDITS WITH RESPECT TO FACILITIES PRODUCING ENERGY FROM CERTAIN **RENEWABLE RESOURCES.**

(a) PRODUCTION TAX CREDIT.—

(1) EXTENSION FOR WIND FACILITIES.—Paragraph (1) of section 45(d) is amended by striking "January 1, 2013" and inserting "January 1, 2014".

(2) EXCLUSION OF PAPER WHICH IS COMMONLY RECYCLED FROM DEFINITION OF MUNICIPAL SOLID WASTE.—Section 45(c)(6) is amended by inserting ", except that such term does not include paper which is commonly recycled and which has been segregated from other solid waste (as so defined)" after "(42 U.S.C. 6903)".

(3) MODIFICATION TO DEFINITION OF QUALIFIED FACILITY.-

(A) IN GENERAL.—The following provisions of section 45(d), as amended by paragraph (1), are each amended by striking "before January 1, 2014" and inserting "the construction of which begins before January 1, 2014":

(i) Paragraph (1).

(ii) Paragraph (2)(A)(i).

(iii) Paragraph (3)(A)(i)(I).

(iv) Paragraph (6).

(v) Paragraph (7).

- (vi) Paragraph (9)(B)
- (vii) Paragraph (11)(B).

(B) CERTAIN CLOSED-LOOP BIOMASS FACILITIES.-Subparagraph (A) of section 45(d)(2) is amended by adding at the end the following new flush sentence:

"For purposes of clause (ii), a facility shall be treated as modified before January 1, 2014, if the construction of such modification begins before such date.".

(C) CERTAIN OPEN-LOOP BIOMASS FACILITIES.—Clause (ii) of section 45(d)(3)(A) is amended by striking "is originally placed in service" and inserting "the construction of which begins"

(D) GEOTHERMAL FACILITIES.—

(i) IN GENERAL.—Paragraph (4) of section 45(d) is amended by striking "and before January 1, 2014" and all that follows and inserting "and which—

"(A) in the case of a facility using solar energy, is placed in service before January 1, 2006, or

"(B) in the case of a facility using geothermal energy, the construction of which begins before January 1, 2014. Such term shall not include any property described in section for purposes of determining the energy credit under section 48.".

(E) INCREMENTAL HYDROPOWER PRODUCTION.—Paragraph (9) of section 45(d) is amended-

(i) by redesignating subparagraphs (A) and (B), as amended by subparagraph (A), as clauses (i) and (ii), respectively, and by moving such clauses (as so redesignated) 2 ems to the right,

(ii) by striking "In the case of a facility" and inserting the following: "(A) IN GENERAL.—In the case of a facility"

(iii) by redesignating subparagraph (C) as subparagraph(B), and

(iv) by adding at the end the following new subparagraph:

"(C) SPECIAL RULE.—For purposes of subparagraph (A)(i), an efficiency improvement or addition to capacity shall be treated as placed in service before January 1, 2014, if the construction of such improvement or addition begins before such date."

(b) EXTENSION OF ELECTION TO TREAT QUALIFIED FACILITIES AS ENERGY PROPERTY.—Subparagraph (C) of section 48(a)(5) is amended to read as follows:

"(C) QUALIFIED INVESTMENT CREDIT FACILITY.—For purposes of this paragraph, the term 'qualified investment credit facility' means any facility

"(i) which is a qualified facility (within the meaning of section 45) described in paragraph (1), (2), (3), (4), (6), (7), (9), or (11) of section 45(d),

"(ii) which is placed in service after 2008 and the construction of which begins before January 1, 2014, and

"(iii) with respect to which—

"(I) no credit has been allowed under section 45, and

"(II) the taxpayer makes an irrevocable election to have this paragraph apply.". (c) TECHNICAL CORRECTIONS.—

(1) Subparagraph (D) of section 48(a)(5) is amended-

(A) by striking "and" at the end of clause (i)(II),

(B) by striking the period at the end of clause (ii) and inserting a comma, and

(C) by adding at the end the following new clauses:

"(iii) which is constructed, reconstructed, erected,

or acquired by the taxpayer, and "(iv) the original use of which commences with the taxpayer.".

(2) Paragraphs (1) and (2) of subsection (a) of section 1603 of division B of the American Recovery and Reinvestment Act of 2009 are each amended by striking "placed in service" and inserting "originally placed in service by such person".

(d) EFFECTIVE DATES.-

1) IN GENERAL.—Except as provided in paragraphs (2) and (3), the amendments made by this section shall take effect on the date of the enactment of this Act.

(2) MODIFICATION TO DEFINITION OF MUNICIPAL SOLID WASTE.—The amendments made by subsection (a)(2) shall apply to electricity produced and sold after the date of the enactment of this Act, in taxable years ending after such date.

(3) TECHNICAL CORRECTIONS.—The amendments made by subsection (c) shall apply as if included in the enactment of the provisions of the American Recovery and Reinvestment Act of 2009 to which they relate.

SEC. 408. EXTENSION OF CREDIT FOR ENERGY-EFFICIENT NEW HOMES.

(a) IN GENERAL.-Subsection (g) of section 45L is amended

(a) IN GENERAL.—Subsection (g) of section 45L is amended by striking "December 31, 2011" and inserting "December 31, 2013".
(b) ENERGY SAVINGS REQUIREMENTS.—Clause (i) of section 45L(c)(1)(A) is amended by striking "2003 International Energy Conservation Code, as such Code (including supplements) is in effect on the date of the enactment of this section" and inserting "2000 International Energy Conservation Code (and a constraint of the section)" of the section of "2006 International Energy Conservation Code, as such Code (including supplements) is in effect on January 1, 2006". (c) EFFECTIVE DATE.—The amendments made by this section

shall apply to homes acquired after December 31, 2011.

SEC. 409. EXTENSION OF CREDIT FOR ENERGY-EFFICIENT APPLI-ANCES.

(a) IN GENERAL.—Section 45M(b) is amended by striking "2011" each place it appears other than in the provisions specified in subsection (b) and inserting "2011, 2012, or 2013".

(b) PROVISIONS SPECIFIED.—The provisions of section 45M(b) specified in this subsection are subparagraph (C) of paragraph (1) and subparagraph (E) of paragraph (2).

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to appliances produced after December 31, 2011.

SEC. 410. EXTENSION AND MODIFICATION OF SPECIAL ALLOWANCE FOR CELLULOSIC BIOFUEL PLANT PROPERTY.

(a) EXTENSION.-

(1) IN GENERAL.—Subparagraph (D) of section 168(1)(2) is amended by striking "January 1, 2013" and inserting "January 1.2014

(2) EFFECTIVE DATE.—The amendment made by this subsection shall apply to property placed in service after December 31, 2012.

(b) Algae Treated as a Qualified Feedstock for Purposes of Bonus Depreciation for Biofuel Plant Property.—

(1) IN GENERAL.—Subparagraph (A) of section 168(l)(2) is amended by striking "solely to produce cellulosic biofuel" and inserting "solely to produce second generation biofuel (as defined in section 40(b)(6)(E))".

(2) CONFORMING AMENDMENTS.—Subsection (l) of section
 168, as amended by subsection (a), is amended—

 (A) by striking "cellulosic biofuel" each place it appears

in the text thereof and inserting "second generation biofuel",

(B) by striking paragraph (3) and redesignating paragraphs (4) through (8) as paragraphs (3) through (7), respectively,

(C) by striking "CELLULOSIC" in the heading of such subsection and inserting "SECOND GENERATION", and (D) by striking "CELLULOSIC" in the heading of para-

(D) by striking "CELLULOSIC" in the heading of paragraph (2) and inserting "SECOND GENERATION".
 (3) EFFECTIVE DATE.—The amendments made by this sub-

(3) EFFECTIVE DATE.—The amendments made by this subsection shall apply to property placed in service after the date of the enactment of this Act.

SEC. 411. EXTENSION OF SPECIAL RULE FOR SALES OR DISPOSITIONS TO IMPLEMENT FERC OR STATE ELECTRIC RESTRUC-TURING POLICY FOR QUALIFIED ELECTRIC UTILITIES.

(a) IN GENERAL.—Paragraph (3) of section 451(i) is amended by striking "January 1, 2012" and inserting "January 1, 2014".
(b) EFFECTIVE DATE.—The amendment made by this section shall apply to dispositions after December 31, 2011.

SEC. 412. EXTENSION OF ALTERNATIVE FUELS EXCISE TAX CREDITS. (a) IN GENERAL.—Sections 6426(d)(5) and 6426(e)(3) are each

amended by striking "December 31, 2011" and inserting "December 31, 2013".

(b) OUTLAY PAYMENTS FOR ALTERNATIVE FUELS.—Paragraph (6) of section 6427(e) is amended—

(1) in subparagraph (C)—

(A) by striking "or alternative fuel mixture (as defined in subsection (d)(2) or (e)(3) of section 6426)" and inserting "(as defined in section 6426(d)(2))", and

(B) by striking "December 31, 2011, and" and inserting "December 31, 2013,"

(2) in subparagraph (D)—

(A) by striking "or alternative fuel mixture", and

(B) by striking the period at the end and inserting ", and", and

(3) by adding at the end the following new subparagraph:
"(E) any alternative fuel mixture (as defined in section 6426(e)(2)) sold or used after December 31, 2011.".

(c) EFFECTIVE DATE.—The amendments made by this section shall apply to fuel sold or used after December 31, 2011.

TITLE V—UNEMPLOYMENT

SEC. 501. EXTENSION OF EMERGENCY UNEMPLOYMENT COMPENSA-TION PROGRAM.

(a) EXTENSION.—Section 4007(a)(2) of the Supplemental Appropriations Act, 2008 (Public Law 110–252; 26 U.S.C. 3304 note) is amended by striking "January 2, 2013" and inserting "January 1, 2014".

(b) FUNDING.—Section 4004(e)(1) of the Supplemental Appropriations Act, 2008 (Public Law 110-252; 26 U.S.C. 3304 note) is amended-

(1) in subparagraph (H), by striking "and" at the end; and

(2) by inserting after subparagraph (I) the following: "(J) the amendments made by section 501(a) of the American Taxpayer Relief Act of 2012;".

(c) EFFECTIVE DATE.—The amendments made by this section shall take effect as if included in the enactment of the Unemployment Benefits Extension Act of 2012 (Public Law 112-96)

SEC. 502. TEMPORARY EXTENSION OF EXTENDED BENEFIT PROVI-SIONS.

(a) IN GENERAL.—Section 2005 of the Assistance for Unemployed Workers and Struggling Families Act, as contained in Public Law 111-5 (26 U.S.C. 3304 note), is amended-

(1) by striking "December 31, 2012" each place it appears and inserting "December 31, 2013"; and
(2) in subsection (c), by striking "June 30, 2013" and

inserting "June 30, 2014".

(b) EXTENSION OF MATCHING FOR STATES WITH NO WAITING WEEK.—Section 5 of the Unemployment Compensation Extension Act of 2008 (Public Law 110-449; 26 U.S.C. 3304 note) is amended by striking "June 30, 2013" and inserting "June 30, 2014". (c) EXTENSION OF MODIFICATION OF INDICATORS UNDER THE

EXTENDED BENEFIT PROGRAM.—Section 203 of the Federal-State Extended Unemployment Compensation Act of 1970 (26 U.S.C. 3304 note) is amended—

(1) in subsection (d), by striking "December 31, 2012" and inserting "December 31, 2013"; and (2) in subsection (f)(2), by striking "December 31, 2012"

and inserting "December 31, 2013".

(d) EFFECTIVE DATE.—The amendments made by this section shall take effect as if included in the enactment of the Unemployment Benefits Extension Act of 2012 (Public Law 112-96).

SEC. 503. EXTENSION OF FUNDING FOR REEMPLOYMENT SERVICES AND REEMPLOYMENT AND ELIGIBILITY ASSESSMENT ACTIVITIES.

(a) IN GENERAL.—Section 4004(c)(2)(A) of the Supplemental Appropriations Act, 2008 (Public Law 110–252; 26 U.S.C. 3304 note) is amended by striking "through fiscal year 2013" and inserting "through fiscal year 2014".

(b) EFFECTIVE DATE.—The amendments made by this section shall take effect as if included in the enactment of the Unemployment Benefits Extension Act of 2012 (Public Law 112-96).

SEC. 504. ADDITIONAL EXTENDED UNEMPLOYMENT BENEFITS UNDER THE RAILROAD UNEMPLOYMENT INSURANCE ACT.

 $Extension.-Section \quad 2(c)(2)(D)(iii) \quad of \quad the \quad Railroad$ (a) Unemployment Insurance Act, as added by section 2006 of the American Recovery and Reinvestment Act of 2009 (Public Law 111–5) and as amended by section 9 of the Worker, Homeownership, and Business Assistance Act of 2009 (Public Law 111-92), section 505 of the Tax Relief, Unemployment Insurance Reauthorization, and Job Creation Act of 2010 (Public Law 111-312), section 202 of the Temporary Payroll Tax Cut Continuation Act of 2011 (Public Law 112-78), and section 2124 of the Unemployment Benefits (1) by striking "June 30, 2012" and inserting "June 30, 2013"; and Extension Act of 2012 (Public Law 112-96), is amended

(2) by striking "December 31, 2012" and inserting "December 31, 2013".

(b) CLARIFICATION ON AUTHORITY TO USE FUNDS.—Funds appropriated under either the first or second sentence of clause (iv) of section 2(c)(2)(D) of the Railroad Unemployment Insurance Act shall be available to cover the cost of additional extended unemployment benefits provided under such section 2(c)(2)(D) by reason of the amendments made by subsection (a) as well as to cover the cost of such benefits provided under such section 2(c)(2)(D), as in effect on the day before the date of enactment of this Act.

(c) FUNDING FOR ADMINISTRATION.—Out of any funds in the Treasury not otherwise appropriated, there are appropriated to the Railroad Retirement Board \$250,000 for administrative expenses associated with the payment of additional extended unemployment benefits provided under section 2(c)(2)(D) of the Railroad Unemployment Insurance Act by reason of the amendments made by subsection (a), to remain available until expended.

TITLE VI—MEDICARE AND OTHER HEALTH EXTENSIONS

Subtitle A—Medicare Extensions

SEC. 601. MEDICARE PHYSICIAN PAYMENT UPDATE.

(a) IN GENERAL.—Section 1848(d) of the Social Security Act (42 U.S.C. 1395w-4(d)) is amended by adding at the end the following new paragraph:

"(14) UPDATE FOR 2013.—

"(A) IN GENERAL.—Subject to paragraphs (7)(B), (8)(B), (9)(B), (10)(B), (11)(B), (12)(B), and (13)(B), in lieu of the update to the single conversion factor established in paragraph (1)(C) that would otherwise apply for 2013, the update to the single conversion factor for such year shall be zero percent.

"(B) NO EFFECT ON COMPUTATION OF CONVERSION FACTOR FOR 2014 AND SUBSEQUENT YEARS.—The conversion factor under this subsection shall be computed under paragraph (1)(A) for 2014 and subsequent years as if subparagraph (A) had never applied.".

(b) Advancement of Clinical Data Registries To Improve THE QUALITY OF HEALTH CARE.-

(1) IN GENERAL.—Section 1848(m)(3) of the Social Security Act (42 U.S.C. 1395w-4(m)(3)) is amended-

(A) by redesignating subparagraph (D) as subparagraph (F); and

(B) by inserting after subparagraph (C) the following new subparagraphs:

"(D) SATISFACTORY REPORTING MEASURES THROUGH PARTICIPATION IN A QUALIFIED CLINICAL DATA REGISTRY.-For 2014 and subsequent years, the Secretary shall treat an eligible professional as satisfactorily submitting data on quality measures under subparagraph (A) if, in lieu of reporting measures under subsection (k)(2)(C), the eligible professional is satisfactorily participating, as determined by the Secretary, in a qualified clinical data registry (as described in subparagraph (E)) for the year.

"(E) QUALIFIED CLINICAL DATA REGISTRY.-

(i) IN GENERAL.—The Secretary shall establish requirements for an entity to be considered a qualified clinical data registry. Such requirements shall include a requirement that the entity provide the Secretary with such information, at such times, and in such manner, as the Secretary determines necessary to carry out this subsection.

"(ii) CONSIDERATIONS.—In establishing the requirements under clause (i), the Secretary shall consider whether an entity-

"(I) has in place mechanisms for the transparency of data elements and specifications, risk models, and measures; "(II) requires the submission of data from

participants with respect to multiple payers;

"(III) provides timely performance reports to participants at the individual participant level; and "(IV) supports quality improvement initiatives for participants.

"(iii) MEASURES.—With respect to measures used by a qualified clinical data registry—

"(I) sections 1890(b)(7) and 1890A(a) shall not

apply; and "(II) measures endorsed by the entity with a contract with the Secretary under section 1890(a) may be used.

"(iv) CONSULTATION.—In carrying out this subpara-graph, the Secretary shall consult with interested parties.

 $\ensuremath{"}(v)$ Determination.—The Secretary shall establish a process to determine whether or not an entity meets the requirements established under clause (i). Such process may involve one or both of the following:

"(I) A determination by the Secretary.

"(II) A designation by the Secretary of one or more independent organizations to make such determination.".

(2) GAO STUDY AND REPORT ON INCORPORATING REGISTRY DATA INTO THE MEDICARE PROGRAM IN ORDER TO IMPROVE QUALITY AND EFFICIENCY.-

(A) STUDY.-The Comptroller General of the United States shall conduct a study on the potential of clinical data registries to improve the quality and efficiency of care in the Medicare program, including through payment system incentives. Such study shall include an analysis of the role of health information technology in facilitating clinical data registries and the use of data from such registries among private health insurers as well as other entities the Comptroller General determines appropriate.

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(B) REPORT.—Not later than November 15, 2013, the Comptroller General of the United States shall submit to Congress a report on the study conducted under subparagraph (A), together with recommendations for such legislation and administrative action as the Comptroller General determines appropriate.

SEC. 602. WORK GEOGRAPHIC ADJUSTMENT.

Section 1848(e)(1)(E) of the Social Security Act (42 U.S.C. 1395w-4(e)(1)(E)) is amended by striking "before January 1, 2013" and inserting "before January 1, 2014".

SEC. 603. PAYMENT FOR OUTPATIENT THERAPY SERVICES.

(a) EXTENSION.—Section 1833(g) of the Social Security Act (42 U.S.C. 1395l(g)) is amended— (1) in paragraph (5)(A), in the first sentence, by striking

"December 31, 2012" and inserting "December 31, 2013"; and (2) in paragraph (6)-

(A) by striking "December 31, 2012" and inserting "December 31, 2013"; and

(B) by inserting "or 2013" after "during 2012".(b) APPLICATION OF THERAPY CAP TO THERAPY FURNISHED AS PART OF OUTPATIENT CRITICAL ACCESS HOSPITAL SERVICES.-Section 1833(g)(6) of the Social Security Act (42 U.S.C. 1395l(g)(6)), as amended by subsection (a), is amended-

(1) by striking "In applying" and inserting "(A) In applying"; and

(2) by adding at the end the following new subparagraph: "(B)(i) With respect to outpatient therapy services furnished beginning on or after January 1, 2013, and before January 1, 2014, for which payment is made under section 1834(g), the Secretary shall count toward the uniform dollar limitations described in paragraphs (1) and (3) and the threshold described in paragraph (5)(C) the amount that would be payable under this part if such services were paid under section 1834(k)(1)(B) instead of being paid under section 1834(g).

(ii) Nothing in clause (i) shall be construed as changing the method of payment for outpatient therapy services under section 1834(g).²

(c) BENEFICIARY PROTECTIONS.—Section 1833(g)(5) of the Social Security Act (42 U.S.C. 13951(g)(5)) is amended by adding at the end the following new subparagraph:

(D) With respect to services furnished on or after January 1, 2013, where payment may not be made as a result of application of paragraphs (1) and (3), section 1879 shall apply in the same manner as such section applies to a denial that is made by reason of section 1862(a)(1).".

(d) IMPLEMENTATION.—Notwithstanding any other provision of law, the Secretary of Health and Human Services may implement the provisions of, and the amendments made by, this section by program instruction or otherwise.

SEC. 604. AMBULANCE ADD-ON PAYMENTS.

(a) GROUND AMBULANCE.—Section 1834(l)(13)(A) of the Social Security Act (42 U.S.C. 1395m(l)(13)(A)) is amended—

(1) in the matter preceding clause (i), by striking "January 1, 2013" and inserting "January 1, 2014"; and

(2) in each of clauses (i) and (ii), by striking "January 1, 2013" and inserting "January 1, 2014" each place it appears.
(b) AIR AMBULANCE.—Section 146(b)(1) of the Medicare Improvements for Patients and Providers Act of 2008 (Public Law 110, 275). 110-275), as amended by sections 3105(b) and 10311(b) of the Patient Protection and Affordable Care Act (Public Law 111–148), section 106(b) of the Medicare and Medicaid Extenders Act of 2010 (Public Law 111-309), section 306(b) of the Temporary Payroll Tax Cut Continuation Act of 2011 (Public Law 112–78), and section 3007(b) of the Middle Class Tax Relief and Job Creation Act of 2012 (Public Law 112-96), is amended by striking "December 31,

2012" and inserting "June 30, 2013".
(c) SUPER RURAL AMBULANCE.—Section 1834(1)(12)(A) of the Social Security Act (42 U.S.C. 1395m(1)(12)(A)) is amended in the first sentence by striking "January 1, 2013" and inserting "January 1, 2014"

(d) STUDIES OF AMBULANCE COSTS.-

(1) IN GENERAL.—The Secretary of Health and Health and Human Services (in this subsection referred to as the "Secretary") shall conduct a study of each of the following:

(A) A study that analyzes data on existing cost reports for ambulance services furnished by hospitals and critical access hospitals, including variation by characteristics of

such providers of services. (B) A study of the feasibility of obtaining cost data on a periodic basis from all ambulance providers of services and suppliers for potential use in examining the appro-priateness of the Medicare add-on payments for ground ambulance services furnished under the fee schedule under section 1834(l) of the Social Security Act (42 U.S.C. 1395m(l)) and in preparing for future reform of such payment system.

(2) COMPONENTS OF ONE OF THE STUDIES.—In conducting the study under paragraph (1)(B), the Secretary shall—

(A) consult with industry on the design of such cost

collection efforts; (B) explore use of cost surveys and cost reports to collect appropriate cost data and the periodicity of such

cost data collection; (C) examine the feasibility of development of a standard cost reporting tool for providers of services and suppliers of ground ambulance services; and

(D) examine the ability to furnish such cost data by various types of ambulance providers of services and suppliers, especially by rural and super-rural providers of services and suppliers.

(3) REPORTS.

(A) EXISTING COST REPORTS.—Not later than October 1, 2013, the Secretary shall submit a report to Congress on the study conducted under paragraph (1)(A), together with recommendations for such legislation and administrative action as the Secretary determines appropriate.

(B) OBTAINING COST DATA.—Not later than July 1, 2014, the Secretary shall submit a report to Congress on the study conducted under paragraph (1)(B), together with recommendations for such legislation and administrative action as the Secretary determines appropriate.

SEC. 605. EXTENSION OF MEDICARE INPATIENT HOSPITAL PAYMENT ADJUSTMENT FOR LOW-VOLUME HOSPITALS.

Section 1886(d)(12) of the Social Security Act (42 U.S.C. 1395ww(d)(12)) is amended-

(1) in subparagraph (B), in the matter preceding clause (i), by striking "2013" and inserting "2014";

(1), by stirking 2015 and inserting "2014";
(2) in subparagraph (C)(i), by striking "and 2012" each place it appears and inserting ", 2012, and 2013"; and
(3) in subparagraph (D), by striking "and 2012" and inserting ", 2012, and 2013".

SEC. 606. EXTENSION OF THE MEDICARE-DEPENDENT HOSPITAL (MDH) PROGRAM.

EXTENSION OF PAYMENT METHODOLOGY.—Section (a) 1886(d)(5)(G) of the Social Security Act (42 U.S.C. 1395ww(d)(5)(G)) is amended-

(1) in clause (i), by striking "October 1, 2012" and inserting "October 1, 2013"; and

(2) in clause (ii)(II), by striking "October 1, 2012" and inserting "October 1, 2013".

(b) CONFORMING AMENDMENTS.-

(1) EXTENSION OF TARGET AMOUNT.—Section 1886(b)(3)(D) of the Social Security Act (42 U.S.C. 1395ww(b)(3)(D)) is amended-

(A) in the matter preceding clause (i), by striking "October 1, 2012" and inserting "October 1, 2013"; and (B) in clause (iv), by striking "through fiscal year 2012" and inserting "through fiscal year 2013".

(2) PERMITTING HOSPITALS TO DECLINE RECLASSIFICATION.— Section 13501(e)(2) of the Omnibus Budget Reconciliation Act of 1993 (42 U.S.C. 1395ww note) is amended by striking 'through fiscal year 2012" and inserting "through fiscal year 2013".

SEC. 607. EXTENSION FOR SPECIALIZED MEDICARE ADVANTAGE PLANS FOR SPECIAL NEEDS INDIVIDUALS.

Section 1859(f)(1) of the Social Security Act (42 U.S.C. 1395w-28(f)(1)) is amended by striking "2014" and inserting "2015".

SEC. 608. EXTENSION OF MEDICARE REASONABLE COST CONTRACTS. Section 1876(h)(5)(C)(ii) of the Social Security Act (42 U.S.C. 1395mm(h)(5)(C)(ii)) is amended, in the matter preceding subclause (I), by striking "January 1, 2013" and inserting "January 1, 2014".

SEC. 609. PERFORMANCE IMPROVEMENT.

(a) EXTENSION OF FUNDING FOR CONTRACT WITH CONSENSUS-BASED ENTITY REGARDING PERFORMANCE MEASUREMENT.-

(1) IN GENERAL.—Section 1890(d) of the Social Security Act (42 U.S.C. 1395aaa(d)) is amended by striking "fiscal years 2009 through 2012" and inserting "fiscal years 2009 through 2013"

(2) REVISION TO DUTIES.—Section 1890(b) of the Social Security Act (42 U.S.C. 1395aaa(b)) is amended by striking paragraph (4).

(b) PROVIDING DATA FOR PERFORMANCE IMPROVEMENT IN A TIMELY MANNER.

(1) IN GENERAL.—The Secretary of Health and Human Services (in this subsection referred to as the "Secretary") shall

develop a strategy to provide data for performance improvement in a timely manner to applicable providers under the Medicare program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.), including with respect to the provision of the following:

(A) Utilization data, including such data for items and services under parts A, B, and D of the Medicare program. (B) Feedback on quality data submitted by the

applicable provider under the Medicare program. (2) CONSIDERATIONS.—In developing the strategy under

paragraph (1), the Secretary shall consider-

(A) the type of applicable provider receiving the data;(B) the frequency of providing the data so that it can be the most relevant in improving provider performance;

(C) risk adjustment methods;(D) presentation of the data in a meaningful manner and easily understandable format;

(E) with respect to utilization data, the provision of data that the Secretary determines would be useful to improve the performance of the type of applicable provider involved; and

(F) administrative costs involved with providing data. (3) SUBMISSION AND AVAILABILITY OF INITIAL STRATEGY.-Not later than 1 year after the date of the enactment of this Act, the Secretary shall-

(A) submit to the relevant committees of Congress the strategy described in paragraph (1); and

(B) post such strategy on the website of the Centers for Medicare & Medicaid Services.

(4) STRATEGY UPDATE.-

(A) FEEDBACK FROM STAKEHOLDERS.—The Secretary shall seek feedback from stakeholders on the initial strategy submitted under paragraph (3). (B) STRATEGY UPDATE.—The Secretary shall—

(i) update the strategy described in paragraph (1) based on the feedback submitted under subparagraph $(\mathbf{A});$ and

(ii) not later than 18 months after the date of the enactment of this Act-

(I) submit such updated strategy to the rel-evant committees of Congress; and

(II) post such updated strategy on the website of the Centers for Medicare & Medicaid Services. (5) GAO STUDY AND REPORT ON PRIVATE SECTOR INFORMA-TION SHARING ACTIVITIES.

(A) STUDY.—The Comptroller General of the United States (in this paragraph referred to as the "Comptroller General") shall conduct a study on information sharing activities. Such study shall include an analysis of—

(i) how private sector entities share timely data with hospitals, physicians, and other providers and what lessons can be learned from those activities;

(ii) how the Medicare program currently shares data with providers, including what data is provided and to which providers, and what divisions within the Centers for Medicare & Medicaid Services oversee those efforts;

(iii) what, if any, differences there are between the private sector and the Medicare program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.) in terms of sharing data; and

(iv) what, if any, barriers there are for the Centers for Medicare & Medicaid Services to sharing timely data with applicable providers and recommendations to eliminate or reduce such barriers.

(B) REPORT.—Not later than 8 months after the date of the enactment of this Act, the Comptroller General shall submit to the relevant committees of Congress a report containing the results of the study conducted under subparagraph (A), together with recommendations for such legislation and administrative action as the Comptroller General determines appropriate. (6) DEFINITIONS.—In this subsection:

(A) APPLICABLE PROVIDER.—The term "applicable provider" means the following:

(i) A critical access hospital (as defined in section 1861(mm)(1) of the Social Security Act (42 U.S.C. 1395xx(mm)(1))).

(ii) A hospital (as defined in section 1861(e) of such Act (42 U.S.C. 1395x(e))).

(iii) A physician (as defined in section 1861(r) of such Act (42 U.S.C. 1395x(r))).

(iv) Any other provider the Secretary determines should receive the information described in subsection (a).

(B) PERFORMANCE IMPROVEMENT.—The term "performance improvement" means improvements in quality, reducing per capita costs, and other criteria the Secretary determines appropriate.

SEC. 610. EXTENSION OF FUNDING OUTREACH AND ASSISTANCE FOR LOW-INCOME PROGRAMS.

(a) Additional Funding for State Health Insurance Pro-GRAMS.—Subsection (a)(1)(B) of section 119 of the Medicare Improvements for Patients and Providers Act of 2008 (42 U.S.C. 1395b-3 note), as amended by section 3306 of the Patient Protection and Affordable Care Act Public Law 111-148), is amended-

(1) in clause (i), by striking "and" at the end;

(2) in clause (ii), by striking the period at the end and inserting "; and"; and (3) by inserting after clause (ii) the following new clause:

"(iii) for fiscal year 2013, of \$7,500,000.".(b) ADDITIONAL FUNDING FOR AREA AGENCIES ON AGING.— Subsection (b)(1)(B) of such section 119, as so amended, is amended-

(1) in clause (i), by striking "and" at the end; (2) in clause (ii), by striking the period at the end and inserting "; and"; and

(3) by inserting after clause (ii) the following new clause: "(iii) for fiscal year 2013, of \$7,500,000."

(c) Additional Funding for Aging and Disability Resource CENTERS.—Subsection (c)(1)(B) of such section 119, as so amended, is amended-

(1) in clause (i), by striking "and" at the end;

(2) in clause (ii), by striking the period at the end and

(2) in clause (ii), sy building the point in the initial inserting "; and"; and
(3) by inserting after clause (ii) the following new clause: "(iii) for fiscal year 2013, of \$5,000,000.".

(d) Additional Funding for Contract With the National CENTER FOR BENEFITS AND OUTREACH ENROLLMENT.—Subsection (d)(2) of such section 119, as so amended, is amended—

(1) in clause (i), by striking "and" at the end;

(2) in clause (ii), by striking the period at the end and inserting "; and"; and

(3) by inserting after clause (ii) the following new clause: "(iii) for fiscal year 2013, of \$5,000,000.".

Subtitle B—Other Health Extensions

SEC. 621. EXTENSION OF THE QUALIFYING INDIVIDUAL (QI) PROGRAM.

(a) EXTENSION.—Section 1902(a)(10)(E)(iv) of the Social Security Act (42 U.S.C. 1396a(a)(10)(E)(iv)) is amended by striking "2012" and inserting "2013"

(b) EXTENDING TOTAL AMOUNT AVAILABLE FOR ALLOCATION.-Section 1933(g) of such Act (42 U.S.C. 1396u-3(g)) is amended-(1) in paragraph (2)-

(Å) in subparagraph (Q), by striking "and" after the semicolon;

(B) in subparagraph (R), by striking the period at the end and inserting a semicolon; and

(C) by adding at the end the following new subparagraphs:

"(S) for the period that begins on January 1, 2013, and ends on September 30, 2013, the total allocation amount is \$485,000,000; and

"(T) for the period that begins on October 1, 2013, and ends on December 31, 2013, the total allocation amount is \$300,000,000."; and (2) in paragraph (3), in the matter preceding subparagraph

(A), by striking "or (R)" and inserting "(R), or (T)".

SEC. 622. EXTENSION OF TRANSITIONAL MEDICAL ASSISTANCE (TMA).

Sections 1902(e)(1)(B) and 1925(f) of the Social Security Act (42 U.S.C. 1396a(e)(1)(B), 1396r-6(f)) are each amended by striking "2012" and inserting "2013".

SEC. 623. EXTENSION OF MEDICAID AND CHIP EXPRESS LANE OPTION.

Section 1902(e)(13)(I) of the Social Security Act (42 U.S.C. 1396a(e)(13)(I)) is amended by striking "2013" and inserting "2014".

SEC. 624. EXTENSION OF FAMILY-TO-FAMILY HEALTH INFORMATION CENTERS.

Section 501(c)(1)(A)(iii) of the Social Security Act (42 U.S.C. 701(c)(1)(A)(iii)) is amended by striking "2012" and inserting "2013".

SEC. 625. EXTENSION OF SPECIAL DIABETES PROGRAM FOR TYPE I DIABETES AND FOR INDIANS.

(a) Special Diabetes Programs for Type I Diabetes.—Section 330B(b)(2)(C) of the Public Health Service Act (42 U.S.C. 254c-2(b)(2)(C)) is amended by striking "2013" and inserting "2014".

(b) SPECIAL DIABETES PROGRAMS FOR INDIANS.—Section 330C(c)(2)(C) of the Public Health Service Act (42 U.S.C. 254c-3(c)(2)(C)) is amended by striking "2013" and inserting "2014".

Subtitle C—Other Health Provisions

SEC. 631. IPPS DOCUMENTATION AND CODING ADJUSTMENT FOR IMPLEMENTATION OF MS-DRGS.

(a) RULE OF CONSTRUCTION AND CLARIFICATION.-

(1) RULE OF CONSTRUCTION.—Nothing in the amendments made by subsection (b) shall be construed as changing the existing authority under section 1886(d) of the Social Security Act (42 U.S.C. 1395ww(d)) to make prospective documentation and coding adjustments to the standardized amounts under such section 1886(d) to correct for changes in the coding or classification of discharges that do not reflect real changes in case mix.

(2) CLARIFICATION.—Effective on the date of the enactment of this section, except as provided in section 7(b)(1)(B)(ii) of the TMA, Abstinence Education, and QI Programs Extension Act of 2007, as added by subsection (b)(2)(A)(ii)(IV) of this section, the Secretary of Health and Human Services shall not have authority to fully recoup past overpayments related to documentation and coding changes from fiscal years 2008 and 2009.

(b) ADJUSTMENT.—Section 7 of the TMA, Abstinence Education, and QI Programs Extension Act of 2007 (Public Law 110-90; 121 Stat. 986) is amended-

(1) in the heading, by striking "LIMITATION" and all that follows through "ADJUSTMENT" and inserting "DOCUMENTATION AND CODING ADJUSTMENTS"; and

(2) in subsection (b)-

(A) in paragraph (1)–

(i) in the matter before subparagraph (A)—

(I) by striking "or 2009" and inserting ", 2009, or 2010"; and

(II) by inserting "or otherwise applied for such year" after "applied under subsection (a)"; and

(ii) in subparagraph (B)-

(I) by inserting "(i)" after "(B)"; (II) by striking "or decrease"; (III) by striking the period at the end and

inserting "; and"; and

(IV) by adding at the end the following: "(ii) make an additional adjustment to the standardized amounts under such section 1886(d) based upon the Secretary's estimates for discharges occurring only during fiscal years 2014, 2015, 2016, and 2017 to fully offset \$11,000,000,000 (which represents the amount of the increase in aggregate payments from fiscal years 2008 through 2013 for which an adjustment was not previously applied)."; and

(B) in paragraph (3)-

(i) in subparagraph (A), by inserting before the semicolon the following: "or affecting the Secretary's authority under such paragraph to apply a prospective adjustment to offset aggregate additional payments related to documentation and coding improvements made with respect to discharges during fiscal year 2010"; and

(ii) in subparagraph (B), by striking "and 2012" and inserting "2012, 2014, 2015, 2016, and 2017".

SEC. 632. REVISIONS TO THE MEDICARE ESRD BUNDLED PAYMENT SYSTEM TO REFLECT FINDINGS IN THE GAO REPORT.

(a) ADJUSTMENT TO ESRD BUNDLED PAYMENT RATE TO ACCOUNT FOR CHANGES IN THE UTILIZATION OF CERTAIN DRUGS AND BIOLOGICALS.—Section 1881(b)(14) of the Social Security Act (42 U.S.C. 1395rr(b)(14)) is amended by adding at the end the following new subparagraph:

"(I) For services furnished on or after January 1, 2014, the Secretary shall, by comparing per patient utilization data from 2007 with such data from 2012, make reductions to the single payment that would otherwise apply under this paragraph for renal dialysis services to reflect the Secretary's estimate of the change in the utilization of drugs and biologicals described in clauses (ii), (iii), and (iv) of subparagraph (B) (other than oral-only ESRDrelated drugs, as such term is used in the final rule promulgated by the Secretary in the Federal Register on August 12, 2010 (75 Fed. Reg. 49030)). In making reductions under the preceding sentence, the Secretary shall take into account the most recently available data on average sales prices and changes in prices for drugs and biological reflected in the ESRD market basket percentage increase factor under subparagraph (F).".

(b) TWO-YEAR DELAY OF IMPLEMENTATION OF ORAL-ONLY ESRD-RELATED DRUGS IN THE ESRD PROSPECTIVE PAYMENT SYSTEM; MONITORING.—

(1) DELAY.—The Secretary of Health and Human Services may not implement the policy under section 413.174(f)(6) of title 42, Code of Federal Regulations (relating to oral-only ESRD-related drugs in the ESRD prospective payment system), prior to January 1, 2016.

(2) MONITORING.—With respect to the implementation of oral-only ESRD-related drugs in the ESRD prospective payment system under subsection (b)(14) of section 1881 of the Social Security Act (42 U.S.C. 1395rr(b)(14)), the Secretary of Health and Human Services shall monitor the bone and mineral metabolism of individuals with end stage renal disease.

(c) ANALYSIS OF CASE MIX PAYMENT ADJUSTMENTS.—By not later than January 1, 2016, the Secretary of Health and Human Services shall—

(1) conduct an analysis of the case mix payment adjustments being used under section 1881(b)(14)(D)(i) of the Social Security Act (42 U.S.C. 1395rr(b)(14)(D)(i)); and

(2) make appropriate revisions to such case mix payment adjustments.

(d) UPDATED GAO REPORT.—Not later than December 31, 2015, the Comptroller General of the United States shall submit to Congress a report that updates the report submitted to Congress under section 10336 of the Patient Protection and Affordable Care Act (Public Law 111–148; 124 Stat. 974). The updated report shall include an analysis of how the Secretary of Health and Human Services has addressed points raised in the report submitted under such section 10336 with respect to the Secretary's preparations to implement payment for oral-only ESRD-related drugs in the bundled prospective payment system under section 1881(b)(14) of the Social Security Act (42 U.S.C. 1395rr(b)(14)).

SEC. 633. TREATMENT OF MULTIPLE SERVICE PAYMENT POLICIES FOR THERAPY SERVICES.

(a) SERVICES FURNISHED BY PHYSICIANS AND CERTAIN OTHER PROVIDERS.—Section 1848(b)(7) of the Social Security Act (42 U.S.C. 1395w-4(b)(7)) is amended—

(1) by striking "2011," and inserting "2011, and before April 1, 2013,"; and

(2) by adding at the end the following new sentence: "In the case of such services furnished on or after April 1, 2013, and for which payment is made under such fee schedules, instead of the 25 percent multiple procedure payment reduction specified in such final rule, the reduction percentage shall be 50 percent.".

be 50 percent.".
(b) SERVICES FURNISHED BY OTHER PROVIDERS.—Section 1834(k) of the Social Security Act (42 U.S.C. 1395m(k)) is amended by adding at the end the following new paragraph:

"(7) ADJUSTMENT IN DISCOUNT FOR CERTAIN MULTIPLE THERAPY SERVICES.—In the case of therapy services furnished on or after April 1, 2013, and for which payment is made under this subsection pursuant to the applicable fee schedule amount (as defined in paragraph (3)), instead of the 25 percent multiple procedure payment reduction specified in the final rule published by the Secretary in the Federal Register on November 29, 2010, the reduction percentage shall be 50 percent.".

SEC. 634. PAYMENT FOR CERTAIN RADIOLOGY SERVICES FURNISHED UNDER THE MEDICARE HOSPITAL OUTPATIENT DEPART-MENT PROSPECTIVE PAYMENT SYSTEM.

Section 1833(t)(16) of the Social Security Act (42 U.S.C. 1395l(t)(16)) is amended by adding at the end the following new subparagraph:

"(D) SPECIAL PAYMENT RULE.—

"(i) IN GENERAL.—In the case of covered OPD services furnished on or after April 1, 2013, in a hospital described in clause (ii), if—

"(I) the payment rate that would otherwise apply under this subsection for stereotactic radiosurgery, complete course of treatment of cranial lesion(s) consisting of 1 session that is multisource Cobalt 60 based (identified as of January 1, 2013, by HCPCS code 77371 (and any succeeding code) and reimbursed as of such date under APC 0127 (and any succeeding classification group)); exceeds

"(II) the payment rate that would otherwise apply under this subsection for linear accelerator based stereotactic radiosurgery, complete course of therapy in one session (identified as of January 1, 2013, by HCPCS code G0173 (and any succeeding code) and reimbursed as of such date under APC 0067 (and any succeeding classification group)), the payment rate for the service described in subclause (I) shall be reduced to an amount equal to the payment rate for the service described in subclause (II).

"(ii) HOSPITAL DESCRIBED.—A hospital described in this clause is a hospital that is not—

"(I) located in a rural area (as defined in section 1886(d)(2)(D));

"(II) classified as a rural referral center under section 1886(d)(5)(C); or

"(III) a sole community hospital (as defined in section 1886(d)(5)(D)(iii)).

"(iii) NOT BUDGET NEUTRAL.—In making any budget neutrality adjustments under this subsection for 2013 (with respect to covered OPD services furnished on or after April 1, 2013, and before January 1, 2014) or a subsequent year, the Secretary shall not take into account the reduced expenditures that result from the application of this subparagraph.".

SEC. 635. ADJUSTMENT OF EQUIPMENT UTILIZATION RATE FOR ADVANCED IMAGING SERVICES.

Section 1848 of the Social Security Act (42 U.S.C. 1395w-4) is amended—

(1) in subsection (b)(4)(C)—

(A) by striking "and subsequent years" and inserting ", 2012, and 2013"; and

(B) by adding at the end the following new sentence: "With respect to fee schedules established for 2014 and subsequent years, in such methodology, the Secretary shall use a 90 percent utilization rate."; and (2) in subsection (c)(2)(B)(v)(III), by striking "change in

(2) in subsection (c)(2)(B)(v)(III), by striking "change in the utilization rate applicable to 2011, as described in" and inserting "changes in the utilization rate applicable to 2011 and 2014, as described in the first and second sentence, respectively, of".

SEC. 636. MEDICARE PAYMENT OF COMPETITIVE PRICES FOR DIABETIC SUPPLIES AND ELIMINATION OF OVERPAYMENT FOR DIABETIC SUPPLIES.

(a) APPLICATION OF COMPETITIVE BIDDING PRICES FOR DIABETIC SUPPLIES.—Section 1834(a)(1) of the Social Security Act (42 U.S.C. 1395m(a)(1)) is amended—

(1) in subparagraph (F), in the matter preceding clause (i), by striking "subparagraph (G)" and inserting "subparagraphs (G) and (H)"; and

(2) by adding at the end the following new subparagraph:
"(H) DIABETIC SUPPLIES.—
"(i) IN GENERAL.—On or after the date described

"(i) IN GENERAL.—On or after the date described in clause (ii), the payment amount under this part for diabetic supplies, including testing strips, that are non-mail order items (as defined by the Secretary) shall be equal to the single payment amounts established under the national mail order competition for diabetic supplies under section 1847.

"(ii) DATE DESCRIBED.—The date described in this clause is the date of the implementation of the single payment amounts under the national mail order competition for diabetic supplies under section 1847.".

(b) OVERPAYMENT ELIMINATION FOR DIABETIC SUPPLIES.—Section 1834(a) of the Social Security Act (42 U.S.C. 1395m(a)) is amended by adding at the end the following new paragraph:

(22) Special payment rule for diabetic supplies.—Notwithstanding the preceding provisions of this subsection, for purposes of determining the payment amount under this sub-section for diabetic supplies furnished on or after the first day of the calendar quarter during 2013 that is at least 30 days after the date of the enactment of this paragraph and before the date described in paragraph (1)(H)(ii), the Secretary shall recalculate and apply the covered item update under paragraph (14) as if subparagraph (J)(i) of such paragraph was amended by striking but only if furnished through mail order'."

SEC. 637. MEDICARE PAYMENT ADJUSTMENT FOR NON-EMERGENCY AMBULANCE TRANSPORTS FOR ESRD BENEFICIARIES.

Section 1834(l) of the Social Security Act (42 U.S.C. 1395m(l)) is amended by adding at the end the following new paragraph:

"(15) PAYMENT ADJUSTMENT FOR NON-EMERGENCY AMBU-LANCE TRANSPORTS FOR ESRD BENEFICIARIES.—The fee schedule amount otherwise applicable under the preceding provisions of this subsection shall be reduced by 10 percent for ambulance services furnished on or after October 1, 2013, consisting of non-emergency basic life support services involving transport of an individual with end-stage renal disease for renal dialysis services (as described in section 1881(b)(14)(B)) furnished other than on an emergency basis by a provider of services or a renal dialysis facility.".

SEC. 638. REMOVING OBSTACLES TO COLLECTION OF OVERPAYMENTS.

(a) IN GENERAL.—The last sentence of subsections (b) and (c) of section 1870 of the Social Security Act (42 U.S.C. 1395gg) are each amended-

(1) by striking "third year" and inserting "fifth year"; and
(2) by striking "three-year" and inserting "five-year".
(b) EFFECTIVE DATE.—The amendments made by subsection

(a) shall take effect on the date of the enactment of this Act.

SEC. 639. MEDICARE ADVANTAGE CODING INTENSITY ADJUSTMENT. Section 1853(a)(1)(C)(ii)(III) of the Social Security Act (42 U.S.C.

1395w-23(a)(1)(C)(ii)(III)) is amended— (1) by striking "1.3 percentage points" and inserting "1.5 percentage points"; and

(2) by striking "5.7 percent" and inserting "5.9 percent". SEC. 640. ELIMINATION OF ALL FUNDING FOR THE MEDICARE IMPROVEMENT FUND.

Section 1898(b)(1) of the Social Security Act (42 U.S.C. 1395iii(b)(1)) is amended by striking subparagraphs (A), (B), and (C) and inserting the following new subparagraphs: "(A) fiscal year 2014, \$0; and

"(B) fiscal year 2015, \$0.".

SEC. 641. REBASING OF STATE DSH ALLOTMENTS.

Section 1923(f)(8) of the Social Security Act (42 U.S.C. 1396r-4(f)(8)) is amended to read as follows:

"(8) Special rules for calculating dsh allotments for certain fiscal years.—

"(A) FISCAL YEAR 2021.—Only with respect to fiscal year 2021, the DSH allotment for a State, in lieu of the amount determined under paragraph (3) for the State for that year, shall be equal to the DSH allotment for the State as reduced under paragraph (7) for fiscal year 2020, increased, subject to subparagraphs (B) and (C) of paragraph (3), and paragraph (5), by the percentage change in the consumer price index for all urban consumers (all items; U.S. city average), for fiscal year 2020.

"(B) FISCAL YEAR 2022.—Only with respect to fiscal year 2022, the DSH allotment for a State, in lieu of the amount determined under paragraph (3) for the State for that year, shall be equal to the DSH allotment for the State for fiscal year 2021, as determined under subparagraph (A), increased, subject to subparagraphs (B) and (C) of paragraph (3), and paragraph (5), by the percentage change in the consumer price index for all urban consumers (all items; U.S. city average), for fiscal year 2021. "(C) SUBSEQUENT FISCAL YEARS.—The DSH allotment

"(C) SUBSEQUENT FISCAL YEARS.—The DSH allotment for a State for fiscal years after fiscal year 2022 shall be calculated under paragraph (3) without regard to this paragraph and paragraph (7).".

SEC. 642. REPEAL OF CLASS PROGRAM.

(a) REPEAL.—Title XXXII of the Public Health Service Act (42
U.S.C. 300ll et seq.; relating to the CLASS program) is repealed.
(b) CONFORMING CHANGES.—

(1) Title VIII of the Patient Protection and Affordable Care
Act (Public Law 111-148; 124 Stat. 119, 846-847) is repealed.
(2) Section 1902(a) of the Social Security Act (42 U.S.C. 1396a(a)) is amended—

(A) by striking paragraphs (81) and (82);

(B) in paragraph (80), by inserting "and" at the end; and

(C) by redesignating paragraph (83) as paragraph (81). (3) Paragraphs (2) and (3) of section 6021(d) of the Deficit Reduction Act of 2005 (42 U.S.C. 1396p note) are amended to read as such paragraphs were in effect on the day before the date of the enactment of section 8002(d) of the Patient Protection and Affordable Care Act (Public Law 111–148). Of the funds appropriated by paragraph (3) of such section 6021(d), as amended by the Patient Protection and Affordable Care Act, the unobligated balance is rescinded.

SEC. 643. COMMISSION ON LONG-TERM CARE.

(a) ESTABLISHMENT.—There is established a commission to be known as the Commission on Long-Term Care (referred to in this section as the "Commission").

(b) DUTIES.—

(1) IN GENERAL.—The Commission shall develop a plan for the establishment, implementation, and financing of a comprehensive, coordinated, and high-quality system that ensures the availability of long-term services and supports for individuals in need of such services and supports, including elderly individuals, individuals with substantial cognitive or functional limitations, other individuals who require assistance to perform activities of daily living, and individuals desiring to plan for future long-term care needs.

(2) EXISTING HEALTH CARE PROGRAMS.—For purposes of developing the plan described in paragraph (1), the Commission shall provide recommendations for—

(A) addressing the interaction of a long-term services and support system with existing programs for long-term services and supports, including the Medicare program under title XVIII of the Social Security Act (42 U.S.C. 1395 et seq.) and the Medicaid program under title XIX of the Social Security Act (42 U.S.C. 1396 et seq.), and private long-term care insurance;

(B) improvements to such health care programs that are necessary for ensuring the availability of long-term services and supports; and

services and supports; and (C) issues related to workers who provide long-term services and supports, including—

(i) whether the number of such workers is adequate to provide long-term services and supports to individuals with long-term care needs;

(ii) workforce development necessary to deliver high-quality services to such individuals;

(iii) development of entities that have the capacity to serve as employers and fiscal agents for workers who provide long-term services and supports in the homes of such individuals; and

(iv) addressing gaps in Federal and State infrastructure that prevent delivery of high-quality long term services and supports to such individuals.

(3) ADDITIONAL CONSIDERATIONS.—For purposes of developing the plan described in paragraph (1), the Commission shall take into account projected demographic changes and trends in the population of the United States, as well as the potential for development of new technologies, delivery systems, or other mechanisms to improve the availability and quality of long-term services and supports.

of long-term services and supports into availability and quality of long-term services and supports. (4) CONSULTATION.—For purposes of developing the plan described in paragraph (1), the Commission shall consult with the Medicare Payment Advisory Commission, the Medicaid and CHIP Payment and Access Commission, the National Council on Disability, and relevant consumer groups.

(c) MEMBERSHIP.—

(1) IN GENERAL.—The Commission shall be composed of 15 members, to be appointed not later than 30 days after the date of enactment of this Act, as follows:

(A) The President of the United States shall appoint 3 members.

(B) The majority leader of the Senate shall appoint 3 members.

(C) The minority leader of the Senate shall appoint 3 members.

(D) The Speaker of the House of Representatives shall appoint 3 members. (E) The minority loader of the House of Penrecentatives

(E) The minority leader of the House of Representatives shall appoint 3 members.

(2) REPRESENTATION.—The membership of the Commission shall include individuals who—

(A) represent the interests of—

(i) consumers of long-term services and supports and related insurance products, as well as their representatives:

(ii) older adults;

(iii) individuals with cognitive or functional limitations;

(iv) family caregivers for individuals described in clause (i), (ii), or (iii); (v) the health care workforce who directly provide

long-term services and supports; (vi) private long-term care insurance providers;

(vii) employers;

(viii) State insurance departments; and

(ix) State Medicaid agencies;(B) have demonstrated experience in dealing with issues related to long-term services and supports, health care policy, and public and private insurance; and (C) represent the health care interests and needs of

a variety of geographic areas and demographic groups. (3) CHAIRMAN AND VICE-CHAIRMAN.—The Commission shall

elect a chairman and vice chairman from among its members. (4) VACANCIES.—Any vacancy in the membership of the Commission shall be filled in the manner in which the original appointment was made and shall not affect the power of the

remaining members to execute the duties of the Commission. (5) QUORUM.—A quorum shall consist of 8 members of the Commission, except that 4 members may conduct a hearing

under subsection (e)(1). (6) MEETINGS.—The Commission shall meet at the call of its chairman or a majority of its members.

(7) COMPENSATION AND REIMBURSEMENT OF EXPENSES.-(A) IN GENERAL.—To enable the Commission to exercise its powers, functions, and duties, there are authorized to be disbursed by the Senate the actual and necessary expenses of the Commission approved by the chairman and vice chairman, subject to subparagraph (B) and the rules and regulations of the Senate.

(B) MEMBERS.—Members of the Commission are not entitled to receive compensation for service on the Commission. Members may be reimbursed for travel, subsistence, and other necessary expenses incurred in carrying out the duties of the Commission.

(d) STAFF AND ETHICAL STANDARDS.-

(1) STAFF.—The chairman and vice chairman of the Commission may jointly appoint and fix the compensation of staff as they deem necessary, within the guidelines for employees of the Senate and following all applicable rules and employment requirements of the Senate.

(2) ETHICAL STANDARDS.—Members of the Commission who serve in the House of Representatives shall be governed by the ethics rules and requirements of the House. Members of the Senate who serve on the Commission and staff of the Commission shall comply with the ethics rules of the Senate. (e) POWERS.

(1) HEARINGS AND OTHER ACTIVITIES.—For the purpose of carrying out its duties, the Commission may hold such hearings

and undertake such other activities as the Commission determines to be necessary to carry out its duties.

(2) STUDIES BY GENERAL ACCOUNTING OFFICE.—Upon the request of the Commission, the Comptroller General of the United States shall conduct such studies or investigations as the Commission determines to be necessary to carry out its duties.

(3) COST ESTIMATES BY CONGRESSIONAL BUDGET OFFICE.— Upon the request of the Commission, the Director of the Congressional Budget Office shall provide to the Commission such cost estimates as the Commission determines to be necessary to carry out its duties.

(4) DETAIL OF FEDERAL EMPLOYEES.—Upon the request of the Commission, the head of any Federal agency is authorized to detail, without reimbursement, any of the personnel of such agency to the Commission to assist the Commission in carrying out its duties. Any such detail shall not interrupt or otherwise affect the civil service status or privileges of the Federal employee.

(5) TECHNICAL ASSISTANCE.—Upon the request of the Commission, the head of a Federal agency shall provide such technical assistance to the Commission as the Commission determines to be necessary to carry out its duties.

(6) USE OF MAILS.—The Commission may use the United States mails in the same manner and under the same conditions as Federal agencies.

(7) OBTAINING INFORMATION.—The Commission may secure directly from any Federal agency information necessary to enable it to carry out its duties, if the information may be disclosed under section 552 of title 5, United States Code. Upon request of the Chairman of the Commission, the head of such agency shall furnish such information to the Commission.

(8) ADMINISTRATIVE SUPPORT SERVICES.—Upon the request of the Commission, the Administrator of General Services shall provide to the Commission on a reimbursable basis such administrative support services as the Commission may request.

(f) COMMISSION CONSIDERATION.—

(1) APPROVAL OF REPORT AND LEGISLATIVE LANGUAGE.— (A) IN GENERAL.—Not later than 6 months after appointment of the members of the Commission (as described in subsection (c)(1)), the Commission shall vote on a comprehensive and detailed report based on the longterm care plan described in subsection (b)(1) that contains any recommendations or proposals for legislative or administrative action as the Commission deems appropriate, including proposed legislative language to carry out the recommendations or proposals (referred to in this section as the "Commission bill").

(B) APPROVAL BY MAJORITY OF MEMBERS.—The Commission bill shall require the approval of a majority of the members of the Commission.

(2) TRANSMISSION OF COMMISSION BILL.-

(A) IN GENERAL.—If the Commission bill is approved by the Commission pursuant to paragraph (1), then not later than 10 days after such approval, the Commission shall submit the Commission bill to the President, the Vice President, the Speaker of the House of Representatives, and the majority and minority Leaders of each House on Congress.

(B) COMMISSION BILL TO BE MADE PUBLIC.—Upon the approval or disapproval of the Commission bill pursuant to paragraph (1), the Commission shall promptly make such proposal, and a record of the vote, available to the public.

(g) TERMINATION.—The Commission shall terminate 30 days after the vote described in subsection (f)(1).

(h) CONSIDERATION OF COMMISSION RECOMMENDATIONS.—If approved by the majority required by subsection (f)(1), the Commission bill that has been submitted pursuant to subsection (f)(2)(A)shall be introduced in the Senate (by request) on the next day on which the Senate is in session by the majority leader of the Senate or by a Member of the Senate designated by the majority leader of the Senate and shall be introduced in the House of Representatives (by request) on the next legislative day by the majority leader of the House or by a member of the House designated by the majority leader of the House.

SEC. 644. CONSUMER OPERATED AND ORIENTED PLAN PROGRAM CONTINGENCY FUND.

(a) ESTABLISHMENT.—The Secretary of Health and Human Services shall establish a fund to be used to provide assistance and oversight to qualified nonprofit health insurance issuers that have been awarded loans or grants under section 1322 of the Patient Protection and Affordable Care Act (42 U.S.C. 18042) prior to the date of enactment of this Act.

(b) TRANSFER AND RESCISSION.—

(1) TRANSFER.—From the unobligated balance of funds appropriated under section 1322(g) of the Patient Protection and Affordable Care Act (42 U.S.C. 18042(g)), 10 percent of such sums are hereby transferred to the fund established under subsection (a) to remain available until expended.

subsection (a) to remain available until expended. (2) RESCISSION.—Except as provided for in paragraph (1), amounts appropriated under section 1322(g) of the Patient Protection and Affordable Care Act (42 U.S.C. 18042(g)) that are unobligated as of the date of enactment of this Act are rescinded.

TITLE VII—EXTENSION OF AGRICULTURAL PROGRAMS

SEC. 701. 1-YEAR EXTENSION OF AGRICULTURAL PROGRAMS.

(a) EXTENSION.—Except as otherwise provided in this section and amendments made by this section and notwithstanding any other provision of law, the authorities provided by each provision of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 1651) and each amendment made by that Act (and for mandatory programs at such funding levels), as in effect on September 30, 2012, shall continue, and the Secretary of Agriculture shall carry out the authorities, until the later of—

(1) September 30, 2013; or

(2) the date specified in the provision of that Act or amendment made by that Act.

(b) COMMODITY PROGRAMS.— (1) IN GENERAL.—The terms and conditions applicable to a covered commodity or loan commodity (as those terms are defined in section 1001 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 8702)) or to peanuts, sugarcane, or sugar beets for the 2012 crop year pursuant to title I of that Act $(7\ U.S.C.\ 8702\ et\ seq.)$ and each amendment made by that title shall be applicable to the 2013 crop year for that covered commodity, loan commodity, peanuts, sugarcane, or sugar beets. (2) MILK.

(A) IN GENERAL.—Notwithstanding subsection (a), the Secretary of Agriculture shall carry out the dairy product price support program under section 1501 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 8771) through December 31, 2013.

(B) MILK INCOME LOSS CONTRACT PROGRAM.—Section 1506 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 8773) is amended by striking "2012" each place it appears in subsections (c)(3), (d)(1), (d)(2), (e)(2)(A), (g), and (h)(1) and inserting "2013".

(3) SUSPENSION OF PERMANENT PRICE SUPPORT AUTHORI-TIES.—The provisions of law specified in subsections (a) through (c) of section 1602 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 8782) shall be suspended—

(A) for the 2013 crop or production year of a covered commodity (as that term is defined in section 1001 of that Act (7 U.S.C. 8702)), peanuts, sugarcane, and sugar, as appropriate; and

(B) in the case of milk, through December 31, 2013. (c) CONSERVATION PROGRAMS.-

(1) CONSERVATION RESERVE.—Section 1231(d) of the Food Security Act of 1985 (16 U.S.C. 3831(d)) is amended in the second sentence by striking "and 2012" and inserting "2012, and 2013".

(2) VOLUNTARY PUBLIC ACCESS.—Section 1240R of the Food Security Act of 1985 (16 U.S.C. 3839bb–5) is amended by striking subsection (f) and inserting the following: "(f) FUNDING.—

"(1) FISCAL YEARS 2009 THROUGH 2012.—Of the funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section, to the maximum extent practicable, \$50,000,000 for the period of fiscal years 2009 through 2012.

(2) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section \$10,000,000 for fiscal year 2013."

(d) SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM.— (1) EMPLOYMENT AND TRAINING PROGRAM.—Section 16(h)(1)(A) of the Food and Nutrition Act of 2008 (7 U.S.C. 2025(h)(1)(A) is amended by inserting ", except that for fiscal year 2013, the amount shall be \$79,000,000" before the period at the end.

(2) NUTRITION EDUCATION.—Section 28(d)(1) of the Food and Nutrition Act of 2008 (7 U.S.C. 2036a(d)(1)) is amended— (A) in subparagraph (A), by striking "and" after the

semicolon at the end; and

(B) by striking subparagraph (B) and inserting the following:

"(B) for fiscal year 2012, \$388,000,000; "(C) for fiscal year 2013, \$285,000,000;

"(D) for fiscal year 2014, \$401,000,000;

"(E) for fiscal year 2015, \$407,000,000; and

"(F) for fiscal year 2016 and each subsequent fiscal year, the applicable amount during the preceding fiscal year, as adjusted to reflect any increases for the 12-month period ending the preceding June 30 in the Consumer Price Index for All Urban Consumers published by the

Bureau of Labor Statistics of the Department of Labor.". (e) RESEARCH PROGRAMS.-

(1) ORGANIC AGRICULTURE RESEARCH AND EXTENSION INITIA-TIVE.—Section 1672B(f) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 5925b(f)) is amended-

(A) in the heading of paragraph (1), by striking "IN GENERAL" and inserting "MANDATORY FUNDING FOR FISCAL YEARS 2009 THROUGH 2012";

(B) in the heading of paragraph (2), by striking "ADDI-TIONAL FUNDING" and inserting "DISCRETIONARY FUNDING FOR FISCAL YEARS 2009 THROUGH 2012"; and

(C) by adding at the end the following:
"(3) FISCAL YEAR 2013.—There is authorized to be appropriated to carry out this section \$25,000,000 for fiscal year 2013.

(2) SPECIALTY CROP RESEARCH INITIATIVE.—Section 412(h) of the Agricultural Research, Extension, and Education Reform Act of 1998 (7 U.S.C. 7632(h)) is amended-

(A) in the heading of paragraph (1), by striking "IN GENERAL" and inserting "MANDATORY FUNDING FOR FISCAL YEARS 2008 THROUGH 2012";

(B) in the heading of paragraph (2), by inserting "FOR
FISCAL YEARS 2008 THROUGH 2012" after "APPROPRIATIONS";
(C) by redesignating paragraphs (3) and (4) as para-

graphs (4) and (5), respectively; and

(D) by inserting after paragraph (2) the following: "(3) FISCAL YEAR 2013.—There is authorized to be appropriated to carry out this section \$100,000,000 for fiscal year $\bar{2}013.'$

(3) BEGINNING FARMER AND RANCHER DEVELOPMENT PRO-GRAM.-Section 7405(h) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 3319f(h)) is amended-

(A) in the heading of paragraph (1), by striking "In general" and inserting "Mandatory funding for fiscal YEARS 2009 THROUGH 2012"

(B) in the heading of paragraph (2), by inserting "FOR FISCAL YEARS 2008 THROUGH 2012" after "APPROPRIATIONS"; and

C) by adding at the end the following:

"(3) FISCAL YEAR 2013.-There is authorized to be appropriated to carry out this section \$30,000,000 for fiscal year $\overline{2}013.$ ".

(f) ENERGY PROGRAMS.—

(1) BIOBASED MARKETS PROGRAM.-Section 9002(h) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C.

8102(h)) is amended in paragraph (2) by striking "2012" and inserting "2013".
(2) BIOREFINERY ASSISTANCE.—Section 9003(h)(2) of the

(2) BIOREFINERY ASSISTANCE.—Section 9003(h)(2) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8103(h)(2)) is amended by striking "2012" and inserting "2013".
(3) REPOWERING ASSISTANCE.—Section 9004(d)(2) of the Section 9004(d)(2) of the 9004(d)(2) of th

(3) REPOWERING ASSISTANCE.—Section 9004(d)(2) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8104(d)(2)) is amended by striking "2012" and inserting "2013".

(4) BIOENERGY PROGRAM FOR ADVANCED BIOFUELS.—Section 9005(g)(2) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8105(g)(2)) is amended by striking "2012" and inserting "2013".

(5) BIODIESEL FUEL EDUCATION PROGRAM.—Section 9006 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8106) is amended by striking subsection (d) and inserting the following:

"(d) FUNDING.—

"(1) FISCAL YEARS 2009 THROUGH 2012.—Of the funds of the Commodity Credit Corporation, the Secretary shall use to carry out this section \$1,000,000 for each of fiscal years 2008 through 2012.

"(2) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section \$1,000,000 for fiscal year 2013.".

(6) RURAL ENERGY FOR AMERICA PROGRAM.—Section 9007(g)(3) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8107(g)(3)) is amended by striking "2012" and inserting "2013".

(7) BIOMASS RESEARCH AND DEVELOPMENT.—Section 9008(h)(2) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8108(h)(2)) is amended by striking "2012" and inserting "2013".

(8) RURAL ENERGY SELF-SUFFICIENCY INITIATIVE.—Section 9009(d) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8109(d)) is amended by striking "2012" and inserting "2013".

(9) FEEDSTOCK FLEXIBILITY PROGRAM FOR BIOENERGY PRO-DUCERS.—Section 9010(b) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8110(b)) is amended in paragraphs (1)(A) and (2)(A) by striking "2012" each place it appears and inserting "2013".

(10) BIOMASS CROP ASSISTANCE PROGRAM.—Section 9011(f) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8111(f)) is amended—

(A) by striking "(f) FUNDING.—Of the funds" and inserting "(f) FUNDING.—

"(1) FISCAL YEARS 2008 THROUGH 2012.—Of the funds"; and (B) adding at the end the following:

"(2) FISCAL YEAR 2013.--

"(A) IN GENERAL.—There is authorized to be appropriated to carry out this section \$20,000,000 for fiscal year 2013.

"(B) MULTIYEAR CONTRACTS.—For each multiyear contract entered into by the Secretary during a fiscal year under this paragraph, the Secretary shall ensure that sufficient funds are obligated from the amounts appropriated

for that fiscal year to fully cover all payments required by the contract for all years of the contract."

(11) FOREST BIOMASS FOR ENERGY.—Section 9012(d) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8112(d)) is amended by striking "2012" and inserting "2013".

(12) COMMUNITY WOOD ENERGY PROGRAM.—Section 9013(e) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 8113(e)) is amended by striking "2012" and inserting 2013

(g) HORTICULTURE AND ORGANIC AGRICULTURE PROGRAMS.-(1) FARMERS MARKET PROMOTION PROGRAM.—Section 6(e)

of the Farmer-to-Consumer Direct Marketing Act of 1976 (7 U.S.C. 3005(e)) is amended-

(A) in the heading of paragraph (1), by striking "IN GENERAL" and inserting "FISCAL YEARS 2008 THROUGH 2012"; (B) by redesignating paragraphs (2), (3), and (4) as paragraphs (3), (4), and (5), respectively;

(C) by inserting after paragraph (1) the following: "(2) FISCAL YEAR 2013.—There is authorized to be appro-priated to carry out this section \$10,000,000 for fiscal year ^F2013.";

(D) in paragraph (3) (as so redesignated), by striking "paragraph (1)" and inserting "paragraph (1) or (2)"; and (E) in paragraph (5) (as so redesignated), by striking "paragraph (2)" and inserting "paragraph (3)". (2) NATIONAL CLEAN PLANT NETWORK.—Section 10202(e)

of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 7761(e)) is amended-

(A) by striking "Of the funds" and inserting the following:

"(1) FISCAL YEARS 2009 THROUGH 2012.-Of the funds"; and (B) by adding at the end the following:

"(2) FISCAL YEAR 2013.—There is authorized to be appro-priated to carry out the Program \$5,000,000 for fiscal year 2013.

(3) NATIONAL ORGANIC CERTIFICATION COST-SHARE PRO-GRAM.—Section 10606 of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 6523) is amended-

(A) in subsection (a), by striking "Of funds of the Commodity Credit Corporation, the Secretary of Agriculture (acting through the Agricultural Marketing Service) shall use \$22,000,000 for fiscal year 2008, to remain avail-able until expended, to" and inserting "The Secretary of Agriculture (acting through the Agricultural Marketing Service) shall"; and

(B) by adding at the end the following:

"(d) FUNDING.-

"(1) MANDATORY FUNDING FOR FISCAL YEARS 2008 THROUGH 2012.—Of the funds of the Commodity Credit Corporation, the Secretary shall make available to carry out this section \$22,000,000 for the period of fiscal years 2008 through 2012.
"(2) FISCAL YEAR 2013.—There is authorized to be appropriated to carry out this section \$22,000,000 for fiscal year

2013, to remain available until expended.".

(4) ORGANIC PRODUCTION AND MARKET DATA INITIATIVES.-Section 7407(d) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 5925c(d)) is amended(A) in the heading of paragraph (1), by striking "IN GENERAL" and inserting "MANDATORY FUNDING THROUGH FISCAL YEAR 2012";

(B) in the heading of paragraph (2), by striking "ADDI-TIONAL FUNDING" and inserting "DISCRETIONARY FUNDING FOR FISCAL YEARS 2008 THROUGH 2012"; and

(C) by adding at the end the following:

"(3) FISCAL YEAR 2013.—There is authorized to be appropriated to carry out this section \$5,000,000, to remain available until expended.".

(h) OUTREACH AND TECHNICAL ASSISTANCE FOR SOCIALLY DIS-ADVANTAGED FARMERS OR RANCHERS.—Section 2501(a)(4) of the Food, Agriculture, Conservation, and Trade Act of 1990 (7 U.S.C. 2279(a)(4)) is amended—

(1) in the heading of subparagraph (A), by striking "IN GENERAL" and inserting "FISCAL YEARS 2009 THROUGH 2012";
(2) by redesignating subparagraphs (B) and (C) as subparagraphs (C) and (D), respectively;

(3) by inserting after subparagraph (A) the following:

⁽⁴⁾(B) FISCAL YEAR 2013.—There is authorized to be appropriated to carry out this section \$20,000,000 for fiscal year 2013.";

(4) in subparagraph (C) (as so redesignated), by striking "subparagraph (A)" and inserting "subparagraph (A) or (B)"; and

(5) in subparagraph (D) (as so redesignated), by striking "subparagraph (A)" and inserting "subparagraph (A) or (B)". (i) EXCEPTIONS.—

(1) IN GENERAL.—Subsection (a) does not apply with respect to mandatory funding provided by programs authorized by provisions of law amended by subsections (d) through (h).

(2) CONSERVATION.—Subsection (a) does not apply with respect to the programs specified in paragraphs (3)(B), (4), (6), and (7) of section 1241(a) of the Food Security Act of 1985 (16 U.S.C. 3841(a)), relating to the conservation stewardship program, farmland protection program, environmental quality incentives program, and wildlife habitat incentives program, for which program authority was extended through fiscal year 2014 by section 716 of Public Law 112–55 (125 Stat. 582).

(3) TRADE.—Subsection (a) does not apply with respect to the following provisions of law:

(A) Section 3206 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 1726c) relating to the use of Commodity Credit Corporation funds to support local and regional food aid procurement projects.

(B) Section 3107(1)(1) of the Farm Security and Rural Investment Act of 2002 (7 U.S.C. 1736o-1(1)(1)) relating to the use of Commodity Credit Corporation funds to carry out the McGovern-Dole International Food for Education and Child Nutrition Program.

(4) SURVEY OF FOODS PURCHASED BY SCHOOL FOOD AUTHORI-TIES.—Subsection (a) does not apply with respect to section 4307 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 1893) relating to the use of Commodity Credit Corporation funds for a survey and report regarding foods purchased by school food authorities. (5) RURAL DEVELOPMENT.—Subsection (a) does not apply

 (b) Relation between and the following provisions of law:
 (A) Section 379E(d)(1) of the Consolidated Farm and Rural Development Act (7 U.S.C. 2008s(d)(1)), relating to funding of the rural microentrepreneur assistance program.

(B) Section 6029 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 1955) relating to funding of pending rural development loan and grant applications.

(C) Section 231(b)(7)(A) of the Agricultural Risk Protection Act of 2000 (7 U.S.C. 1632a(b)(7)(A)), relating to funding of value-added agricultural market development program grants.

(D) Section 375(e)(6)(B) of the Consolidated Farm and Rural Development Act (7 U.S.C. 2008j(e)(6)(B)) relating to the use of Commodity Credit Corporation funds for the National Sheep Industry Improvement Center.

(6) MARKET LOSS ASSISTANCE FOR ASPARAGUS PRODUCERS.-Subsection (a) does not apply with respect to section 10404(d)of the Food, Conservation, and Energy Act of 2008 (Public Law 110-246; 122 Stat. 2112).

(7) SUPPLEMENTAL AGRICULTURAL DISASTER ASSISTANCE.— Subsection (a) does not apply with respect to section 531 of the Federal Crop Insurance Act (7 U.S.C. 1531) and title IX of the Trade Act of 1974 (19 U.S.C. 2497 et seq.) relating to the provision of supplemental agricultural disaster assistance.

(8) PIGFORD CLAIMS.—Subsection (a) does not apply with respect to section 14012 of the Food, Conservation, and Energy Act of 2008 (Public Law 110–246; 122 Stat. 2209) relating to determination on the merits of Pigford claims.

(9) HEARTLAND, HABITAT, HARVEST, AND HORTICULTURE ACT OF 2008.—Subsection (a) does not apply with respect to title XV of the Food, Conservation, and Energy Act of 2008 (Public Law 110-246; 122 Stat. 2246), and amendments made by that title, relating to the provision of supplemental agricultural dis-aster assistance under title IX of the Trade Act of 1974 (19 U.S.C. 2497 et seq.), certain revenue and tax provisions, and certain trade benefits and other matters.

(j) EFFECTIVE DATE.—Except as otherwise provided in this section, this section and the amendments made by this section take effect on the earlier of-

(1) the date of the enactment of this Act; or

(2) September 30, 2012.

SEC. 702. SUPPLEMENTAL AGRICULTURAL DISASTER ASSISTANCE.

(a) IN GENERAL.—Section 531 of the Federal Crop Insurance Act (7 U.S.C. 1531) is amended-

(1) in subsection (a)(5)-

(A) in the matter preceding clause (i), by striking the first "under"; and

(B) by redesignating clauses (i) through (iii) as subparagraphs (A), (B), and (C), respectively, and indenting appropriately;

(2) in subsection (c)—

(A) in paragraph (1), by striking "use such sums as are necessary from the Trust Fund to"; and

(B) by adding at the end the following:

"(3) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this subsection \$80,000,000 for each of fiscal years 2012 and 2013.";

(3) in subsection (d)-

(A) in paragraph (2), by striking "use such sums as are necessary from the Trust Fund to"; and

(B) by adding at the end the following:

"(7) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this subsection \$400,000,000 for each of fiscal years 2012 and 2013.";

(4) in subsection (e)-

(A) in paragraph (1), by striking "use up to \$50,000,000 per year from the Trust Fund to"; and

(B) by adding at the end the following: "(4) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this subsection \$50,000,000 for each of fiscal years 2012 and 2013.";

(5) in subsection (f)-

(A) in paragraph (2)(A), by striking "use such sums as are necessary from the Trust Fund to"; and

(B) by adding at the end the following: "(5) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this subsection \$20,000,000 for each of fiscal years 2012 and 2013."; and

(6) in subsection (i), by inserting "or, in the case of subsections (c) through (f), September 30, 2013" after "2011,". (b) EFFECTIVE DATE.—The amendments made by subsection (a) shall take effect on October 1, 2012.

TITLE VIII—MISCELLANEOUS PROVISIONS

SEC. 801. STRATEGIC DELIVERY SYSTEMS.

(a) IN GENERAL.—Paragraph 3 of section 495(c) of title 10, United States Code,, as added by section 1035 of the National Defense Authorization Act for Fiscal Year 2013, is amended—

(1) by striking "that" before "the Russian Federation" and inserting "whether"; and
 (2) by inserting "strategic" before "arms control obliga-

tions".

(b) EFFECTIVE DATE.—The amendments made by subsection (a) shall take effect as if included in the enactment of the National Defense Authorization Act for Fiscal Year 2013.

SEC. 802. NO COST OF LIVING ADJUSTMENT IN PAY OF MEMBERS OF CONGRESS.

Notwithstanding any other provision of law, no adjustment shall be made under section 601(a) of the Legislative Reorganization Act of 1946 (2 U.S.C. 31) (relating to cost of living adjustments for Members of Congress) during fiscal year 2013.

H. R. 8-58

TITLE IX—BUDGET PROVISIONS

Subtitle A—Modifications of Sequestration

SEC. 901. TREATMENT OF SEQUESTER.

(a) ADJUSTMENT.—Section 251A(3) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended-

(1) in subparagraph (C), by striking "and" after the semicolon;

(2) in subparagraph (D), by striking the period and inserting"; and"; and

(3) by inserting at the end the following:"(E) for fiscal year 2013, reducing the amount calculated under subparagraphs (A) through (D) by \$24,000,000,000."

(b) AFTER SESSION SEQUESTER.—Notwithstanding any other provision of law, the fiscal year 2013 spending reductions required by section 251(a)(1) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall be evaluated and implemented on March 27, 2013.

(c) POSTPONEMENT OF BUDGET CONTROL ACT SEQUESTER FOR FISCAL YEAR 2013.-Section 251A of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended-

(1) in paragraph (4), by striking "January 2, 2013" and inserting "March 1, 2013"; and

(2) in paragraph (7)(A), by striking "January 2, 2013" and inserting "March 1, 2013". (d) ADDITIONAL ADJUSTMENTS.—

(1) SECTION 251.—Paragraphs (2) and (3) of section 251(c) of the Balanced Budget and Emergency Deficit Control Act of 1985 are amended to read as follows:

"(2) for fiscal year 2013-

"(A) for the security category, as defined in section 250(c)(4)(B), \$684,000,000,000 in budget authority; and

(B) for the nonsecurity category, as defined in section 250(c)(4)(A), \$359,000,000,000 in budget authority;

"(3) for fiscal year 2014-

"(A) for the security category, \$552,000,000,000 in budget authority; and

"(B) for the nonsecurity category, \$506,000,000,000 in

budget authority;". (e) 2013 SEQUESTER.—On March 1, 2013, the President shall order a sequestration for fiscal year 2013 pursuant to section 251A of the Balanced Budget and Emergency Deficit Control Act of 1985, as amended by this section, pursuant to which, only for the purposes of the calculation in sections 251A(5)(A), 251A(6)(A), and 251A(7)(A), section 251(c)(2) shall be applied as if it read as follows:

"(2) For fiscal year 2013-

"(A) for the security category, \$544,000,000,000 in budget authority; and

"(B) for the nonsecurity category, \$499,000,000,000 in budget authority;".

H. R. 8–59

SEC. 902. AMOUNTS IN APPLICABLE RETIREMENT PLANS MAY BE TRANSFERRED TO DESIGNATED ROTH ACCOUNTS WITH-OUT DISTRIBUTION.

(a) IN GENERAL.—Section 402A(c)(4) is amended by adding at the end the following:

"(E) SPECIAL RULE FOR CERTAIN TRANSFERS.—In the case of an applicable retirement plan which includes a qualified Roth contribution program—

"(i) the plan may allow an individual to elect to have the plan transfer any amount not otherwise distributable under the plan to a designated Roth account maintained for the benefit of the individual, "(ii) such transfer shall be treated as a distribution

to which this paragraph applies which was contributed in a qualified rollover contribution (within the meaning of section 408A(e)) to such account, and

"(iii) the plan shall not be treated as violating the provisions of section 401(k)(2)(B)(i), 403(b)(7)(A)(i), 403(b)(11), or 457(d)(1)(A), or of section 8433 of title 5, United States Code, solely by reason of such transfer."

(b) EFFECTIVE DATE.—The amendment made by this section shall apply to transfers after December 31, 2012, in taxable years ending after such date.

Subtitle B—Budgetary Effects

SEC. 911. BUDGETARY EFFECTS.

(a) PAYGO SCORECARD.—The budgetary effects of this Act shall not be entered on either PAYGO scorecard maintained pursuant to section 4(d) of the Statutory Pay-As-You-Go Act of 2010.

(b) SENATE PAYGO SCORECARD.—The budgetary effects of this Act shall not be entered on any PAYGO scorecard maintained for purposes of section 201 of S. Con. Res. 21 (110th Congress).

Speaker of the House of Representatives.

Vice President of the United States and President of the Senate.



MAR 0 1 2013

The Honorable Jerry Brown Governor State of California Sacramento, CA 95814

Dear Governor Brown:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in California.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Navy could be forced to cancel maintenance on 5 ships in San Diego and aircraft maintenance in North Island. The Army would lose \$54 million in base operations funding across California, including cuts at the Presidio of Monterrey and Fort Irwin. Operations at Sierra Army Depot could experience a reduction of as much as \$167 million. The Air Force would suffer a cut of at least \$26 million to their operations in the State, including reductions in facilities projects at Beale, Edwards, Travis, and Vandenberg Air Force Bases. We are still assessing detailed changes and will be able to provide additional information on cutbacks in California as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 64,000 DoD civilian employees who work in California. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$420 million just in California.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carter



MAR 0 1 2013

The Honorable Robert Bentley Governor State of Alabama Montgomery, AL 36130

Dear Governor Bentley:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Alabama.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$91 million in base operations funding across Alabama, including cuts at Fort Rucker and Fort McClellan. Depot operations at Anniston could experience a reduction of as much as \$710 million. The Air Force would suffer a cut of at least \$8 million to their operations in the State, including reductions in facilities projects at Maxwell Air Force Base. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Alabama as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 27,000 DoD civilian employees who work in Alabama. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$184 million just in Alabama.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carter



MAR 0 1 2013

The Honorable Jay Inslee Governor State of Washington Olympia, WA 98504

Dear Governor Inslee:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in the State of Washington.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$124 million in base operations funding across Washington, including cuts at Joint Base Lewis-McCord. The Air Force would suffer a cut of at least \$3 million, including reductions in facilities projects at Fairchild Air Force Base. The Navy would face cancellation of aircraft depot maintenance at Whidbey Island and a demolition project in Bremerton. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Washington as we compile a more complete list. In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 29,000 DoD civilian employees who work in Washington. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$175 million just in Washington State.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carte



MAR 0 1 2013

The Honorable Rick Perry Governor State of Texas Austin, TX 78701

Dear Governor Perry:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Texas.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$233 million in base operations funding across Texas, including cuts at Fort Bliss, Fort Hood, and Fort Sam Houston. Depot operations at Red River and Corpus Christi could experience a reduction of as much as \$1.4 billion. The Air Force would suffer a cut of at least \$92 million, including reductions in facilities projects at Lackland, Randolph, and Sheppard Air Force Bases. The Navy and Marine Corps would face reduced procurement of the Joint Strike Fighter. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Texas as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 52,000 DoD civilian employees who work in Texas. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$291 million just in Texas.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carter



MAR 0 1 2013

The Honorable Martin O'Malley Governor State of Maryland Annapolis, MD 21401

Dear Governor O'Malley:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Maryland.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$95 million in base operations funding across Maryland, including cuts at Fort Meade and Aberdeen Proving Ground. The Air Force would suffer a cut of at least \$10 million to their operations in the State, including reductions in facilities projects at Andrews Air Force Base. The Navy would face the loss of \$9 million in funding for a demolition project at Patuxent River Naval Air Station. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Maryland as we compile a more complete list. In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 46,000 DoD civilian employees who work in Maryland. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$359 million just in Maryland.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Caster



MAR 0 1 2013

The Honorable Tom Corbett Governor Commonwealth of Pennsylvania Harrisburg, PA 17120

Dear Governor Corbett:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be was required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Pennsylvania.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$7 million in base operations funding across Pennsylvania, including cuts at Carlisle Barracks and Fort Indiantown Gap. In addition, depot operations at Tobyhanna and Letterkenny could experience a reduction of as much as \$751 million. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Pennsylvania as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 26,000 DoD civilian employees who work in Pennsylvania. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$155 million just in Pennsylvania.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carte



MAR 0 1 2013

The Honorable Nathan Deal Governor State of Georgia Atlanta, GA 30334

Dear Governor Deal:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Georgia.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$233 million in base operations funding across Georgia, including cuts at Fort Benning, Fort Gordon, and Fort Stewart. The Air Force would suffer a cut of at least \$152 million to their operations in the State, including reductions in facilities projects at Moody and Robbins Air Force Bases. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Georgia as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 37,000 DoD civilian employees who work in Georgia. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$203 million just in Georgia.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carter



MAR 0 1 2013

The Honorable Rick Scott Governor State of Florida Tallahassee, FL 32399

Dear Governor Scott:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Florida.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Navy faces the loss of \$135 million in funding for aircraft depot maintenance in Jacksonville and \$3.2 million for four demolition projects in Pensacola. The Army would lose \$7 million in base operations funding across Florida, including cuts at Camp Blanding. The Air Force would suffer a cut of at least \$37 million to their operations in the State, including reductions in facilities projects at Cape Canaveral and at Eglin, MacDill, Patrick, and Tyndall Air Force Bases. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Florida as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 31,000 DoD civilian employees who work in Florida. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$185 million just in Florida.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashton S. Carter



MAR 0 1 2013

The Honorable John Kasich Governor State of Ohio Columbus, OH 43215

Dear Governor Kasich:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Ohio.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Army would lose \$2 million in base operations funding across Ohio, including cuts at Camp Perry. The Air Force would suffer a cut of at least \$3 million to their operations in the State, including reductions in facilities projects at Wright Patterson Air Force Base. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Ohio as we compile a more complete list.

In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 26,000 DoD civilian employees who work in Ohio. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$166 million just in Ohio.



Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashtongs. Carter



MAR 0 1 2013

The Honorable Robert F. McDonnell Governor Commonwealth of Virginia Richmond, VA 23219

Dear Governor McDonnell:

As you are likely aware, due to the inability of Congress to reach a deal on balanced deficit reduction to avoid sequestration, the President will be required by law to issue a sequestration order later today canceling approximately \$85 billion in budgetary resources across the Federal Government, of which nearly \$41 billion would come from the Department of Defense (DoD). Another sequestration order could be issued later this month, which could result in a combined reduction for DoD of as much as \$46 billion – roughly a 9 percent reduction in our entire budget except for military personnel funding, which current law permitted the President to exempt.

These cuts must be fully accommodated during the remaining seven months of Fiscal Year (FY) 2013. In addition, the current DoD appropriation (the so-called Continuing Resolution) does not allocate adequate funding for current operations, which greatly adds to the Department's FY 2013 budgetary problems. Because your State plays an important part in supporting DoD and our national security, we wanted to provide you with the information we currently have available about how these unfortunate budgetary adjustments impact us, and in turn what it means for our installations and contractors in Virginia.

We do not yet have a complete inventory of the required cutbacks, but I can provide some examples: The Navy will have to cancel maintenance on 11 ships in Norfolk and to defer four projects at Dahlgren, Oceana, and Norfolk. The Army would lose \$146 million in base operations funding across Virginia, including cuts at Fort Lee and Fort Belvoir. The Air Force would suffer a cut of about \$8 million to their facilities projects at Langley Air Force Base. We are still assessing detailed changes and will be able to provide additional information on cutbacks in Virginia as we compile a more complete list.



In addition, to accommodate all the cutbacks that would be imposed in the absence of further Congressional action, we will be forced to place most of our DoD civilian employees on unpaid furlough status for up to 22 discontinuous workdays. Almost certainly, this unfortunate action has already had serious adverse effects on the morale and productivity of the approximately 90,000 DoD civilian employees who work in Virginia. If we have to impose these furloughs, it will mean roughly a 20 percent pay cut over a nearly six month period for these dedicated civil servants, who in turn will presumably spend less in your economy. We estimate that a 22-workday furlough could result in a payroll reduction of about \$661 million just in Virginia.

Lastly, it should be noted that sequestration will also affect Defense contractors and, therefore, the industrial base in your State.

While these reductions are unfortunate and will be damaging, the Department is doing everything within our power to minimize adverse effects on our national security mission. In addition, we are prepared to work closely with you to manage these reductions to the extent that we can. Should Congress take subsequent actions that change the level or nature of these reductions, we are committed to working closely with you to manage changes quickly.

ashten S. Caster



February 27, 2013

M-13-05

MEMORANDUM FOR THE HEADS OF EXECUTIVE DEPARTMENTS AND AGENCIES

FROM:

Danny Werfel

SUBJECT: Agency Responsibilities for Implementation of Potential Joint Committee Sequestration

Unless Congress acts to amend current law, the President is required to issue a sequestration order on March 1, 2013, canceling \$85 billion in budgetary resources across the Federal Government. Because these cuts must be achieved over the remaining seven months of the fiscal year, the Office of Management and Budget (OMB) estimates that the effective percentage reductions are approximately 9 percent for nondefense programs and 13 percent for defense programs. These reductions will result in significant and harmful impacts to national security and domestic priorities.

The President has been clear that sequestration is bad policy that was never intended to be implemented, and the Administration remains hopeful that Congress will act to avoid it through an agreement on balanced deficit reduction. However, because legislation may not be enacted to avoid sequestration before the current deadline of March 1, 2013, executive departments and agencies (agencies) with sequestrable accounts have been engaged in planning activities to operate at the lower, post-sequestration funding levels should it be necessary.

This guidance builds on prior communications with agencies about the implementation of sequestration, and addresses questions that have been raised as to certain categories of planning activities.

Agency Planning Activities

OMB Memorandum 13-03, *Planning for Uncertainty with Respect to Fiscal Year 2013 Budgetary Resources*, directed agencies to begin planning activities to operate with reduced budgetary resources in the event that sequestration occurs. Agencies' planning efforts must be guided by the principle of protecting the agency's mission to serve the public to the greatest extent practicable. Planning efforts should be done with sufficient detail and clarity to determine the specific actions that will be taken to operate under the lower level of budgetary resources required by sequestration. For example, agencies should identify any major contracts that they plan to cancel, re-scope or delay as well as any grants that they plan to cancel, delay, or for which they plan to change the payment amount. Similarly, agencies should identify the number of employees who will be furloughed, the length of expected furloughs, the timing of when furlough notices will be issued, and the manner in which furloughs will be administered. In some cases, agencies may not be able to ascertain all of this information prior to March 1. However, agencies should continue to engage in intense and thorough planning activities to determine all specific actions that will be taken as soon as practicable.

Communications

To the extent permitted by law, agencies should inform their various partners and stakeholders in a timely and complete manner of the impact of sequestration so that third parties are able to adjust their operations and plans as appropriate. Accordingly, at this time, agencies should be actively and continuously communicating with affected stakeholders—including States, localities, tribal governments, Federal contractors, Federal grant recipients, and Federal employees—regarding elements of the agency's planning that have a direct impact on these groups. These communications will vary greatly by agency and by stakeholder, but agencies should be as specific as possible in order to provide sufficient detail to be helpful to these stakeholders in understanding the implications of the reduced budget authority resulting from sequestration.

With regard to any planned personnel actions to reduce Federal civilian workforce costs, consistent with Section 3(a)(ii) of Executive Order 13522, agencies must allow employees' exclusive representatives to have pre-decisional involvement in these matters to the fullest extent practicable and permitted under the law. In particular, in instances where agencies are considering potential furloughs, agencies have a duty to notify their exclusive representatives and, upon request, bargain over any negotiable impact and implementation proposals the union may submit, unless the matter of furloughs is already covered by a collective bargaining agreement. Agencies should ensure that they are fully aware of and in compliance with any and all collective bargaining requirements, and should consult with their General Counsel or appropriate labor relations office for questions regarding these requirements and appropriate interaction with employees and unions on these matters.

Acquisition

Due to the Government's large acquisition footprint, sequestration will inevitably affect agency contracting activities and require agencies to reduce contracting costs where appropriate. As with all actions taken as a result of sequestration, agencies should ensure that any contract actions are both cost-effective and minimize negative impact on the agency's mission to the extent practicable.

Program, acquisition, financial/budget management, information technology, and legal personnel should work together to make determinations regarding contracts in light of sequestration. As a general matter, agencies should only enter into new contracts or exercise options when they support high-priority initiatives or where failure to do so would expose the

government to significantly greater costs in the future. Agencies may also consider de-scoping or terminating for convenience contracts that are no longer affordable within the funds available for Fiscal Year 2013, should no other options exist to reduce contracting costs in these instances. Should such steps be necessary, agencies must evaluate the associated costs and benefits of such actions, and appropriately inform and negotiate with contractors. Finally, agencies should take all appropriate steps to minimize to the extent practicable the impact on small businesses of reduced contracting activities.

Financial Assistance

Given the widespread use of grants, loans and other Federal financial assistance to non-federal entities (e.g., State, local and tribal governments, non-profit organizations, and companies), sequestration will impact the funding of these activities.

As a general matter, agencies should ensure that any new financial assistance obligations or funding increases under existing agreements are consistent with the need to protect the agency's mission at the post-sequestration level. In light of sequestration, agencies may also consider delaying awarding of new financial assistance obligations, reducing levels of continued funding, and renegotiating or reducing the current scope of assistance. Agencies may be forced to reduce the level of assistance provided through formula funds or block grants. Should any such steps be necessary, agencies should evaluate the associated costs and benefits of such actions and appropriately engage and inform recipient(s) as early as possible.

Increased Scrutiny of Certain Activities

In determining the appropriate manner to achieve funding reductions, agency heads must also ensure that their agencies have risk management strategies and internal controls in place that provide heightened scrutiny of certain types of activities funded from sequestered accounts. To the extent these accounts remain at the post-sequestration funding level, increased scrutiny should apply to:

- hiring new personnel;¹
- issuing discretionary monetary awards to employees, which should occur only if legally required until further notice; and
- incurring obligations for new training, conferences, and travel (including agency-paid travel for non-agency personnel).

In light of the reduced budgetary resources available due to sequestration, expending funds on these activities at this time would in many circumstances not be the most effective way to protect agency mission to the extent practicable. Therefore, agency leadership should review processes and controls around these activities, and ensure that these activities are conducted only

¹ Agencies must also ensure that appropriate controls are in place to prevent the increased use of contractors to perform work due to any restrictions on hiring. Agencies should bear in mind the statutory restrictions contained in 10 U.S.C. 2461 and 41 U.S.C. 1710 on the conversion of functions from performance by Federal employees to performance by contractors.

to the extent they are the most cost-effective way to maintain critical agency mission operations under sequestration.

Please contact your OMB Resource Management Office (RMO) if you have any questions about or need assistance with this guidance.

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OFFICE OF THE ASSISTANT SECRETARY OF DEFENSE 4000 DEFENSE PENTAGON WASHINGTON, D.C. 20301-4000

MEMORANDUM FOR: SEE DISTRIBUTION

FEB 2 1 2013

SUBJECT: Total Force Management and Budgetary Uncertainty

Reference:	(a) Deputy Secretary of Defense Memorandum,	"Handling Budget	Uncertainty	in Fiscal
	Year 2013", dated 10 January 2013			

- (b) Under Secretary of Defense of Personnel & Readiness Memorandum, "Prohibition on Converting Certain Functions to Contract Performance", dated 1 December 2011
- (c) Deputy Secretary of Defense Memorandum, "Guidance for Limitation on Aggregate Annual Amount Available for Contracted Services", dated 3 June 2012
- (d) Under Secretary of Defense of Personnel & Readiness Memorandum, "Guidance Related to the Utilization of Military Manpower to Perform Certain Functions", dated 2 March 2012
- (e) DoD Instruction 1100.22, "Guidance for Determining Workforce Mix", dated 12 April 2010

This memorandum provides guidance for the management of the Total Force (active and reserve military, government civilians, and contracted support) during this time of continued budget uncertainty. The Department must maintain the viability of the All-Volunteer Force and sustain its operational readiness in the most cost-conscious manner. To do so, the Department must also maintain a properly sized, highly capable civilian workforce that is aligned to mission and workload; complements and delivers support to the military; supports the well-being of the warfighters and their families; and recognizes evolving critical demands while guarding against an erosion of organic skills and an overreliance on contracted services. Finally, the use of contracted services must continue to be reviewed to ensure the most appropriate, cost effective, and efficient support aligned to mission.

As DoD Components begin to take actions consistent with reference (a) – including the implementation of civilian hiring freezes, the release of term or temporary civilian employees, and other personnel related actions – they must be mindful of the Department's obligations to manage the Total Force consistent with Title 10 statutory requirements and references (b) through (e). These considerations are required in planning for the potential reduction or unavailability of fiscal year 2013 funds (with the exception of funds for military personnel) associated with sequester or the continuing resolution.

Consistent with section 2461 of title 10, United States Code, and reference (b), the conversion of functions or work performed by, or designated for performance by, civilian employees to contract performance without a public-private competition is expressly prohibited. Currently such competitions are prohibited under section 325 of the National Defense Authorization Act for Fiscal Year 2010 (Public Law 111-84). Workload currently performed by, or designated for performance by, civilian employees may not be transferred or assumed by contractors performing against prior year obligations. Most importantly, contractors may not perform inherently governmental work, and section 2464 of title 10, United States Code expressly prohibits contracting of certain functions (enclosure 1). DoD

Component heads, as well as field commanders and line managers, are urged to be particularly vigilant to prevent the inappropriate conversion of work to contract performance.

Additionally, limits on contracted support spending enacted in section 808 of the National Defense Authorization Act for Fiscal Year 2012, Public Law 112-81, and implemented via reference (c) still apply. The statutory obligations in section 2330a of title 10, United States Code, to minimize reliance on contract performance of work closely associated with inherently governmental functions (see illustrative examples at enclosure 2) remain in force. Moreover, the guidance in reference (c) to achieve reductions of such reliance, as well as in staff augmentation contract support, remains in effect. Planning for budgetary uncertainty does not relieve DoD Components from compliance with these mandates.

As we continue planning during this period of budgetary uncertainty, the Department must also ensure military personnel are not inappropriately utilized, particularly in a manner that may degrade readiness or result in unnecessary costs to the Department. Consistent with references (d) and (e), except in extraordinary, and typically temporary, circumstances, individual military personnel or units should not perform functions or work that is not military essential (see illustrative examples in enclosure 3). The use of "borrowed" or "repurposed" military can harm readiness and operational capabilities by diverting service members from training or performance of military essential functions, particularly when military members are required to work outside of their occupational specialties. In addition to the risk of hollowing the force, this practice could adversely impact the All-Volunteer Force and have negative effects on the recruitment, retention, and career progression of individual members. During this period of budgetary uncertainty, military units may perform work previously performed by civilian employees or contracted support as part of a rotation base for an operational capability (if this has been reflected in Operational Orders), provided this is done on a limited and temporary basis. In the event of sequestration, where military personnel accounts are exempted, there may be instances where military personnel can be used on a short-term, emergency basis to satisfy a demand that is of mission critical importance.

Please ensure maximum distribution of this memorandum throughout your organization, particularly to your manpower, personnel, and resourcing communities. Questions regarding application and implementation of this memorandum should be addressed to the following points of contact within the Office of Total Force Planning & Requirements: Mr. Thomas Hessel (thomas.hessel@osd.mil or 703-697-3402), and Ms. Amy Parker (amy.parker@osd.mil or 703-697-1735). Thank you for your support in the mitigating risks from budgetary uncertainty that could adversely affect the sustainability and readiness of the All Volunteer Force.

Frederick Vollrath Principal Deputy Assistant Secretary of Defense for Readiness and Force Management Performing the Duties of the Assistant Secretary of Defense for Readiness and Force Management

Enclosures: As stated

DISTRIBUTION:

SECRETARIES OF THE MILITARY DEPARTMENTS CHAIRMAN OF THE JOINT CHIEFS OF STAFF UNDER SECRETARIES OF DEFENSE DEPUTY CHIEF MANAGEMENT OFFICER COMMANDERS OF THE COMBATANT COMMANDS DIRECTOR, COST ASSESSMENT AND PROGRAM EVALUATION DIRECTOR, OPERATIONAL TEST AND EVALUATION GENERAL COUNSEL OF THE DEPARTMENT OF DEFENSE INSPECTOR GENERAL OF THE DEPARTMENT OF DEFENSE ASSISTANT SECRETARIES OF DEFENSE DEPARTMENT OF DEFENSE CHIEF INFORMATION OFFICER ASSISTANTS TO THE SECRETARY OF DEFENSE DIRECTOR, ADMINISTRATION AND MANAGEMENT DIRECTOR, NET ASSESSMENT DIRECTORS OF THE DEFENSE AGENCIES DIRECTORS OF THE DOD FIELD ACTIVITIES

Non-Exhaustive Examples of Inherently Governmental Functions (Extract from Office of Federal Procurement Policy Letter 11-1 (September 12, 2011)

- 1. The direct conduct of criminal investigation.
- 2. The control of prosecutions and performance of adjudicatory functions (other than those relating to arbitration or other methods of alternative dispute resolution).
- 3. The command of military forces.
- 4. Combat.
- 5. Security provided under any of the circumstances set out below. This provision should not be interpreted to preclude contractors taking action in self-defense or defense of others against the imminent threat of death or serious injury. (a) Security operations performed in direct support of combat as part of a larger integrated armed force. (b) Security operations performed in environments where, in the judgment of the responsible Federal official, there is significant potential for the security operations to evolve into combat. (c) Security that entails augmenting or reinforcing others (whether private security contractors, civilians, or military units) that have become engaged in combat.
- 6. The conduct of foreign relations and the determination of foreign policy.
- 7. The determination of agency policy, such as determining the content and application of regulations.
- 8. The determination of budget policy, guidance, and strategy.
- 9. The determination of Federal program priorities or budget requests.
- 10. The selection or non-selection of individuals for Federal Government employment, including the interviewing of individuals for employment.
- 11. The direction and control of Federal employees.
- 12. The direction and control of intelligence and counter-intelligence operations.
- 13. The approval of position descriptions and performance standards for Federal employees.
- 14. The determination of what government property is to be disposed of and on what terms (although an agency may give contractors authority to dispose of property at prices with specified ranges and subject to other reasonable conditions deemed appropriate by the agency).
- 15. In Federal procurement activities with respect to prime contracts:
 - (a) determining what supplies or services are to be acquired by the government
 - (b) participating as a voting member on any source selection boards;
 - (c) approving of any contractual documents, including documents defining requirements, incentive plans and evaluation criteria;
 - (d) determining that prices are fair and reasonable;
 - (e) awarding contracts;
 - (f) administering contracts (including ordering changers in contact performance or contact quantities, making final determinations about a contractor's performance, including approving award fee determinations or past performance evaluations and taking action based on those evaluations, and accepting or rejecting contractor products or services);
 - (g) terminating contracts
 - (h) determining whether contact costs are reasonable, allocable, and allowable;
 - (i) And participating as a voting member on performance evaluation boards.

- 16. The selection of grant and cooperative agreement recipients including: (a) approval of agreement activities; (b) negotiating the scope of work to be conducted under grants/cooperative agreements; (c) approval of modifications to grant/cooperative agreement budgets and activities; and (d) performance monitoring.
- 17. The approval of agency responses to Freedom of Information Act requests (other than routine responses that, because of statute, regulation, or agency policy, do not require the exercise of judgment in determining whether documents are to be released or withheld), and the approval of agency response to the administrative appeals of denials of Freedom of Information Act requests.
- 18. The conduct of administrative hearings to determine the eligibility of any person for a security clearance, or involving actions that affect matters of personal reputation or eligibility to participate in government programs.
- 19. The approval of Federal licensing actions and inspections.
- 20. The collection, control, and disbursement of fees, royalties, duties, fines, taxes and other public funds, unless authorized by statute, such as title 31 Untied States Code section 952 (relating to private collection contractors) and title 31 United States Code section 3718 (Relating to private attorney collection services), but not including (a) collection of fees, fines, penalties, costs or other charges form visitors to or patrons of mess halls, post or base exchange concessions, national parks, and similar entities or activities, or from other persons, where the amount to be collected is predetermined or can be readily calculated and the funds collected can be readily controlled using standard cash management techniques; and (b) routine voucher and invoice examination.
- 21. The control of the Treasury accounts.
- 22. The administration of public trusts.
- 23. The drafting of official agency proposals for legislation, Congressional testimony responses to Congressional correspondence, or responses to audit reports from an inspector general, the Government Accountability Office, or other Federal audit entity.
- 24. Representation of the government before administrative and judicial tribunals, unless statute expressly authorizes the use of attorney whose services are procured through contract.

Statutory Restrictions on Contracting (Title 10 United States Code Section 2465)

- (a) Except as provided in subsection (b), funds appropriated to Department of Defense may not be obligated or expended for the purpose of entering into a contract for the performance of fire-fighting or security-guard functions at any military installation or facility.
- (b) The prohibition in subsection (a) does not apply to the following contracts:
 - (1) A contract to be carried out at a location outside the United States (including its commonwealths, territories, and possessions) at which members of the armed forces would have to be used for the performance of a function described in subsection (a) at the expense of unit readiness.
 - (2) (2) A contract to be carried out on a Government-owned but privately operated installation.

- (3) A contract (or the renewal of a contract) for the performance of a function under contract on September 24, 1983.
- (4) A contract for the performance of firefighting functions if the contract is-(A) for a period of one year or less; and
 - (B) covers only the performance of firefighting functions that, in the absence of the contract, would have to be performed by members of the armed forces who are not readily available to perform such functions by reason of a deployment.

Non-Exhaustive Examples of Closely Associated With Inherently Governmental Functions (Extract from Office of Federal Procurement Policy Letter 11-1 (September 12, 2011)

- 1. Services in support of inherently governmental functions, including, but not limited to the following:
 - a. Performing budget preparation activities, such as workload modeling, fact finding, efficiency studies, and should-cost analysis.
 - b. Undertaking activities to support agency planning and reorganization.
 - c. Providing support for developing policies, including drafting documents, and conducting analyses, feasibility studies, and strategy options.
 - d. Providing services to support the development of regulations and legislative proposals pursuant to specific policy direction.
 - e. Supporting acquisition, including in the areas of:
 - i. Acquisition planning, such as by conducting market research; developing inputs for government cost estimates, and drafting statements of work and other pre-award documents.
 - ii. Source selection, such as by preparing a technical evaluation and associated documentation; participating as a technical advisor to a source selection board or as a nonvoting member of a source selection evaluation board; and drafting the price negotiations memorandum.
 - iii. Contract management, such as by assisting in the evaluation of a contractor's performance (e.g. by collecting information performing an analysis, or making a recommendation for a proposed performance rating), and providing support for assessing contract claims and preparing termination settlement documents.
 - f. Preparation of responses to Freedom of Information Act requests.
- 2. Work in a situation that permits or might permit access to confidential business information or other sensitive information (other than situations covered by the National Industrial Security Program described in Federal Acquisition Regulation 4.402(b)).
- 3. Dissemination of information regarding agency policies or regulations, such as conducting community relations campaigns, or conducting agency training courses.
- 4. Participation in a situation where it might be assumed that participants are agency employees or representatives, such as attending conferences on behalf of an agency.
- 5. Services as arbitrators or provision of alternative dispute resolution (ADR) services.
- 6. Construction of buildings or structures intended to be secure form electronic eavesdropping or other penetration by foreign governments.
- 7. Provision of inspection services.
- 8. Provision of legal advice and interpretations of regulations and statutes to government officials.
- 9. Provision of non-law enforcement security activities that do not directly involve criminal investigations, such as prisoner detention or transport and non-military national security details.

Examples of Military Essential Functions (summarized from DoD Instruction 1100.22)

- 1. Missions involving operational risks and combatant status under the Law of War.
- 2. Specialized collective and individual training requiring military unique knowledge and skills based on recent operational experience
- 3. Independent advice to senior civilian leadership in Department requiring military unique knowledge and skills based on recent operational experience
- 4. Command and control arrangements best performed within the Uniform Code of Military Justice.
- 5. Rotation base for an operational capability.
- 6. Career progression.
- 7. Esprit de corps (such as military recruiters, military bands)



FEB 2 1 2013

MEMORANDUM FOR DISTRIBUTION

SUBJECT: Planning Guidance for Potential Civilian Furloughs

References: (a) Letter from Secretary of Defense Leon Panetta to the Honorable Joseph R. Biden, Jr., President of the Senate, dated 20 February 2013

- (b) DoD Fact Sheet: Year-Long Sequestration and Continuing Resolution
- (c) Secretary of Defense Memorandum for Department of Defense Civilian Employees, subject: Preparations for Potential Sequestration on 1 March 2013 and Furlough Notifications, dated 20 February 2013
 (d) DoD Fact Sheet: Eurlough Planning
- (d) DoD Fact Sheet: Furlough Planning

1. On 20 February 2013, as required by statute, Secretary of Defense Leon Panetta notified the President of the Senate, Speaker of House, and other Congressional leaders of the possibility that the Department of Defense may be forced to furlough members of its civilian workforce (see reference (a)). These furloughs could result from the budgetary impacts of a year-long Continuing Resolution coupled with the across-the-board Federal spending cuts required by the Budget Control Act of 2011, commonly referred to as "sequestration" (see reference (b)).

2. As outlined in reference (c), the Administration is working closely with Congress to reach an agreement on a balanced deficit reduction plan that would avoid sequestration. In the event these efforts fail, then civilian furloughs could result. To prepare our people for this possibility, DoD published some general facts about the mechanics of implementing furloughs (see reference (d)). This memorandum provides commanders and budget submitting officers with further Department of the Navy (DON) guidance to plan for furloughs if they become necessary.

3. The impact of furloughs on our civilian workforce is not lost on DON leadership, and we hope to avert them if possible. However, simple prudence dictates that we plan for the worst and prepare our people for the possibility that furloughs may indeed occur. The following guidance reflects a consistent DoD-wide approach that will impact the entire Department in a similar manner.

SUBJECT: Planning for Potential Civilian Furloughs

4. If sequestration triggers, all appropriated fund employees, regardless of the funding source, would be subject to administrative furlough. Few, if any, exceptions will be granted, and any exception must come from one of the following six categories:

a. Civilians deployed in a combat zone or civilian mariners deployed onboard ships at sea (Military Sealift Command ships in a maintenance status overseas are subject to furlough of civilian mariners);

b. Civilians directly responsible for safety of life or property – only to the extent needed to prevent unacceptable risk or catastrophic gaps in the safety and protection of life or property;

c. Civilian employees paid with non-appropriated funds;

d. Employees exempt by law (i.e., employees appointed by the President with the advice and consent of the Senate – (PAS));

e. Foreign nationals;

f. All medical service civilian employees are subject to furlough except those that provide 24-hour inpatient care or emergency service, and personnel providing ancillary services directly supporting the 24-hour inpatient care and emergency services.

5. To prepare for the administrative furlough, all employees will initially be defaulted to furlough status. Absent approval from the Assistant Secretary of the Navy (Manpower and Reserve Affairs) (ASN (M&RA)) and the Secretary of the Navy, BSO Commanders are limited to identifying those civilian employees who meet the stringent exception requirements outlined subparagraphs (a) through (f) above. Exceptions previously identified during shutdown or emergency (unplanned) events do not apply to administrative furlough exceptions — mission critical employees, while still identified as such, are not excepted during an administrative (planned) furlough. Any additional DON requests for exceptions will be submitted for consideration to the Office of the Secretary of Defense (Personnel & Readiness).

6. Any requests for exceptions must be submitted to the ASN (M&RA) by 27 February 2013 for consideration and approval by the Secretary of the Navy. Requests for exceptions should be submitted via the Director, Office of Civilian Human Resources in the format found in enclosure (1). This form will provide us with details on requested furlough exemptions as well as an estimate of lost furlough labor savings accompanying the requested exemptions.

SUBJECT: Planning for Potential Civilian Furloughs

7. All administrative furloughs will be limited to 176 hours, approximately 22 workdays. For general planning, furloughs typically will be executed in increments of approximately 16 hours per pay period to mitigate the impact on the mission and employees. The hours/time for the administrative furloughs will be determined by Budget Submitting Office (BSO) Commanders and shall be dependent upon mission requirements. Plans to deviate from the general planning guidelines will be coordinated with ASN (M&RA) as there are potential ramifications to the employees and commands if modified plans are adopted. BSO Commanders may delegate the coordination and scheduling of the furloughs as appropriate for carrying out the mission requirements. (Note: Scheduling of furlough days for employees is subject to local bargaining requirements.)

8. During the furlough, DON leaders and managers must control leave and absences for the military and civilian workforce in order to mitigate the impact of the furlough on mission and readiness. Major Commands and the United States Marine Corps may not use contract funding or premium pay (e.g., compensatory time or overtime) to offset lost time under the furlough. Further, where employees are excepted from the administrative furlough, managers may deny paid personal leave if mission requirements are jeopardized.

9. We recognize that over the course of the furlough, DON's civilian workforce capability will be reduced by approximately 20 percent. Our Sailors and Marines will not be expected to replace that capacity and services will be negatively impacted. Additionally, the DON cannot transfer inherently governmental work to the contractor workforce. Finally, our furloughed civilians are prohibited by law from working from home or on-site (officially or unofficially) during their furlough days — employees and their supervisors will be subject to Anti-Deficiency Act violations and may be subject to disciplinary action.

10. We will continue to work with DoD to mitigate the impacts of the fiscal uncertainty on our workforce and our mission. I appreciate your dedication and ongoing service against the backdrop of the unprecedented challenges we face.

Robert O. Work

Enclosure: 1. Department of the Navy Civilian Personnel Furlough Exception Request

Distribution: Echelon 1 and 2 Activities Budget Submitting Office SUBJECT: Department of the Navy Planning for Potential Civilian Furlough

4

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cc:
UNSECNAV
ASN (FM&C)
OPNAV (VCNO, DNS, N1, N2/N6, N3/N5, N4, N8, N9)
ACMC (DMCS, DC M&RA)
OCHR
OLA
CHINFO
FMBE
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FEB 2 0 2013

MEMORANDUM FOR DEPARTMENT OF DEFENSE CIVILIAN EMPLOYEES

SUBJECT: Preparations for Potential Sequestration on March 1 and Furlough Notifications

For more than a year and a half, the President, the Joint Chiefs of Staff, and I have repeatedly voiced our deep concerns over the half a trillion dollars in automatic across-the-board cuts that would be imposed under sequestration and the severe damage that it would do to both this Department and our national defense.

The Administration continues to work with Congress to reach agreement on a balanced deficit reduction plan to avoid these cuts. Meanwhile, because another trigger for sequestration is approaching on March 1st, the Department's leadership has begun extensive planning on how to implement the required spending reductions. These cuts will be magnified because the Department has been forced to operate under a six-month continuing resolution that has already compelled us to take steps to reduce spending.

In the event of sequestration, we will do everything we can to continue to perform our core mission of providing for the security of the United States, but there is no mistaking that the rigid nature and scale of the cuts forced upon this Department will result in a serious erosion of readiness across the force.

I have also been deeply concerned about the potential direct impact of sequestration on you and your families. We are doing everything possible to limit the worst effects on DoD personnel – but I regret that our flexibility within the law is extremely limited. The President has used his legal authority to exempt military personnel funding from sequestration, but we have no legal authority to exempt civilian personnel funding from reductions. As a result, should sequestration occur and continue for a substantial period, DoD will be forced to place the vast majority of its civilian workforce on administrative furlough.

Today, I notified Congress that furloughs could occur under sequestration. I can assure you that, if we have to implement furloughs, all affected employees will be provided at least 30 days' notice prior to executing a furlough and your benefits will be protected to the maximum extent possible. We will work to ensure that furloughs are executed in a consistent and appropriate manner, and we will also continue to engage in discussions with employee unions as appropriate. More information and answers to frequently asked questions regarding furloughs can be found at www.opm.gov/furlough, under the "administrative furlough" section.





Working with your component heads and supervisors, the Department's leaders will continue to keep you informed. As we deal with these difficult issues, I want to thank you for your patience, hard work, and continued dedication to our mission of protecting the country.

Our most important asset in the Department is our world-class personnel. You are fighting every day to keep our country strong and secure, and rest assured that the leaders of this Department will continue to fight with you and for you.

Serie



FEB 2 0 2013

The Honorable Joseph R. Biden, Jr. President of the Senate United States Senate S-212 Capitol Building Washington, DC 20510

Dear Mr. President:

In accordance with statute, I am providing a report on potential civilian furloughs within the Department of Defense. Specifically, title 10, U.S.C., section 1597(e), provides that the Secretary of Defense "may not implement any involuntary reduction or furlough of civilian positions ... until the expiration of the 45-day period beginning on the date on which the Secretary submits to Congress a report setting forth the reasons why such reduction or furloughs are required and a description of any change in workload or positions requirements that will result from such reductions or furloughs." This letter provides the report and information required by this section.

We remain hopeful that the Administration and Congress will reach an agreement to avoid the across-the-board reductions in Federal spending required by the Budget Control Act of 2011, commonly known as "sequestration." The Department must, however, continue to plan for such reductions should Congress not take action prior to sequestration taking effect on March 1, 2013. If sequestration is not avoided, the magnitude of the potential reductions will damage force readiness, slow major acquisition programs, and necessitate civilian furlough actions that will negatively affect our Federal civilian workforce. Overall, sequestration will put us on a path toward a hollow force and inflict serious damage on our national security.



Finally, if furlough actions prove to be necessary, every affected employee would be subject to furlough for up to 22 discontinuous work days (176 total hours), the maximum number of furlough days allowed without triggering additional notification requirements that follow reduction-in-force procedures (though such an extended furlough action would still constitute a temporary placement on non-pay/non-duty status, rather than a permanent separation from service). We will provide affected employees the requisite advance notice before a furlough occurs. The Department is also engaged in the necessary and appropriate discussions with employee unions, and will discharge any applicable collective bargaining obligations that may arise. In the event an agreement is reached that averts sequestration and restores needed funding, we will immediately cancel any furloughs that have resulted and cease furlough planning.

While furloughs would be disruptive and damaging to our ability to carry out the defense mission, there are no viable alternatives for the Department if sequestration actually occurs. We will continue to work with Congress in an effort to avoid sequestration and furloughs. A similar letter is being sent to the Speaker of the House and the defense oversight committees.

Sincerely,

Junto



FEB 2 0 2013

The Honorable Harry Reid Majority Leader United States Senate Washington, DC 20510

Dear Mr. Majority Leader:

In accordance with statute, I am providing a report on potential civilian furloughs within the Department of Defense. Specifically, title 10, U.S.C., section 1597(e), provides that the Secretary of Defense "may not implement any involuntary reduction or furlough of civilian positions ... until the expiration of the 45-day period beginning on the date on which the Secretary submits to Congress a report setting forth the reasons why such reduction or furloughs are required and a description of any change in workload or positions requirements that will result from such reductions or furloughs." This letter provides the report and information required by this section.

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Sincerely,

cc: The Honorable Mitch McConnell Minority Leader



FEB 2 0 2013

The Honorable John A. Boehner Speaker of the House U.S. House of Representatives Washington, DC 20515

Dear Mr. Speaker:

In accordance with statute, I am providing a report on potential civilian furloughs within the Department of Defense. Specifically, title 10, U.S.C., section 1597(e), provides that the Secretary of Defense "may not implement any involuntary reduction or furlough of civilian positions ... until the expiration of the 45-day period beginning on the date on which the Secretary submits to Congress a report setting forth the reasons why such reduction or furloughs are required and a description of any change in workload or positions requirements that will result from such reductions or furloughs." This letter provides the report and information required by this section.

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Sincerely,

Semin

cc: The Honorable Nancy Pelosi Minority Leader



FEB 2 0 2013

The Honorable Carl Levin Chairman Committee on Armed Services United States Senate Washington, DC 20510

Dear Mr. Chairman:

In accordance with statute, I am providing a report on potential civilian furloughs within the Department of Defense. Specifically, title 10, U.S.C., section 1597(e), provides that the Secretary of Defense "may not implement any involuntary reduction or furlough of civilian positions ... until the expiration of the 45-day period beginning on the date on which the Secretary submits to Congress a report setting forth the reasons why such reduction or furloughs are required and a description of any change in workload or positions requirements that will result from such reductions or furloughs." This letter provides the report and information required by this section.

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Sincerely,

Service In

cc: The Honorable James M. Inhofe Ranking Member



FEB 2 0 2013

The Honorable Barbara A. Mikulski Chairwoman Committee on Appropriations United States Senate Washington, DC 20510

Dear Madam Chairwoman:

In accordance with statute, I am providing a report on potential civilian furloughs within the Department of Defense. Specifically, title 10, U.S.C., section 1597(e), provides that the Secretary of Defense "may not implement any involuntary reduction or furlough of civilian positions ... until the expiration of the 45-day period beginning on the date on which the Secretary submits to Congress a report setting forth the reasons why such reduction or furloughs are required and a description of any change in workload or positions requirements that will result from such reductions or furloughs." This letter provides the report and information required by this section.

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Sincerely,

Serie

cc: The Honorable Richard C. Shelby Vice Chairman



FEB 2 0 2013

The Honorable Richard J. Durbin Chairman Subcommittee on Defense Committee on Appropriations United States Senate Washington, DC 20510

Dear Mr. Chairman:

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Sincerely,

Juneto

cc: The Honorable Thad Cochran Vice Chairman



FEB 2 0 2013

The Honorable Harold Rogers Chairman Committee on Appropriations U.S. House of Representatives Washington, DC 20515

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Sincerely,

Semeto

cc: The Honorable Nita M. Lowey Ranking Member



FEB 2 0 2013

The Honorable Howard P. "Buck" McKeon Chairman Committee on Armed Services U.S. House of Representatives Washington, DC 20515

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Finally, if furlough actions prove to be necessary, every affected employee would be subject to furlough for up to 22 discontinuous work days (176 total hours), the maximum number of furlough days allowed without triggering additional notification requirements that follow reduction-in-force procedures (though such an extended furlough action would still constitute a temporary placement on non-pay/non-duty status, rather than a permanent separation from service). We will provide affected employees the requisite advance notice before a furlough occurs. The Department is also engaged in the necessary and appropriate discussions with employee unions, and will discharge any applicable collective bargaining obligations that may arise. In the event an agreement is reached that averts sequestration and restores needed funding, we will immediately cancel any furloughs that have resulted and cease furlough planning.

While furloughs would be disruptive and damaging to our ability to carry out the defense mission, there are no viable alternatives for the Department if sequestration actually occurs. We will continue to work with Congress in an effort to avoid sequestration and furloughs. A similar letter is being sent to the President of the Senate, the Speaker of the House, and the other defense oversight committees.

Sincerely,

June In

cc: The Honorable Adam Smith Ranking Member



FEB 2 0 2013

The Honorable C.W. Bill Young Chairman Subcommittee on Defense Committee on Appropriations U.S. House of Representatives Washington, DC 20515

Dear Mr. Chairman:

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Sincerely,

June In

cc: The Honorable Peter J. Visclosky Ranking Member

DoD Fact Sheet: Year-long Sequestration and Continuing Resolution

• Sequestration: what gets cut in DoD:

- Except for military personnel funding, all parts of budget are cut (e.g., OCO funds).
- Total FY13 reduction: \$46 billion or ~9% of total budget excluding military personnel
- Beyond FY13, budgets reduced by \$50-55 billion a year through FY21.
- Timing: largest cut takes place on March 1 (\$40 billion) with a smaller, second sequestration (\$6 billion) on March 27.
- How applied:
 - For operating portion of budget, cuts must be equal in percentage terms for each budget account (e.g., Army active ops same as Navy reserve ops and Guard ops).
 - For investment portion of budget, cuts must be equal in percentage terms for each budget line item.
 - Very limited authority to move money around to correct imbalances and problems.

• Continuing Resolution (CR): mechanics and problems:

- Will last at least six months (current expiration is March 27).
- This CR poses serious problems for DoD, especially if it is extended for an entire year.
 CR requires that we spend at same level as FY12, but in FY13 we are under a new strategy and
 - needs are much different **too many investment dollars, not enough operating dollars.**
 - CR does not permit DoD to start any new investment programs or increase production rates; must also buy exact same number/type of ships as last year.
 - We are spending more on Afghan war than we planned two years ago, when we put together FY13 budget, and CR does not take this into account.
- Some of the CR problems may be solved as both appropriations Committees want to pass an appropriations bill which would offset some of the harmful effects of the CR.
 - Even if the CR is extended all year, we are working closely with Committees and hope that they will fix the worst of the problems (e.g., get money into the right appropriations and move money to fix OCO shortfalls).
- However, a year-long sequestration and year-long CR in its current form, will require DoD to take much more drastic and irreversible actions.
 - Result will be a readiness crisis and disruption of most investment programs.
 - Examples of actions and their effects:
 - All Components will have to take the steps necessary to furlough civilians for up to 22 discontinuous work days (pay cuts of up to 20% for almost 6 months).
 - Army will reduce training and maintenance for later deploying units to the point that about twothirds of active brigade combat teams and most reserve teams (other than those teams in Afghanistan) will be at reduced readiness levels by the year's end.
 - Navy and Marine Corps will reduce readiness forcing cut backs on operations in critical areas such as the Pacific (up to one-third less naval presence in the Pacific).
 - Air Force will be forced to cut flying hours and weapon system maintenance leaving most flying units below acceptable readiness standards by the end of FY13.
 - TRICARE could be short up to \$3 billion in needed funds, which could lead to denials of elective services for active-duty dependents and retirees.
 - DoD will make cuts of roughly 9% in each of more than 2,500 investment line items actions that will lead to delays in weapon programs and increases in unit costs.

DoD Fact Sheet: Furlough Planning

• Overall approach

- o Take other actions first while minimizing adverse effects on mission/readiness.
- Consistency all services/agencies take similar actions.
- Most furloughed with limited exceptions:
 - Civilians deployed in combat zone;
 - Safety of life or property (only to extent needed to protect);
 - Employees paid with non-appropriated funds;
 - Employees exempt by law (Presidentially appointed, Senate confirmed);
 - Foreign nationals.
- Exceptions must be approved by Component head.

• Mechanics of furloughs

- Length: legal maximum for administrative furlough (w/o using RIF procedures) is 22 discontinuous work days (not to exceed 176 hours).
 - Maximum may be lower depending on schedule.
- Timing: furloughs generally spread over maximum months; no more than 16 hours per pay period.
 - Local commanders determine exact days/hours (subject to local bargaining).

• Consultation and notification

- Engage with unions as required.
- Notify employees of proposal to furlough (permit response).
- Notify employees of decision to furlough (appeal permitted).

• Schedule

- February 20: Congressional notification and begin union bargaining.
- o Late March: Provide furlough proposal to employees.
- o Early April: Provide furlough decision to employees.
- o Late April: Furloughs begin.

• Cancel or reduce furloughs if Congress acts to reduce or eliminate budgetary uncertainty



EXECUTIVE OFFICE OF THE PRESIDENT OFFICE OF MANAGEMENT AND BUDGET WASHINGTON, D.C. 20503

January 14, 2013

M-13-03

MEMORANDUM FOR THE HEADS OF EXECUTIVE DEPARTMENTS AND AGENCIES

FROM: Jeffrey D. Zients Deputy Director for Management

SUBJECT: Planning for Uncertainty with Respect to Fiscal Year 2013 Budgetary Resources

In the coming months, executive departments and agencies (agencies) will confront significant uncertainty regarding the amount of budgetary resources available for the remainder of the fiscal year. In particular, unless Congress acts to amend current law, the President is required to issue a sequestration order on March 1, 2013, canceling approximately \$85 billion in budgetary resources across the Federal Government. Further uncertainty is created by the expiration of the Continuing Appropriations Resolution, 2013 (CR) on March 27, 2013. This memorandum directs agencies to take certain steps to plan for and manage this budgetary uncertainty.

The Administration continues to urge Congress to take prompt action to address the current budgetary uncertainty, including through the enactment of balanced deficit reduction to avoid sequestration. Should Congress fail to act to avoid sequestration, there will be significant and harmful impacts on a wide variety of Government services and operations. For example, should sequestration remain in place for an extended period of time, hundreds of thousands of families will lose critical education and wellness services through Head Start and nutrition assistance programs. The Department of Defense will face deep cuts that will reduce readiness of non-deployed units, delay needed investments in equipment and facilities, and cut services for military families. And Federal agencies will likely need to furlough hundreds of thousands of employees and reduce essential services such as food inspections, air travel safety, prison security, border patrols, and other mission-critical activities.

At this time, agencies do not have clarity regarding the manner in which Congress will address these issues or the amount of budgetary resources that will be available through the remainder of the fiscal year. Until Congress acts, agencies must continue to prepare for the possibility that they will need to operate with reduced budgetary resources. Prior to passage of the American Taxpayer Relief Act of 2012 (ATRA), the President was required to issue a sequestration order on January 2, 2013. Although the ATRA postponed this date by two months, agencies had already engaged in extensive planning for operations under post-sequestration funding levels before this postponement was effected. In light of persistent budgetary uncertainty, all agencies should continue these planning activities, in coordination with the Office of Management and Budget (OMB), and should intensify efforts to identify actions that may be required should sequestration occur.

Agencies should generally adhere to the following guiding principles, to the extent practicable and appropriate, in preparing plans to operate with reduced budgetary resources in the event that sequestration occurs:

- use any available flexibility to reduce operational risks and minimize impacts on the agency's core mission in service of the American people;
- identify and address operational challenges that could potentially have a significant deleterious effect on the agency's mission or otherwise raise life, safety, or health concerns;
- identify the most appropriate means to reduce civilian workforce costs where necessary this may include imposing hiring freezes, releasing temporary employees or not renewing term or contract hires, authorizing voluntary separation incentives and voluntary early retirements, or implementing administrative furloughs (appropriate guidance for administrative furloughs can be found on the OPM website [here]); consistent with Section 3(a)(ii) of Executive Order 13522, allow employees' exclusive representatives to have pre-decisional involvement in these matters to the fullest extent practicable;
- review grants and contracts to determine where cost savings may be achieved in a manner that is consistent with the applicable terms and conditions, remaining mindful of the manner in which individual contracts or grants advance the core mission of the agency;
- take into account funding flexibilities, including the availability of reprogramming and transfer authority; and,
- be cognizant of the requirements of the Worker Adjustment and Retraining Notification (WARN) Act, 29 U.S.C. §§ 2101-2109.

While agency plans should reflect intensified efforts to prepare for operations under a potential sequestration, actions that would implement reductions specifically designed as a response to sequestration should generally not be taken at this time. In some cases, however, the overall budgetary uncertainty and operational constraints may require that certain actions be taken in the immediate- or near-term. Agencies presented with these circumstances should continue to act in a prudent manner to ensure that operational risks are avoided and adequate funding is available for the remainder of the fiscal year to meet the agency's core requirements and mission. Should circumstances require an agency to take actions that would constitute a change from normal practice and result in a reduction of normal spending and operations in the

immediate- or near-term, the agency must coordinate closely with its OMB Resource Management Office (RMO) before taking any such actions.

All agencies should work with their OMB RMO on the appropriate timing to submit draft contingency plans for operating under sequestration for review. Furthermore, should Congress take action that affects the current budgetary uncertainty, OMB will provide agencies with additional guidance as appropriate.



JAN 1 0 2013

MEMORANDUM FOR SECRETARIES OF THE MILITARY DEPARTMENTS CHAIRMAN OF THE JOINT CHIEFS OF STAFF UNDER SECRETARIES OF DEFENSE DEPUTY CHIEF MANAGEMENT OFFICER DIRECTOR, COST ASSESSMENT AND PROGRAM EVALUATION DIRECTOR, OPERATIONAL TEST AND EVALUATION GENERAL COUNSEL OF THE DEPARTMENT OF DEFENSE INSPECTOR GENERAL OF THE DEPARTMENT OF DEFENSE ASSISTANT SECRETARIES OF DEFENSE DEPARTMENT OF DEFENSE CHIEF INFORMATION OFFICER ASSISTANTS TO THE SECRETARY OF DEFENSE DIRECTOR, ADMINISTRATION AND MANAGEMENT DIRECTOR, NET ASSESSMENT DIRECTORS OF THE DEFENSE AGENCIES DIRECTORS OF THE DOD FIELD ACTIVITIES

SUBJECT: Handling Budgetary Uncertainty in Fiscal Year 2013

Two sources of uncertainty are creating budgetary challenges for the Department of Defense (DoD) in 2013. The first is the fact that the Department is operating under a Continuing Resolution (CR) through at least March 27, 2013. Because most operating funding was planned to increase from Fiscal Year (FY) 2012 to FY 2013, but is instead being held at FY 2012 levels under the CR, funds will run short at current rates of expenditure if the CR continues through the end of the fiscal year in its current form. The Secretary will continue to urge the Congress to enact appropriations bills for FY 2013. But if the CR were to be extended through the end of the fiscal year, it would hinder our ability to maintain a ready force.

The second source of uncertainty is the potential sequestration recently deferred from January 2, 2013 to March 1, 2013 by the American Taxpayer Relief Act of 2012. The possibility of sequestration occurring as late as the beginning of the sixth month of the fiscal year creates significant additional uncertainty for the management of the Department.

Either of these problems, in isolation, would present serious budget execution challenges to the Department, negatively impacting readiness and resulting in other undesirable outcomes. This situation would be made even more challenging by the need to protect funds for wartime operations.

Near-Term Actions

Given the overall budgetary uncertainty faced by the Department, and in particular the immediate operational issues presented by the CR, it is prudent to take certain steps now in order to help avoid serious future problems. I therefore authorize all Defense Components to begin implementing measures that will help mitigate our budget execution risks. For now, and to the extent possible, any actions taken must be reversible at a later date in the event that Congress acts to remove the risks I have described. The actions should be structured to minimize harmful effects on our people and on operations and unit readiness.

Categories of approved actions are identified in Table 1. The authority to implement these actions shall remain in effect until they are revoked in a subsequent memorandum from my office. If Components believe they must take actions that go beyond the categories listed in Table 1, they should present the options for my review and approval prior to their implementation.

Intensified Planning for Longer-Term Budgetary Uncertainty

Given the added challenge of a potential sequestration in March, we must also intensify efforts to plan future actions that might be required should that happen. This planning does not assume these unfortunate events will occur, only that we must be ready.

As they formulate draft plans, Components should follow the guidance that directs the Department to take all possible steps to mitigate harmful effects associated with this budgetary uncertainty and to maintain a strong defense. The details of the guidance are summarized below:

- For the operating portions of the DoD budget:
 - Exempt all military personnel funding from sequestration reductions, in accordance with the decision made by the President in July 2012.
 - o Fully protect funding for wartime operations.
 - o Fully protect Wounded Warrior programs.
 - To the extent feasible, protect programs most closely associated with the new defense strategy.
 - Reduce civilian workforce costs using the following actions (all subject to missioncritical exemptions, and appropriate consultation with union representatives consistent with Executive Order 13522):
 - Release temporary employees and do not renew term hires.
 - Impose hiring freezes.
 - Authorize voluntary separation incentives and voluntary early retirements to the extent feasible.
 - Consider the possibility of furloughs of up to 30 calendar days or 22 discontinuous workdays.
 - o To the extent feasible, protect family programs.

- To the extent feasible, protect funding most directly associated with readiness; focus the necessary cuts on later deploying units.
- For the investment portions of the DoD budget (procurement, RDT&E, construction):
 - Protect investments funded in Overseas Contingency Operations if associated with urgent operational needs.
 - To the extent feasible, protect programs mostly closely associated with the new defense strategy.
 - Take prudent steps to minimize disruption and added costs (e.g., avoid penalties associated with potential contract cancellations where feasible; prudently manage construction projects funded with prior-year monies).

While we are hopeful of avoiding budgetary problems, draft Component plans should reflect the possibility that we may have to operate under a year-long CR and that sequestration takes place. Table 2 shows the types of information that should be included in the plans. Components should submit these draft plans to the Under Secretary of Defense (Comptroller) by February 1, 2013. The Under Secretary of Defense (Comptroller) will work with the Components to adjust this schedule if changes are required due to the deadlines for the preparation of the FY 2014 President's Budget submission.

I appreciate your patience as we work through these difficult budgetary times. The Department will continue to do its best to resolve these budgetary uncertainties in a manner that permits us to support our current defense strategy and maintain a strong defense.

If addressees have questions about this memorandum, they should direct them to the Under Secretary of Defense (Comptroller).

G.T

Attachments: As stated

Table 1. Categories of Approved Near-Term Actions

- Freeze civilian hiring (with exceptions for mission-critical activities*).
- Provide authority to terminate employment of temporary hires and to notify term employees that their contracts will not be renewed (with exceptions for mission-critical activities and when appropriate in terms of personnel timing*).
- Reduce base operating funding.
- Curtail travel, training, and conferences (all with exceptions for mission-critical activities* including those required to maintain professional licensure or equivalent certifications).
- Curtail facilities maintenance or Facilities Sustainment, Restoration, and Modernization (FSRM) (with exceptions for mission-critical activities*).
 - If necessary, services/agencies are authorized to fund FSRM at levels below current guidance.
- Curtail administrative expenses such as supply purchases, business IT, ceremonies, etc. (with exceptions for mission-critical activities*).
- Review contracts and studies for possible cost-savings.
- Cancel 3rd and 4th quarter ship maintenance availabilities and aviation and ground depotlevel maintenance activities. Take this action no earlier than February 15, 2013.
- Clear all R&D and production contracts and contract modifications that obligate more than \$500 million with the USD(AT&L) prior to award.
- For Science and Technology accounts, provide the USD(AT&L) and the Assistant Secretary of Defense (Research & Engineering) with an assessment of the impact that budgetary uncertainty may have on meeting Departmental research priorities.

*Approvals will be granted by Component heads or by senior officials designated by the Component head.

Components with personnel serving Combatant Commanders (COCOMs) must consult with the COCOMs before implementing actions that affect them. Disputes will be brought to the attention of the Chairman of the Joint Chiefs of Staff for further resolution.

Components receiving reimbursements should coordinate with customer before taking actions that would affect the customer's mission.

Table 2. Information to Be Included in Draft Implementation Plans

The following information should be provided at the Component level. Information by commands and bases/installations is not required.

- For operating accounts, identify major actions to include, at a minimum:
 - Extent of civilian hiring freezes; expected number of temps/terms released; expected number, duration, and nature of furloughs.
 - Reductions in flying hours, steaming days, vehicle miles, and other operations/training/support activities that affect force readiness.
 - o Areas of budgets experiencing disproportionate cuts.
- For investment accounts:
 - Plans for large programs (ACAT 1D and 1C, and MAIS programs).
 - Include major changes in unit buys, delays, etc.
 - o Significant changes in all joint programs.
- Identify and prioritize any essential reprogramming actions with offsets.

PUBLIC LAW 112–25–AUG. 2, 2011

BUDGET CONTROL ACT OF 2011

Public Law 112–25 112th Congress

An Act

Aug. 2, 2011 [S. 365]

To provide for budget control.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

Budget Control Act of 2011.

SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

2 USC 900 note.

(a) SHORT TITLE.—This Act may be cited as the "Budget Control Act of 2011".

(b) TABLE OF CONTENTS.—The table of contents for this Act is as follows:

- Sec. 1. Short title; table of contents.
- Sec. 2. Severability.

TITLE I-TEN-YEAR DISCRETIONARY CAPS WITH SEQUESTER

- Sec. 101. Enforcing discretionary spending limits.
- Sec. 102. Definitions.
- Sec. 103. Reports and orders.
- Sec. 104. Expiration.
- Sec. 105. Amendments to the Congressional Budget and Impoundment Control Act of 1974.
- Sec. 106. Senate budget enforcement.

TITLE II-VOTE ON THE BALANCED BUDGET AMENDMENT

- Sec. 201. Vote on the balanced budget amendment.
- Sec. 202. Consideration by the other House.

TITLE III—DEBT CEILING DISAPPROVAL PROCESS

- Sec. 301. Debt ceiling disapproval process.
- Sec. 302. Enforcement of budget goal.

TITLE IV—JOINT SELECT COMMITTEE ON DEFICIT REDUCTION

- Sec. 401. Establishment of Joint Select Committee.
- Sec. 402. Expedited consideration of joint committee recommendations.
- Sec. 403. Funding. Sec. 404. Rulemaking.

TITLE V-PELL GRANT AND STUDENT LOAN PROGRAM CHANGES

- Sec. 501. Federal Pell grants.
- Sec. 502. Termination of authority to make interest subsidized loans to graduate and professional students.
- Sec. 503. Termination of direct loan repayment incentives. Sec. 504. Inapplicability of title IV negotiated rulemaking and master calendar exception.

2 USC 900 note.

SEC. 2. SEVERABILITY.

If any provision of this Act, or any application of such provision to any person or circumstance, is held to be unconstitutional, the remainder of this Act and the application of this Act to any other person or circumstance shall not be affected.

TITLE I—TEN-YEAR DISCRETIONARY **CAPS WITH SEQUESTER**

SEC. 101. ENFORCING DISCRETIONARY SPENDING LIMITS.

Section 251 of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended to read as follows:

"SEC. 251. ENFORCING DISCRETIONARY SPENDING LIMITS.

"(a) ENFORCEMENT.—

"(1) SEQUESTRATION.—Within 15 calendar days after Con-Deadline. gress adjourns to end a session there shall be a sequestration to eliminate a budget-year breach, if any, within any category.

"(2) ELIMINATING A BREACH.—Each non-exempt account within a category shall be reduced by a dollar amount calculated by multiplying the enacted level of sequestrable budgetary resources in that account at that time by the uniform percentage necessary to eliminate a breach within that category.

(3) MILITARY PERSONNEL.—If the President uses the authority to exempt any personnel account from sequestration under section 255(f), each account within subfunctional category 051 (other than those military personnel accounts for which the authority provided under section 255(f) has been exercised) shall be further reduced by a dollar amount calculated by multiplying the enacted level of non-exempt budgetary resources in that account at that time by the uniform percentage necessary to offset the total dollar amount by which outlays are not reduced in military personnel accounts by reason of the use of such authority.

(4) PART-YEAR APPROPRIATIONS.-If, on the date specified in paragraph (1), there is in effect an Act making or continuing appropriations for part of a fiscal year for any budget account, then the dollar sequestration calculated for that account under paragraphs (2) and (3) shall be subtracted from-

"(A) the annualized amount otherwise available by law in that account under that or a subsequent part-year appropriation: and

"(B) when a full-year appropriation for that account is enacted, from the amount otherwise provided by the full-year appropriation for that account.

"(5) LOOK-BACK.—If, after June 30, an appropriation for the fiscal year in progress is enacted that causes a breach within a category for that year (after taking into account any sequestration of amounts within that category), the discretionary spending limits for that category for the next fiscal year shall be reduced by the amount or amounts of that breach.

(6) WITHIN-SESSION SEQUESTRATION.—If an appropriation Deadline. for a fiscal year in progress is enacted (after Congress adjourns to end the session for that budget year and before July 1 of that fiscal year) that causes a breach within a category for that year (after taking into account any prior sequestration of amounts within that category), 15 days later there shall be a sequestration to eliminate that breach within that category following the procedures set forth in paragraphs (2) through (4).

"(7) ESTIMATES.—

2 USC 901.

"(A) CBO ESTIMATES.—As soon as practicable after Congress completes action on any discretionary appropriation, CBO, after consultation with the Committees on the Budget of the House of Representatives and the Senate, shall provide OMB with an estimate of the amount of discretionary new budget authority and outlays for the current year, if any, and the budget year provided by that legislation.

"(B) OMB ESTIMATES AND EXPLANATION OF DIF-FERENCES.—Not later than 7 calendar days (excluding Saturdays, Sundays, and legal holidays) after the date of enactment of any discretionary appropriation, OMB shall transmit a report to the House of Representatives and to the Senate containing the CBO estimate of that legislation, an OMB estimate of the amount of discretionary new budget authority and outlays for the current year, if any, and the budget year provided by that legislation, and an explanation of any difference between the 2 estimates. If during the preparation of the report OMB determines that there is a significant difference between OMB and CBO, OMB shall consult with the Committees on the Budget of the House of Representatives and the Senate regarding that difference and that consultation shall include, to the extent practicable, written communication to those committees that affords such committees the opportunity to comment before the issuance of the report.

"(C) ASSUMPTIONS AND GUIDELINES.—OMB estimates under this paragraph shall be made using current economic and technical assumptions. OMB shall use the OMB estimates transmitted to the Congress under this paragraph. OMB and CBO shall prepare estimates under this paragraph in conformance with scorekeeping guidelines determined after consultation among the Committees on the Budget of the House of Representatives and the Senate, CBO, and OMB.

"(D) ANNUAL APPROPRIATIONS.—For purposes of this paragraph, amounts provided by annual appropriations shall include any discretionary appropriations for the current year, if any, and the budget year in accounts for which funding is provided in that legislation that result from previously enacted legislation.

"(b) Adjustments to Discretionary Spending Limits.-

"(1) CONCEPTS AND DEFINITIONS.—When the President submits the budget under section 1105 of title 31, United States Code, OMB shall calculate and the budget shall include adjustments to discretionary spending limits (and those limits as cumulatively adjusted) for the budget year and each outyear to reflect changes in concepts and definitions. Such changes shall equal the baseline levels of new budget authority and outlays using up-to-date concepts and definitions, minus those levels using the concepts and definitions in effect before such changes. Such changes may only be made after consultation with the Committees on Appropriations and the Budget of the House of Representatives and the Senate, and that consultation shall include written communication to such committees that affords such committees the opportunity to comment before official action is taken with respect to such changes.

Deadline. Reports.

Consultation.

"(2) SEQUESTRATION REPORTS.—When OMB submits a sequestration report under section 254(e), (f), or (g) for a fiscal year, OMB shall calculate, and the sequestration report and subsequent budgets submitted by the President under section 1105(a) of title 31, United States Code, shall include adjustments to discretionary spending limits (and those limits as adjusted) for the fiscal year and each succeeding year, as follows:

"(A) EMERGENCY APPROPRIATIONS; OVERSEAS CONTIN-GENCY OPERATIONS/GLOBAL WAR ON TERRORISM.—If, for any fiscal year, appropriations for discretionary accounts are enacted that-

(i) the Congress designates as emergency requirements in statute on an account by account basis and the President subsequently so designates, or

"(ii) the Congress designates for Overseas Contingency Operations/Global War on Terrorism in statute on an account by account basis and the President subsequently so designates,

the adjustment shall be the total of such appropriations in discretionary accounts designated as emergency requirements or for Overseas Contingency Operations/Global War on Terrorism, as applicable.

"(B) CONTINUING DISABILITY REVIEWS AND REDETER-MINATIONS.-(i) If a bill or joint resolution making appropriations for a fiscal year is enacted that specifies an amount for continuing disability reviews under titles II and XVI of the Social Security Act and for the cost associated with conducting redeterminations of eligibility under title XVI of the Social Security Act, then the adjustments for that fiscal year shall be the additional new budget authority provided in that Act for such expenses for that fiscal year, but shall not exceed-

"(Í) for fiscal year 2012, \$623,000,000 in additional new budget authority;

"(II) for fiscal year 2013, \$751,000,000 in additional new budget authority;

"(III) for fiscal year 2014, \$924,000,000 in additional new budget authority; "(IV) for fiscal year 2015, \$1,123,000,000 in addi-

tional new budget authority

"(V) for fiscal year 2016, \$1,166,000,000 in additional new budget authority:

"(VI) for fiscal year 2017, \$1,309,000,000 in additional new budget authority;

"(VII) for fiscal year 2018, \$1,309,000,000 in additional new budget authority;

(VIII) for fiscal year 2019, \$1,309,000,000 in additional new budget authority;

"(IX) for fiscal year 2020, \$1,309,000,000 in additional new budget authority; and

"(X) for fiscal year 2021, \$1,309,000,000 in additional new budget authority.

"(ii) As used in this subparagraph—

"(I) the term 'continuing disability reviews' means continuing disability reviews under sections 221(i) and 1614(a)(4) of the Social Security Act;

Definitions.

"(II) the term 'redetermination' means redetermination of eligibility under sections 1611(c)(1) and 1614(a)(3)(H) of the Social Security Act; and

(III) the term 'additional new budget authority' means the amount provided for a fiscal year, in excess of \$273,000,000, in an appropriation Act and specified to pay for the costs of continuing disability reviews and redeterminations under the heading Limitation on Administrative Expenses' for the Social Security Administration.

(C) Health care fraud and abuse control.—(i) If a bill or joint resolution making appropriations for a fiscal year is enacted that specifies an amount for the health care fraud abuse control program at the Department of Health and Human Services (75-8393-0-7-571), then the adjustments for that fiscal year shall be the amount of additional new budget authority provided in that Act for such program for that fiscal year, but shall not exceed-

(I) for fiscal year 2012, \$270,000,000 in additional new budget authority;

"(II) for fiscal year 2013, \$299,000,000 in additional new budget authority;

"(III) for fiscal year 2014, \$329,000,000 in additional new budget authority; "(IV) for fiscal year 2015, \$361,000,000 in addi-

tional new budget authority;

"(V) for fiscal year 2016, \$395,000,000 in additional new budget authority;

"(VI) for fiscal year 2017, \$414,000,000 in additional new budget authority; "(VII) for fiscal year 2018, \$434,000,000 in addi-

tional new budget authority;

"(VIII) for fiscal year 2019, \$454,000,000 in additional new budget authority;

"(IX) for fiscal year 2020, \$475,000,000 in additional new budget authority; and "(X) for fiscal year 2021, \$496,000,000 in additional

new budget authority.

(ii) As used in this subparagraph, the term 'additional new budget authority' means the amount provided for a fiscal year, in excess of \$311,000,000, in an appropriation Act and specified to pay for the costs of the health care fraud and abuse control program.

"(D) DISASTER FUNDING.-

"(i) If, for fiscal years 2012 through 2021, appropriations for discretionary accounts are enacted that Congress designates as being for disaster relief in statute, the adjustment for a fiscal year shall be the total of such appropriations for the fiscal year in discretionary accounts designated as being for disaster relief, but not to exceed the total of-

"(I) the average funding provided for disaster relief over the previous 10 years, excluding the highest and lowest years; and

"(II) the amount, for years when the enacted new discretionary budget authority designated as being for disaster relief for the preceding fiscal

Definition.

year was less than the average as calculated in subclause (I) for that fiscal year, that is the difference between the enacted amount and the allowable adjustment as calculated in such subclause for that fiscal year.

"(ii) OMB shall report to the Committees on Appropriations and Budget in each House the average calculated pursuant to clause (i)(II), not later than 30 days after the date of the enactment of the Budget Control Act of 2011.

(iii) For the purposes of this subparagraph, the Definition. term 'disaster relief' means activities carried out pursuant to a determination under section 102(2) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5122(2)).

"(iv) Appropriations considered disaster relief under this subparagraph in a fiscal year shall not be eligible for adjustments under subparagraph (A)

for the fiscal year. "(c) DISCRETIONARY SPENDING LIMIT.—As used in this part, Definition. the term 'discretionary spending limit' means-

"(1) with respect to fiscal year 2012–

"(A) for the security category, \$684,000,000,000 in new budget authority; and

"(B) for the nonsecurity category, \$359,000,000,000 in new budget authority;

"(2) with respect to fiscal year 2013—

"(A) for the security category, \$686,000,000,000 in new budget authority; and

(B) for the nonsecurity category, \$361,000,000,000 in new budget authority; "(3) with respect to fiscal year 2014, for the discretionary

category, \$1,066,000,000,000 in new budget authority;

(4) with respect to fiscal year 2015, for the discretionary category, \$1,086,000,000,000 in new budget authority;

(5) with respect to fiscal year $201\overline{6}$, for the discretionary category, \$1,107,000,000,000 in new budget authority; "(6) with respect to fiscal year 2017, for the discretionary

category, \$1,131,000,000,000 in new budget authority; "(7) with respect to fiscal year 2018, for the discretionary

category, \$1,156,000,000,000 in new budget authority;

"(8) with respect to fiscal year 2019, for the discretionary category, \$1,182,000,000,000 in new budget authority;

(9) with respect to fiscal year 2020, for the discretionary category, \$1,208,000,000,000 in new budget authority; and

(10) with respect to fiscal year 2021, for the discretionary category, \$1,234,000,000,000 in new budget authority;

as adjusted in strict conformance with subsection (b).".

SEC. 102. DEFINITIONS.

Section 250(c) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended as follows:

(1) Strike paragraph (4) and insert the following new paragraph:

"(4)(A) The term 'nonsecurity category' means all discretionary appropriations not included in the security category defined in subparagraph (B).

2 USC 900.

"(B) The term 'security category' includes discretionary appropriations associated with agency budgets for the Depart-ment of Defense, the Department of Homeland Security, the Department of Veterans Affairs, the National Nuclear Security Administration, the intelligence community management account (95-0401-0-1-054), and all budget accounts in budget function 150 (international affairs).

"(C) The term 'discretionary category' includes all discre-

tionary appropriations.". (2) In paragraph (8)(C), strike "the food stamp program" and insert "the Supplemental Nutrition Assistance Program".

(3) Strike paragraph (14) and insert the following new paragraph:

"(14) The term 'outyear' means a fiscal year one or more vears after the budget year."

(4) At the end, add the following new paragraphs:

"(20) The term 'emergency' means a situation that-

"(A) requires new budget authority and outlays (or new budget authority and the outlays flowing therefrom) for the prevention or mitigation of, or response to, loss of life or property, or a threat to national security; and "(B) is unanticipated.

"(21) The term 'unanticipated' means that the underlying situation is-

"(A) sudden, which means quickly coming into being or not building up over time;

(B) urgent, which means a pressing and compelling need requiring immediate action;

"(C) unforeseen, which means not predicted or anticipated as an emerging need; and

"(D) temporary, which means not of a permanent duration.".

SEC. 103. REPORTS AND ORDERS.

Section 254 of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended as follows:

(1) In subsection (c)(2), strike "2002" and insert "2021".

(2) At the end of subsection (e), insert "This report shall also contain a preview estimate of the adjustment for disaster

funding for the upcoming fiscal year.". (3) In subsection (f)(2)(A), strike "2002" and insert "2021"; before the concluding period insert ", including a final estimate of the adjustment for disaster funding".

SEC. 104. EXPIRATION.

(a) REPEALER.—Section 275 of the Balanced Budget and Emergency Deficit Control Act of 1985 is repealed.

(b) CONFORMING CHANGE.—Sections 252(d)(1), 254(c), 254(f)(3), and 254(i) of the Balanced Budget and Emergency Deficit Control Act of 1985 shall not apply to the Congressional Budget Office.

SEC. 105. AMENDMENTS TO THE CONGRESSIONAL BUDGET AND **IMPOUNDMENT CONTROL ACT OF 1974.**

(a) ADJUSTMENTS.—Section 314 of the Congressional Budget Act of 1974 is amended as follows:

(1) Strike subsection (a) and insert the following:

"(a) ADJUSTMENTS.—After the reporting of a bill or joint resolution or the offering of an amendment thereto or the submission

2 USC 904.

2 USC 900 note. 2 USC 902 note.

2 USC 645.

of a conference report thereon, the chairman of the Committee on the Budget of the House of Representatives or the Senate may make appropriate budgetary adjustments of new budget authority and the outlays flowing therefrom in the same amount as required by section 251(b) of the Balanced Budget and Emergency Deficit Control Act of 1985.".

(2) Strike subsections (b) and (e) and redesignate subsections (c) and (d) as subsections (b) and (c), respectively.(3) At the end, add the following new subsections:

"(d) EMERGENCIES IN THE HOUSE OF REPRESENTATIVES.— (1) In the House of Representatives, if a reported bill or joint resolution, or amendment thereto or conference report thereon, contains a provision providing new budget authority and outlays or reducing revenue, and a designation of such provision as an emergency requirement pursuant to 251(b)(2)(A) of the Balanced Budget and Emergency Deficit Control Act of 1985, the chair of the Committee on the Budget of the House of Representatives shall not count the budgetary effects of such provision for purposes of title III and title IV of the Congressional Budget Act of 1974 and the Rules of the House of Representatives.

"(2)(A) In the House of Representatives, if a reported bill or joint resolution, or amendment thereto or conference report thereon, contains a provision providing new budget authority and outlays or reducing revenue, and a designation of such provision as an emergency pursuant to paragraph (1), the chair of the Committee on the Budget shall not count the budgetary effects of such provision for purposes of this title and title IV and the Rules of the House of Representatives.

"(B) In the House of Representatives, a proposal to strike a designation under subparagraph (A) shall be excluded from an evaluation of budgetary effects for purposes of this title and title IV and the Rules of the House of Representatives.

"(C) An amendment offered under subparagraph (B) that also proposes to reduce each amount appropriated or otherwise made available by the pending measure that is not required to be appropriated or otherwise made available shall be in order at any point in the reading of the pending measure.

"(e) ENFORCEMENT OF DISCRETIONARY SPENDING CAPS.—It shall not be in order in the House of Representatives or the Senate to consider any bill, joint resolution, amendment, motion, or conference report that would cause the discretionary spending limits as set forth in section 251 of the Balanced Budget and Emergency Deficit Control Act to be exceeded.".

(b) DEFINITIONS.—Section 3 of the Congressional Budget and Impoundment Control Act of 1974 is amended by adding at the 2 USC 622. end the following new paragraph:

"(11) The terms 'emergency' and 'unanticipated' have the meanings given to such terms in section 250(c) of the Balanced Budget and Emergency Deficit Control Act of 1985.".

(c) APPEALS FOR DISCRETIONARY CAPS.—Section 904(c)(2) of the Congressional Budget Act of 1974 is amended by striking "and 312(c)" and inserting "312(c), and 314(e)".

SEC. 106. SENATE BUDGET ENFORCEMENT.

(a) IN GENERAL.—

(1) For the purpose of enforcing the Congressional Budget Act of 1974 through April 15, 2012, including section 300 of

2 USC 621 note.

2 USC 631 note.

Applicability.

125 STAT. 247

that Act and enforcing

that Act, and enforcing budgetary points of order in prior concurrent resolutions on the budget, the allocations, aggregates, and levels set in subsection (b)(1) shall apply in the Senate in the same manner as for a concurrent resolution on the budget for fiscal year 2012 with appropriate budgetary levels for fiscal years 2011 and 2013 through 2021.

(2) For the purpose of enforcing the Congressional Budget Act of 1974 after April 15, 2012, including section 300 of that Act, and enforcing budgetary points of order in prior concurrent resolutions on the budget, the allocations, aggregates, and levels set in subsection (b)(2) shall apply in the Senate in the same manner as for a concurrent resolution on the budget for fiscal year 2013 with appropriate budgetary levels for fiscal years 2012 and 2014 through 2022.

(b) COMMITTEE ALLOCATIONS, AGGREGATES, AND LEVELS.—

(1) As soon as practicable after the date of enactment of this section, the Chairman of the Committee on the Budget shall file—

(A) for the Committee on Appropriations, committee allocations for fiscal years 2011 and 2012 consistent with the discretionary spending limits set forth in this Act for the purpose of enforcing section 302 of the Congressional Budget Act of 1974;

(B) for all committees other than the Committee on Appropriations, committee allocations for fiscal years 2011, 2012, 2012 through 2016, and 2012 through 2021 consistent with the Congressional Budget Office's March 2011 baseline adjusted to account for the budgetary effects of this Act and legislation enacted prior to this Act but not included in the Congressional Budget Office's March 2011 baseline, for the purpose of enforcing section 302 of the Congressional Budget Act of 1974;

(C) aggregate spending levels for fiscal years 2011 and 2012 and aggregate revenue levels for fiscal years 2011, 2012, 2012 through 2016, 2012 through 2021 consistent with the Congressional Budget Office's March 2011 baseline adjusted to account for the budgetary effects of this Act and legislation enacted prior to this Act but not included in the Congressional Budget Office's March 2011 baseline, and the discretionary spending limits set forth in this Act for the purpose of enforcing section 311 of the Congressional Budget Act of 1974; and

(D) levels of Social Security revenues and outlays for fiscal years 2011, 2012, 2012 through 2016, and 2012 through 2021 consistent with the Congressional Budget Office's March 2011 baseline adjusted to account for the budgetary effects of this Act and legislation enacted prior to this Act but not included in the Congressional Budget Office's March 2011 baseline, for the purpose of enforcing sections 302 and 311 of the Congressional Budget Act of 1974.

(2) Not later than April 15, 2012, the Chairman of the Committee on the Budget shall file—

(A) for the Committee on Appropriations, committee allocations for fiscal years 2012 and 2013 consistent with the discretionary spending limits set forth in this Act for

Deadline.

the purpose of enforcing section 302 of the Congressional Budget Act of 1974;

(B) for all committees other than the Committee on Appropriations, committee allocations for fiscal years 2012, 2013, 2013 through 2017, and 2013 through 2022 consistent with the Congressional Budget Office's March 2012 baseline for the purpose of enforcing section 302 of the Congressional Budget Act of 1974;

(C) aggregate spending levels for fiscal years 2012 and 2013 and aggregate revenue levels for fiscal years 2012, 2013, 2013-2017, and 2013-2022 consistent with the Congressional Budget Office's March 2012 baseline and the discretionary spending limits set forth in this Act for the purpose of enforcing section 311 of the Congressional Budget Act of 1974; and

(D) levels of Social Security revenues and outlays for fiscal years 2012 and 2013, 2013-2017, and 2013-2022 consistent with the Congressional Budget Office's March 2012 baseline budget for the purpose of enforcing sections 302 and 311 of the Congressional Budget Act of 1974.

(c) SENATE PAY-AS-YOU-GO SCORECARD.—

(1) Effective on the date of enactment of this section, for the purpose of enforcing section 201 of S. Con. Res. 21 (110th Congress), the Chairman of the Senate Committee on the Budget shall reduce any balances of direct spending and revenues for any fiscal year to 0 (zero).

(2) Not later than April 15, 2012, for the purpose of Deadline. enforcing section 201 of S. Con. Res. 21 (110th Congress), the Chairman of the Senate Committee on the Budget shall reduce any balances of direct spending and revenues for any fiscal year to 0 (zero).

(3) Upon resetting the Senate paygo scorecard pursuant to paragraph (2), the Chairman shall publish a notification of such action in the Congressional Record.

(d) FURTHER ADJUSTMENTS.-

(1) The Chairman of the Committee on the Budget of the Senate may revise any allocations, aggregates, or levels set pursuant to this section to account for any subsequent adjustments to discretionary spending limits made pursuant to this Act.

(2) With respect to any allocations, aggregates, or levels set or adjustments made pursuant to this section, sections 412 through 414 of S. Con. Res. 13 (111th Congress) shall remain in effect.

(e) EXPIRATION.-

(1) Subsections (a)(1), (b)(1), and (c)(1) shall expire if a concurrent resolution on the budget for fiscal year 2012 is agreed to by the Senate and House of Representatives pursuant to section 301 of the Congressional Budget Act of 1974.

(2) Subsections (a)(2), (b)(2), and (c)(2) shall expire if a concurrent resolution on the budget for fiscal year 2013 is agreed to by the Senate and House of Representatives pursuant to section 301 of the Congressional Budget Act of 1974.

Effective date.

Notification. Congressional Record.

TITLE II—VOTE ON THE BALANCED BUDGET AMENDMENT

SEC. 201. VOTE ON THE BALANCED BUDGET AMENDMENT.

Time period.

After September 30, 2011, and not later than December 31, 2011, the House of Representatives and Senate, respectively, shall vote on passage of a joint resolution, the title of which is as follows: "Joint resolution proposing a balanced budget amendment to the Constitution of the United States.".

SEC. 202. CONSIDERATION BY THE OTHER HOUSE.

Deadline.

(a) HOUSE CONSIDERATION.— (1) REFERRAL.—If the House receives a joint resolution described in section 201 from the Senate, such joint resolution shall be referred to the Committee on the Judiciary. If the committee fails to report the joint resolution within five legislative days, it shall be in order to move that the House discharge the committee from further consideration of the joint resolution. Such a motion shall not be in order after the House has disposed of a motion to discharge the joint resolution. The previous question shall be considered as ordered on the motion to its adoption without intervening motion except twenty minutes of debate equally divided and controlled by the proponent and an opponent. If such a motion is adopted, the House shall proceed immediately to consider the joint resolution in accordance with paragraph (3). A motion to reconsider the vote by which the motion is disposed of shall not be in order.

(2) PROCEEDING TO CONSIDERATION.—After the joint resolution has been referred to the appropriate calendar or the committee has been discharged (other than by motion) from its consideration, it shall be in order to move to proceed to consider the joint resolution in the House. Such a motion shall not be in order after the House has disposed of a motion to proceed with respect to the joint resolution. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. A motion to reconsider the vote by which the motion is disposed of shall not be in order.

(3) CONSIDERATION.—The joint resolution shall be considered as read. All points of order against the joint resolution and against its consideration are waived. The previous question shall be considered as ordered on the joint resolution to its passage without intervening motion except two hours of debate equally divided and controlled by the proponent and an opponent and one motion to limit debate on the joint resolution. A motion to reconsider the vote on passage of the joint resolution shall not be in order.

(b) SENATE CONSIDERATION.—(1) If the Senate receives a joint resolution described in section 201 from the House of Representatives, such joint resolution shall be referred to the appropriate committee of the Senate. If such committee has not reported the joint resolution at the close of the fifth session day after its receipt by the Senate, such committee shall be automatically discharged from further consideration of the joint resolution and it shall be placed on the appropriate calendar.

(2) Consideration of the joint resolution and on all debatable motions and appeals in connection therewith, shall be limited to

Deadline.

not more than 20 hours, which shall be divided equally between the majority and minority leaders or their designees. A motion further to limit debate is in order and not debatable. An amendment to, or a motion to postpone, or a motion to proceed to the consideration of other business, or a motion to recommit the joint resolution is not in order. Any debatable motion or appeal is debatable for not to exceed 1 hour, to be divided equally between those favoring and those opposing the motion or appeal. All time used for consideration of the joint resolution, including time used for quorum calls and voting, shall be counted against the total 20 hours of consideration.

Deadline.

(3) If the Senate has voted to proceed to a joint resolution, the vote on passage of the joint resolution shall be taken on or before the close of the seventh session day after such joint resolution has been reported or discharged or immediately following the conclusion of consideration of the joint resolution, and a single quorum call at the conclusion of the debate if requested in accordance with the rules of the Senate.

TITLE III—DEBT CEILING DISAPPROVAL PROCESS

SEC. 301. DEBT CEILING DISAPPROVAL PROCESS.

(a) IN GENERAL.—Subchapter I of chapter 31 of subtitle III of title 31, United States Code, is amended—

(1) in section 3101(b), by striking "or otherwise" and inserting "or as provided by section 3101A or otherwise"; and
(2) by inserting after section 3101 the following:

"§ 3101A. Presidential modification of the debt ceiling

"(a) IN GENERAL.—

"(1) \$900 BILLION.—

Deadline.

"(A) CERTIFICATION.—If, not later than December 31, 2011, the President submits a written certification to Congress that the President has determined that the debt subject to limit is within \$100,000,000,000 of the limit in section 3101(b) and that further borrowing is required to meet existing commitments, the Secretary of the Treasury may exercise authority to borrow an additional \$900,000,000,000, subject to the enactment of a joint resolution of disapproval enacted pursuant to this section. Upon submission of such certification, the limit on debt provided in section 3101(b) (referred to in this section as the 'debt limit') is increased by \$400,000,000.

"(B) RESOLUTION OF DISAPPROVAL.—Congress may consider a joint resolution of disapproval of the authority under subparagraph (A) as provided in subsections (b) through (f). The joint resolution of disapproval considered under this section shall contain only the language provided in subsection (b)(2). If the time for disapproval has lapsed without enactment of a joint resolution of disapproval under this section, the debt limit is increased by an additional \$500,000,000,000.

"(2) Additional amount.—

"(A) CERTIFICATION.—If, after the debt limit is increased by \$900,000,000 under paragraph (1), the President submits a written certification to Congress that the President has determined that the debt subject to limit is within \$100,000,000,000 of the limit in section 3101(b) and that further borrowing is required to meet existing commitments, the Secretary of the Treasury may, subject to the enactment of a joint resolution of disapproval enacted pursuant to this section, exercise authority to borrow an additional amount equal to—

"(i) \$1,200,000,000,000, unless clause (ii) or (iii) applies;

"(ii) \$1,500,000,000,000 if the Archivist of the United States has submitted to the States for their ratification a proposed amendment to the Constitution of the United States pursuant to a joint resolution entitled 'Joint resolution proposing a balanced budget amendment to the Constitution of the United States'; or

"(iii) if a joint committee bill to achieve an amount greater than 1,200,000,000,000 in deficit reduction as provided in section 401(b)(3)(B)(i)(II) of the Budget Control Act of 2011 is enacted, an amount equal to the amount of that deficit reduction, but not greater than 1,500,000,000,000, unless clause (ii) applies.

"(B) RESOLUTION OF DISAPPROVAL.—Congress may consider a joint resolution of disapproval of the authority under subparagraph (A) as provided in subsections (b) through (f). The joint resolution of disapproval considered under this section shall contain only the language provided in subsection (b)(2). If the time for disapproval has lapsed without enactment of a joint resolution of disapproval under this section, the debt limit is increased by the amount authorized under subparagraph (A).

"(b) JOINT RESOLUTION OF DISAPPROVAL.-

"(1) IN GENERAL.—Except for the \$400,000,000,000 increase in the debt limit provided by subsection (a)(1)(A), the debt limit may not be raised under this section if, within 50 calendar days after the date on which Congress receives a certification described in subsection (a)(1) or within 15 calendar days after Congress receives the certification described in subsection (a)(2)(regardless of whether Congress is in session), there is enacted into law a joint resolution disapproving the President's exercise of authority with respect to such additional amount.

"(2) CONTENTS OF JOINT RESOLUTION.—For the purpose of this section, the term 'joint resolution' means only a joint resolution—

"(A)(i) for the certification described in subsection (a)(1), that is introduced on September 6, 7, 8, or 9, 2011 (or, if the Senate was not in session, the next calendar day on which the Senate is in session); and

"(ii) for the certification described in subsection (a)(2), that is introduced between the date the certification is received and 3 calendar days after that date;

"(B) which does not have a preamble;

"(C) the title of which is only as follows: 'Joint resolution relating to the disapproval of the President's exercise of authority to increase the debt limit, as submitted under section 3101A of title 31, United States Code, on

Deadlines.

Definition.

' (with the blank containing the date of such submission); and

"(D) the matter after the resolving clause of which is only as follows: "That Congress disapproves of the President's exercise of authority to increase the debt limit, as exercised pursuant to the certification under section 3101A(a) of title 31, United States Code.'.

"(c) Expedited Consideration in House of Representa-

"(1) RECONVENING.—Upon receipt of a certification described in subsection (a)(2), the Speaker, if the House would otherwise be adjourned, shall notify the Members of the House that, pursuant to this section, the House shall convene not later than the second calendar day after receipt of such certification.

"(2) REPORTING AND DISCHARGE.—Any committee of the House of Representatives to which a joint resolution is referred shall report it to the House without amendment not later than 5 calendar days after the date of introduction of a joint resolution described in subsection (a). If a committee fails to report the joint resolution within that period, the committee shall be discharged from further consideration of the joint resolution and the joint resolution shall be referred to the appropriate calendar.

"(3) PROCEEDING TO CONSIDERATION.—After each committee authorized to consider a joint resolution reports it to the House or has been discharged from its consideration, it shall be in order, not later than the sixth day after introduction of a joint resolution under subsection (a), to move to proceed to consider the joint resolution in the House. All points of order against the motion are waived. Such a motion shall not be in order after the House has disposed of a motion to proceed on a joint resolution addressing a particular submission. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. The motion shall not be debatable. A motion to reconsider the vote by which the motion is disposed of shall not be in order.

"(4) CONSIDERATION.—The joint resolution shall be considered as read. All points of order against the joint resolution and against its consideration are waived. The previous question shall be considered as ordered on the joint resolution to its passage without intervening motion except two hours of debate equally divided and controlled by the proponent and an opponent. A motion to reconsider the vote on passage of the joint resolution shall not be in order.

"(d) EXPEDITED PROCEDURE IN SENATE.—

"(1) RECONVENING.—Upon receipt of a certification under subsection (a)(2), if the Senate has adjourned or recessed for more than 2 days, the majority leader of the Senate, after consultation with the minority leader of the Senate, shall notify the Members of the Senate that, pursuant to this section, the Senate shall convene not later than the second calendar day after receipt of such message.

"(2) PLACEMENT ON CALENDAR.—Upon introduction in the Senate, the joint resolution shall be immediately placed on the calendar.

"(3) FLOOR CONSIDERATION.—

Notification. Deadline.

Deadline.

Notification. Deadline. Time period. Waiver

"(A) IN GENERAL.—Notwithstanding Rule XXII of the Standing Rules of the Senate, it is in order at any time during the period beginning on the day after the date on which Congress receives a certification under subsection (a) and, for the certification described in subsection (a)(1), ending on September 14, 2011, and for the certification described in subsection (a)(2), on the 6th day after the date on which Congress receives a certification under subsection (a) (even though a previous motion to the same effect has been disagreed to) to move to proceed to the consideration of the joint resolution, and all points of order against the joint resolution (and against consideration of the joint resolution) are waived. The motion to proceed is not debatable. The motion is not subject to a motion to postpone. A motion to reconsider the vote by which the motion is agreed to or disagreed to shall not be in order. If a motion to proceed to the consideration of the resolution is agreed to, the joint resolution shall remain the unfinished business until disposed of.

"(B) CONSIDERATION.—Consideration of the joint resolution, and on all debatable motions and appeals in connection therewith, shall be limited to not more than 10 hours, which shall be divided equally between the majority and minority leaders or their designees. A motion further to limit debate is in order and not debatable. An amendment to, or a motion to postpone, or a motion to proceed to the consideration of other business, or a motion to recommit the joint resolution is not in order.

(C) VOTE ON PASSAGE.—If the Senate has voted to proceed to a joint resolution, the vote on passage of the joint resolution shall occur immediately following the conclusion of consideration of the joint resolution, and a single quorum call at the conclusion of the debate if requested in accordance with the rules of the Senate.

"(D) RULINGS OF THE CHAIR ON PROCEDURE.—Appeals from the decisions of the Chair relating to the application of the rules of the Senate, as the case may be, to the procedure relating to a joint resolution shall be decided without debate.

"(e) AMENDMENT NOT IN ORDER.-A joint resolution of disapproval considered pursuant to this section shall not be subject to amendment in either the House of Representatives or the Senate. (f) Coordination With Action by Other House.-

"(1) IN GENERAL.-If, before passing the joint resolution, one House receives from the other a joint resolution— "(A) the joint resolution of the other House shall not

be referred to a committee; and

"(B) the procedure in the receiving House shall be the same as if no joint resolution had been received from the other House until the vote on passage, when the joint resolution received from the other House shall supplant the joint resolution of the receiving House.

"(2) TREATMENT OF JOINT RESOLUTION OF OTHER HOUSE.— If the Senate fails to introduce or consider a joint resolution under this section, the joint resolution of the House shall be entitled to expedited floor procedures under this section.

"(3) TREATMENT OF COMPANION MEASURES.—If, following passage of the joint resolution in the Senate, the Senate then receives the companion measure from the House of Representatives, the companion measure shall not be debatable.

"(4) CONSIDERATION AFTER PASSAGE.—(A) If Congress passes a joint resolution, the period beginning on the date the President is presented with the joint resolution and ending on the date the President signs, allows to become law without his signature, or vetoes and returns the joint resolution (but excluding days when either House is not in session) shall be disregarded in computing the appropriate calendar day period described in subsection (b)(1).

"(B) Debate on a veto message in the Senate under this section shall be 1 hour equally divided between the majority and minority leaders or their designees.

"(5) VETO OVERRIDE.—If within the appropriate calendar day period described in subsection (b)(1), Congress overrides a veto of the joint resolution with respect to authority exercised pursuant to paragraph (1) or (2) of subsection (a), the limit on debt provided in section 3101(b) shall not be raised, except for the \$400,000,000,000 increase in the limit provided by subsection (a)(1)(A).

"(6) SEQUESTRATION.—(A) If within the 50-calendar day period described in subsection (b)(1), the President signs the joint resolution, the President allows the joint resolution to become law without his signature, or Congress overrides a veto of the joint resolution with respect to authority exercised pursuant to paragraph (1) of subsection (a), there shall be a sequestration to reduce spending by \$400,000,000,000. OMB shall implement the sequestration forthwith.

"(B) OMB shall implement each half of such sequestration in accordance with section 255, section 256, and subsections (c), (d), (e), and (f) of section 253 of the Balanced Budget and Emergency Deficit Control Act of 1985, and for the purpose of such implementation the term 'excess deficit' means the amount specified in subparagraph (A).

"(g) RULES OF HOUSE OF REPRESENTATIVES AND SENATE.—This subsection and subsections (b), (c), (d), (e), and (f) (other than paragraph (6)) are enacted by Congress—

"(1) as an exercise of the rulemaking power of the Senate and House of Representatives, respectively, and as such it is deemed a part of the rules of each House, respectively, but applicable only with respect to the procedure to be followed in that House in the case of a joint resolution, and it supersedes other rules only to the extent that it is inconsistent with such rules; and

"(2) with full recognition of the constitutional right of either House to change the rules (so far as relating to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.". (b) CONFORMING AMENDMENT.—The table of sections for chapter

31 of title 31, United States Code, is amended by inserting after the item relating to section 3101 the following new item:

"3101A. Presidential modification of the debt ceiling.".

Time period. President.

Definition.

SEC. 302. ENFORCEMENT OF BUDGET GOAL.

(a) IN GENERAL.—The Balanced Budget and Emergency Deficit Control Act of 1985 is amended by inserting after section 251 the following new section:

2 USC 901a.

"SEC. 251A. ENFORCEMENT OF BUDGET GOAL.

Deadline.

"Unless a joint committee bill achieving an amount greater than 1,200,000,000,000 in deficit reduction as provided in section 401(b)(3)(B)(i)(II) of the Budget Control Act of 2011 is enacted by January 15, 2012, the discretionary spending limits listed in section 251(c) shall be revised, and discretionary appropriations and direct spending shall be reduced, as follows:

"(1) REVISED SECURITY CATEGORY; REVISED NONSECURITY CATEGORY.—(A) The term 'revised security category' means discretionary appropriations in budget function 050.

"(B) The term 'revised nonsecurity category' means discretionary appropriations other than in budget function 050.

"(2) REVISED DISCRETIONARY SPENDING LIMITS.—The discretionary spending limits for fiscal years 2013 through 2021 under section 251(c) shall be replaced with the following:

"(A) For fiscal year 2013–

"(i) for the security category, \$546,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$501,000,000,000 in budget authority.

"(B) For fiscal year 2014—

"(i) for the security category, \$556,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$510,000,000,000 in budget authority.

"(C) For fiscal year 2015—

"(i) for the security category, \$566,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$520,000,000,000 in budget authority.

"(D) For fiscal year 2016—

"(i) for the security category, \$577,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$530,000,000,000 in budget authority.

"(E) For fiscal year 2017-

"(i) for the security category, \$590,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$541,000,000,000 in budget authority.

"(F) For fiscal year 2018—

"(i) for the security category, \$603,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$553,000,000,000 in budget authority.

"(G) For fiscal year 2019—

"(i) for the security category, \$616,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$566,000,000,000 in budget authority.

"(H) For fiscal year 2020—

Definitions.

"(i) for the security category, \$630,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$578,000,000,000 in budget authority.

"(I) For fiscal year 2021—

"(i) for the security category, \$644,000,000,000 in budget authority; and

"(ii) for the nonsecurity category, \$590,000,000,000 in budget authority.

"(3) CALCULATION OF TOTAL DEFICIT REDUCTION.—OMB shall calculate the amount of the deficit reduction required by this section for each of fiscal years 2013 through 2021 by—

"(A) starting with \$1,200,000,000;

"(B) subtracting the amount of deficit reduction achieved by the enactment of a joint committee bill, as provided in section 401(b)(3)(B)(i)(II) of the Budget Control Act of 2011;

"(C) reducing the difference by 18 percent to account for debt service; and

"(D) dividing the result by 9.

Effective date.

"(4) ALLOCATION TO FUNCTIONS.—On January 2, 2013, for fiscal year 2013, and in its sequestration preview report for fiscal years 2014 through 2021 pursuant to section 254(c), OMB shall allocate half of the total reduction calculated pursuant to paragraph (3) for that year to discretionary appropriations and direct spending accounts within function 050 (defense function) and half to accounts in all other functions (nondefense functions).

"(5) DEFENSE FUNCTION REDUCTION.—OMB shall calculate the reductions to discretionary appropriations and direct spending for each of fiscal years 2013 through 2021 for defense function spending as follows:

"(A) DISCRETIONARY.—OMB shall calculate the reduction to discretionary appropriations by—

"(i) taking the total reduction for the defense function allocated for that year under paragraph (4);

"(ii) multiplying by the discretionary spending limit for the revised security category for that year; and

"(iii) dividing by the sum of the discretionary spending limit for the security category and OMB's baseline estimate of nonexempt outlays for direct spending programs within the defense function for that year.

year. "(B) DIRECT SPENDING.—OMB shall calculate the reduction to direct spending by taking the total reduction for the defense function required for that year under paragraph (4) and subtracting the discretionary reduction calculated pursuant to subparagraph (A).

"(6) NONDEFENSE FUNCTION REDUCTION.—OMB shall calculate the reduction to discretionary appropriations and to direct spending for each of fiscal years 2013 through 2021 for programs in nondefense functions as follows:

"(A) DISCRETIONARY.—OMB shall calculate the reduction to discretionary appropriations by"(i) taking the total reduction for nondefense functions allocated for that year under paragraph (4); "(ii) multiplying by the discretionary spending

"(ii) multiplying by the discretionary spending limit for the revised nonsecurity category for that year; and

"(iii) dividing by the sum of the discretionary spending limit for the revised nonsecurity category and OMB's baseline estimate of nonexempt outlays for direct spending programs in nondefense functions for that year.

"(B) DIRECT SPENDING.—OMB shall calculate the reduction to direct spending programs by taking the total reduction for nondefense functions required for that year under paragraph (4) and subtracting the discretionary reduction calculated pursuant to subparagraph (A).

"(7) IMPLEMENTING DISCRETIONARY REDUCTIONS.-

"(A) FISCAL YEAR 2013.—On January 2, 2013, for fiscal year 2013, OMB shall calculate and the President shall order a sequestration, effective upon issuance and under the procedures set forth in section 253(f), to reduce each account within the security category or nonsecurity category by a dollar amount calculated by multiplying the baseline level of budgetary resources in that account at that time by a uniform percentage necessary to achieve—

"(i) for the revised security category, an amount equal to the defense function discretionary reduction calculated pursuant to paragraph (5); and

"(ii) for the revised nonsecurity category, an amount equal to the nondefense function discretionary reduction calculated pursuant to paragraph (6).

reduction calculated pursuant to paragraph (6). "(B) FISCAL YEARS 2014–2021.—On the date of the submission of its sequestration preview report for fiscal years 2014 through 2021 pursuant to section 254(c) for each of fiscal years 2014 through 2021, OMB shall reduce the discretionary spending limit—

"(i) for the revised security category by the amount of the defense function discretionary reduction calculated pursuant to paragraph (5); and

"(ii) for the revised nonsecurity category by the amount of the nondefense function discretionary reduction calculated pursuant to paragraph (6).

"(8) IMPLEMENTING DIRECT SPENDING REDUCTIONS.—On the date specified in paragraph (4) during each applicable year, OMB shall prepare and the President shall order a sequestration, effective upon issuance, of nonexempt direct spending to achieve the direct spending reduction calculated pursuant to paragraphs (5) and (6). When implementing the sequestration of direct spending pursuant to this paragraph, OMB shall follow the procedures specified in section 6 of the Statutory Pay-As-You-Go Act of 2010, the exemptions specified in section 255, and the special rules specified in section 256, except that the percentage reduction for the Medicare programs specified in section 256(d) shall not be more than 2 percent for a fiscal year.

"(9) ADJUSTMENT FOR MEDICARE.—If the percentage reduction for the Medicare programs would exceed 2 percent for a fiscal year in the absence of paragraph (8), OMB shall

Effective date. President. Sequestration order.

President. Sequestration order. increase the reduction for all other discretionary appropriations and direct spending under paragraph (6) by a uniform percentage to a level sufficient to achieve the reduction required by paragraph (6) in the non-defense function.

"(10) IMPLEMENTATION OF REDUCTIONS.—Any reductions imposed under this section shall be implemented in accordance with section 256(k).

"(11) REPORT.—On the dates specified in paragraph (4), OMB shall submit a report to Congress containing information about the calculations required under this section, the adjusted discretionary spending limits, a listing of the reductions required for each nonexempt direct spending account, and any other data and explanations that enhance public understanding of this title and actions taken under it.".

(b) CONFORMING AMENDMENT.—The table of contents set forth in section 250(a) of the Balanced Budget and Emergency Deficit Control Act of 1985 is amended by inserting after the item relating to section 251 the following:

"Sec. 251A. Enforcement of budget goal.".

TITLE IV—JOINT SELECT COMMITTEE ON DEFICIT REDUCTION

SEC. 401. ESTABLISHMENT OF JOINT SELECT COMMITTEE.

(a) DEFINITIONS.—In this title:

(1) JOINT COMMITTEE.—The term "joint committee" means the Joint Select Committee on Deficit Reduction established under subsection (b)(1).

(2) JOINT COMMITTEE BILL.—The term "joint committee bill" means a bill consisting of the proposed legislative language of the joint committee recommended under subsection (b)(3)(B) and introduced under section 402(a).

(b) ESTABLISHMENT OF JOINT SELECT COMMITTEE.-

(1) ESTABLISHMENT.—There is established a joint select committee of Congress to be known as the "Joint Select Committee on Deficit Reduction".

(2) GOAL.—The goal of the joint committee shall be to reduce the deficit by at least \$1,500,000,000,000 over the period of fiscal years 2012 to 2021.

(3) DUTIES.—

(A) IN GENERAL.—

(i) IMPROVING THE SHORT-TERM AND LONG-TERM FISCAL IMBALANCE.—The joint committee shall provide recommendations and legislative language that will significantly improve the short-term and long-term fiscal imbalance of the Federal Government.

Recommendations.

Deadline.

(ii) RECOMMENDATIONS OF COMMITTEES.—Not later than October 14, 2011, each committee of the House of Representatives and the Senate may transmit to the joint committee its recommendations for changes in law to reduce the deficit consistent with the goal described in paragraph (2) for the joint committee's consideration.

(B) REPORT, RECOMMENDATIONS, AND LEGISLATIVE LAN-GUAGE.—

 $2\ \mathrm{USC}\ 900$ note.

(i) IN GENERAL.—Not later than November 23, 2011, the joint committee shall vote on—

(Î) a report that contains a detailed statement of the findings, conclusions, and recommendations of the joint committee and the estimate of the Congressional Budget Office required by paragraph (5)(D)(ii); and

(II) proposed legislative language to carry out such recommendations as described in subclause (I), which shall include a statement of the deficit reduction achieved by the legislation over the period of fiscal years 2012 to 2021.

Any change to the Rules of the House of Representatives or the Standing Rules of the Senate included in the report or legislative language shall be considered to be merely advisory.

(ii) APPROVAL OF REPORT AND LEGISLATIVE LAN-GUAGE.—The report of the joint committee and the proposed legislative language described in clause (i) shall require the approval of a majority of the members of the joint committee.

(iii) ADDITIONAL VIEWS.—A member of the joint committee who gives notice of an intention to file supplemental, minority, or additional views at the time of final joint committee vote on the approval of the report and legislative language under clause (ii) shall be entitled to 3 calendar days in which to file such views in writing with the staff director of the joint committee. Such views shall then be included in the joint committee report and printed in the same volume, or part thereof, and their inclusion shall be noted on the cover of the report. In the absence of timely notice, the joint committee report may be printed and transmitted immediately without such views.

(iv) TRANSMISSION OF REPORT AND LEGISLATIVE LANGUAGE.—If the report and legislative language are approved by the joint committee pursuant to clause (ii), then not later than December 2, 2011, the joint committee shall submit the joint committee report and legislative language described in clause (i) to the President, the Vice President, the Speaker of the House of Representatives, and the majority and minority Leaders of each House of Congress.

(v) REPORT AND LEGISLATIVE LANGUAGE TO BE MADE PUBLIC.—Upon the approval or disapproval of the joint committee report and legislative language pursuant to clause (ii), the joint committee shall promptly make the full report and legislative language, and a ground of the vote queilable to the public

and a record of the vote, available to the public.

(4) MEMBERSHIP.—

(A) IN GENERAL.—The joint committee shall be composed of 12 members appointed pursuant to subparagraph (B).

(B) APPOINTMENT.—Members of the joint committee shall be appointed as follows:

(i) The majority leader of the Senate shall appoint three members from among Members of the Senate.

Time period.

(ii) The minority leader of the Senate shall appoint three members from among Members of the Senate. (iii) The Speaker of the House of Representatives

shall appoint three members from among Members of the House of Representatives.

(iv) The minority leader of the House of Representatives shall appoint three members from among Members of the House of Representatives.

(C) CO-CHAIRS.-

(i) IN GENERAL.—There shall be two Co-Chairs of Appointments. the joint committee. The majority leader of the Senate shall appoint one Co-Chair from among the members of the joint committee. The Speaker of the House of Representatives shall appoint the second Co-Chair from among the members of the joint committee. The Deadline. Co-Chairs shall be appointed not later than 14 calendar days after the date of enactment of this Act.

(ii) STAFF DIRECTOR.—The Co-Chairs, acting jointly, shall hire the staff director of the joint committee.

(D) DATE.—Members of the joint committee shall be appointed not later than 14 calendar days after the date of enactment of this Act.

(E) PERIOD OF APPOINTMENT.—Members shall be appointed for the life of the joint committee. Any vacancy in the joint committee shall not affect its powers, but shall be filled not later than 14 calendar days after the date on which the vacancy occurs, in the same manner as the original designation was made. If a member of the joint committee ceases to be a Member of the House of Representatives or the Senate, as the case may be, the member is no longer a member of the joint committee and a vacancy shall exist.

(5) ADMINISTRATION.-

(A) IN GENERAL.—To enable the joint committee to exercise its powers, functions, and duties, there are authorized to be disbursed by the Senate the actual and necessary expenses of the joint committee approved by the co-chairs, subject to the rules and regulations of the Senate.

(B) EXPENSES.—In carrying out its functions, the joint committee is authorized to incur expenses in the same manner and under the same conditions as the Joint Economic Committee is authorized by section 11 of Public Law 79-304 (15 U.S.C. 1024 (d)).

(C) QUORUM.—Seven members of the joint committee shall constitute a quorum for purposes of voting, meeting, and holding hearings.

(D) VOTING.-

(i) PROXY VOTING.-No proxy voting shall be allowed on behalf of the members of the joint committee.

(ii) CONGRESSIONAL BUDGET OFFICE ESTIMATES.-The Congressional Budget Office shall provide estimates of the legislation (as described in paragraph (3)(B)) in accordance with sections 308(a) and 201(f)of the Congressional Budget Act of 1974 (2 U.S.C. 639(a) and 601(f))(including estimates of the effect of

Appointments. Deadline.

Deadline.

Deadline.

Deadlines.

Deadlines.

Compliance.

interest payment on the debt). In addition, the Congressional Budget Office shall provide information on the budgetary effect of the legislation beyond the year 2021. The joint committee may not vote on any version of the report, recommendations, or legislative language unless such estimates are available for consideration by all members of the joint committee at least 48 hours prior to the vote as certified by the Co-Chairs.

(E) MEETINGS.-

(i) INITIAL MEETING.—Not later than 45 calendar days after the date of enactment of this Act, the joint committee shall hold its first meeting.

(ii) AGENDA.—The Co-Chairs of the joint committee shall provide an agenda to the joint committee members not less than 48 hours in advance of any meeting.
(F) HEARINGS.—

(i) IN GENERAL.—The joint committee may, for the purpose of carrying out this section, hold such hearings, sit and act at such times and places, require attendance of witnesses and production of books, papers, and documents, take such testimony, receive such evidence, and administer such oaths as the joint committee considers advisable.

(ii) HEARING PROCEDURES AND RESPONSIBILITIES OF CO-CHAIRS.—

(I) ANNOUNCEMENT.—The Co-Chairs of the joint committee shall make a public announcement of the date, place, time, and subject matter of any hearing to be conducted, not less than 7 days in advance of such hearing, unless the Co-Chairs determine that there is good cause to begin such hearing at an earlier date.

(II) WRITTEN STATEMENT.—A witness appearing before the joint committee shall file a written statement of proposed testimony at least 2 calendar days before the appearance of the witness, unless the requirement is waived by the Co-Chairs, following their determination that there is good cause for failure to comply with such requirement.

(G) TECHNICAL ASSISTANCE.—Upon written request of the Co-Chairs, a Federal agency shall provide technical assistance to the joint committee in order for the joint committee to carry out its duties.

(c) STAFF OF JOINT COMMITTEE.-

(1) IN GENERAL.—The Co-Chairs of the joint committee may jointly appoint and fix the compensation of staff as they deem necessary, within the guidelines for employees of the Senate and following all applicable rules and employment requirements of the Senate.

(2) ETHICAL STANDARDS.—Members on the joint committee who serve in the House of Representatives shall be governed by the ethics rules and requirements of the House. Members of the Senate who serve on the joint committee and staff of the joint committee shall comply with the ethics rules of the Senate.

(d) TERMINATION.—The joint committee shall terminate on January 31, 2012.

SEC. 402. EXPEDITED CONSIDERATION OF JOINT COMMITTEE REC- 2 USC 900 note. OMMENDATIONS.

(a) INTRODUCTION.—If approved by the majority required by section 401(b)(3)(B)(ii), the proposed legislative language submitted pursuant to section 401(b)(3)(B)(iv) shall be introduced in the Senate (by request) on the next day on which the Senate is in session by the majority leader of the Senate or by a Member of the Senate designated by the majority leader of the Senate and shall be introduced in the House of Representatives (by request) on the next legislative day by the majority leader of the House or by a Member of the House designated by the majority leader of the House.

(b) CONSIDERATION IN THE HOUSE OF REPRESENTATIVES.

(1) REFERRAL AND REPORTING.—Any committee of the House of Representatives to which the joint committee bill is referred shall report it to the House without amendment not later than December 9, 2011. If a committee fails to report the joint committee bill within that period, it shall be in order to move that the House discharge the committee from further consideration of the bill. Such a motion shall not be in order after the last committee authorized to consider the bill reports it to the House or after the House has disposed of a motion to discharge the bill. The previous question shall be considered as ordered on the motion to its adoption without intervening motion except 20 minutes of debate equally divided and controlled by the proponent and an opponent. If such a motion is adopted, the House shall proceed immediately to consider the joint committee bill in accordance with paragraphs (2) and (3). A motion to reconsider the vote by which the motion is disposed of shall not be in order.

(2) PROCEEDING TO CONSIDERATION.—After the last committee authorized to consider a joint committee bill reports it to the House or has been discharged (other than by motion) from its consideration, it shall be in order to move to proceed to consider the joint committee bill in the House. Such a motion shall not be in order after the House has disposed of a motion to proceed with respect to the joint committee bill. The previous question shall be considered as ordered on the motion to its adoption without intervening motion. A motion to reconsider the vote by which the motion is disposed of shall not be in order.

(3) CONSIDERATION.—The joint committee bill shall be considered as read. All points of order against the joint committee bill and against its consideration are waived. The previous question shall be considered as ordered on the joint committee bill to its passage without intervening motion except 2 hours of debate equally divided and controlled by the proponent and an opponent and one motion to limit debate on the joint committee bill. A motion to reconsider the vote on passage of the joint committee bill shall not be in order.

(4) VOTE ON PASSAGE.—The vote on passage of the joint Deadline. committee bill shall occur not later than December 23, 2011. (c) EXPEDITED PROCEDURE IN THE SENATE.-

(1) COMMITTEE CONSIDERATION.—A joint committee bill Reports. Deadline. introduced in the Senate under subsection (a) shall be jointly

Waiver.

referred to the committee or committees of jurisdiction, which committees shall report the bill without any revision and with a favorable recommendation, an unfavorable recommendation, or without recommendation, not later than December 9, 2011. If any committee fails to report the bill within that period, that committee shall be automatically discharged from consideration of the bill, and the bill shall be placed on the appropriate calendar.

(2) MOTION TO PROCEED.—Notwithstanding Rule XXII of the Standing Rules of the Senate, it is in order, not later than 2 days of session after the date on which a joint committee bill is reported or discharged from all committees to which it was referred, for the majority leader of the Senate or the majority leader's designee to move to proceed to the consideration of the joint committee bill. It shall also be in order for any Member of the Senate to move to proceed to the consideration of the joint committee bill at any time after the conclusion of such 2-day period. A motion to proceed is in order even though a previous motion to the same effect has been disagreed to. All points of order against the motion to proceed to the joint committee bill are waived. The motion to proceed is not debatable. The motion is not subject to a motion to postpone. A motion to reconsider the vote by which the motion is agreed to or disagreed to shall not be in order. If a motion to proceed to the consideration of the joint committee bill is agreed to, the joint committee bill shall remain the unfinished business until disposed of.

(3) CONSIDERATION.—All points of order against the joint committee bill and against consideration of the joint committee bill are waived. Consideration of the joint committee bill and of all debatable motions and appeals in connection therewith shall not exceed a total of 30 hours which shall be divided equally between the Majority and Minority Leaders or their designees. A motion further to limit debate on the joint committee bill is in order, shall require an affirmative vote of three-fifths of the Members duly chosen and sworn, and is not debatable. Any debatable motion or appeal is debatable for not to exceed 1 hour, to be divided equally between those favoring and those opposing the motion or appeal. All time used for consideration of the joint committee bill, including time used for quorum calls and voting, shall be counted against the total 30 hours of consideration.

(4) NO AMENDMENTS.—An amendment to the joint committee bill, or a motion to postpone, or a motion to proceed to the consideration of other business, or a motion to recommit the joint committee bill, is not in order.

(5) VOTE ON PASSAGE.—If the Senate has voted to proceed to the joint committee bill, the vote on passage of the joint committee bill shall occur immediately following the conclusion of the debate on a joint committee bill, and a single quorum call at the conclusion of the debate if requested. The vote on passage of the joint committee bill shall occur not later than December 23, 2011.

(6) RULINGS OF THE CHAIR ON PROCEDURE.—Appeals from the decisions of the Chair relating to the application of the rules of the Senate, as the case may be, to the procedure

Deadline.

Waiver.

Deadline.

relating to a joint committee bill shall be decided without debate.

(d) AMENDMENT.—The joint committee bill shall not be subject to amendment in either the House of Representatives or the Senate. (e) CONSIDERATION BY THE OTHER HOUSE.-

(1) IN GENERAL.—If, before passing the joint committee bill, one House receives from the other a joint committee bill-

(A) the joint committee bill of the other House shall not be referred to a committee; and

(B) the procedure in the receiving House shall be the same as if no joint committee bill had been received from the other House until the vote on passage, when the joint committee bill received from the other House shall supplant the joint committee bill of the receiving House.

(2) REVENUE MEASURE.—This subsection shall not apply to the House of Representatives if the joint committee bill received from the Senate is a revenue measure.

(f) RULES TO COORDINATE ACTION WITH OTHER HOUSE.-

(1) TREATMENT OF JOINT COMMITTEE BILL OF OTHER HOUSE.—If the Senate fails to introduce or consider a joint committee bill under this section, the joint committee bill of the House shall be entitled to expedited floor procedures under this section.

(2) TREATMENT OF COMPANION MEASURES IN THE SENATE.— If following passage of the joint committee bill in the Senate, the Senate then receives the joint committee bill from the House of Representatives, the House-passed joint committee bill shall not be debatable. The vote on passage of the joint committee bill in the Senate shall be considered to be the vote on passage of the joint committee bill received from the House of Representatives.

3) VETOES.—If the President vetoes the joint committee bill, debate on a veto message in the Senate under this section shall be 1 hour equally divided between the majority and minority leaders or their designees.

(g) LOSS OF PRIVILEGE.—The provisions of this section shall Deadlines. cease to apply to the joint committee bill if-

(1) the joint committee fails to vote on the report or proposed legislative language required under section 401(b)(3)(B)(i)not later than November 23, 2011; or

(2) the joint committee bill does not pass both Houses not later than December 23, 2011.

SEC. 403. FUNDING.

Funding for the joint committee shall be derived in equal portions from-

(1) the applicable accounts of the House of Representatives; and

(2) the contingent fund of the Senate from the appropriations account "Miscellaneous Items", subject to the rules and regulations of the Senate.

SEC. 404. RULEMAKING.

The provisions of this title are enacted by Congress—

(1) as an exercise of the rulemaking power of the House of Representatives and the Senate, respectively, and as such they shall be considered as part of the rules of each House, respectively, or of that House to which they specifically apply,

2 USC 900 note.

2 USC 900 note.

and such rules shall supersede other rules only to the extent that they are inconsistent therewith; and

(2) with full recognition of the constitutional right of either House to change such rules (so far as relating to such House) at any time, in the same manner, and to the same extent as in the case of any other rule of such House.

TITLE V—PELL GRANT AND STUDENT LOAN PROGRAM CHANGES

SEC. 501. FEDERAL PELL GRANTS.

Section 401(b)(7)(A)(iv) of the Higher Education Act of 1965 (20 U.S.C. 1070a(b)(7)(A)(iv)) is amended—

(1) in subclause (II), by striking "\$3,183,000,000" and inserting "\$13,183,000,000"; and

(2) in subclause (III), by striking "\$0" and inserting "\$7,000,000,000".

SEC. 502. TERMINATION OF AUTHORITY TO MAKE INTEREST SUB-SIDIZED LOANS TO GRADUATE AND PROFESSIONAL STU-DENTS.

Section 455(a) of the Higher Education Act of 1965 (20 U.S.C. 1087e(a)) is amended by adding at the end the following new paragraph:

"(3) TERMINATION OF AUTHORITY TO MAKE INTEREST SUB-SIDIZED LOANS TO GRADUATE AND PROFESSIONAL STUDENTS.—

"(A) IN GENERAL.—Subject to subparagraph (B) and notwithstanding any provision of this part or part B, for any period of instruction beginning on or after July 1, 2012—

"(i) a graduate or professional student shall not be eligible to receive a Federal Direct Stafford loan under this part; and

"(ii) the maximum annual amount of Federal Direct Unsubsidized Stafford loans such a student may borrow in any academic year (as defined in section 481(a)(2)) or its equivalent shall be the maximum annual amount for such student determined under section 428H, plus an amount equal to the amount of Federal Direct Stafford loans the student would have received in the absence of this subparagraph.

"(B) EXCEPTION.—Subparagraph (A) shall not apply to an individual enrolled in course work specified in paragraph (3)(B) or (4)(B) of section 484(b).".

SEC. 503. TERMINATION OF DIRECT LOAN REPAYMENT INCENTIVES.

Section 455(b)(8) of the Higher Education Act of 1965 (20 U.S.C. 1087e(b)(8)) is amended—

(1) in subparagraph (A)—

(A) by amending the header to read as follows: "(A) INCENTIVES FOR LOANS DISBURSED BEFORE JULY 1, 2012.—"; and

(B) by inserting "with respect to loans for which the first disbursement of principal is made before July 1, 2012," after "of this part";

(2) in subparagraph (B), by inserting "with respect to loans for which the first disbursement of principal is made before July 1, 2012" after "repayment incentives"; and

(3) by adding at the end the following new subparagraph:

"(C) NO REPAYMENT INCENTIVES FOR NEW LOANS DIS-BURSED ON OR AFTER JULY 1, 2012.—Notwithstanding any other provision of this part, the Secretary is prohibited from authorizing or providing any repayment incentive not otherwise authorized under this part to encourage on-time repayment of a loan under this part for which the first disbursement of principal is made on or after July 1, 2012, including any reduction in the interest or origination fee rate paid by a borrower of such a loan, except that the Secretary may provide for an interest rate reduction for a borrower who agrees to have payments on such a loan automatically electronically debited from a bank account.".

SEC. 504. INAPPLICABILITY OF TITLE IV NEGOTIATED RULEMAKING AND MASTER CALENDAR EXCEPTION.

20 USC 1089 note.

Sections 482(c) and 492 of the Higher Education Act of 1965 (20 U.S.C. 1089(c), 1098a) shall not apply to the amendments made by this title, or to any regulations promulgated under those amendments.

Approved August 2, 2011.

LEGISLATIVE HISTORY—S. 365:

CONGRESSIONAL RECORD, Vol. 157 (2011):

Feb. 17, considered and passed Senate.

Aug. 1, considered and passed House, amended.

Aug. 2, Senate concurred in House amendment.