# In the Senate of the United States, July 19, 1999.

*Resolved*, That the bill from the House of Representatives (H.R. 2490) entitled "An Act making appropriations for the Treasury Department, the United States Postal Service, the Executive Office of the President, and certain Independent Agencies, for the fiscal year ending September 30, 2000, and for other purposes.", do pass with the following

## **AMENDMENT:**

Strike out all after the enacting clause and insert: 1 That the following sums are appropriated, out of any 2 money in the Treasury not otherwise appropriated, for the 3 Treasury Department, the United States Postal Service, the 4 Executive Office of the President, and certain Independent 5 Agencies, for the fiscal year ending September 30, 2000, and 6 for other purposes, namely:

1	TITLE I—DEPARTMENT OF THE TREASURY
2	Departmental Offices
3	SALARIES AND EXPENSES

4 For necessary expenses of the Departmental Offices including operation and maintenance of the Treasury Build-5 ing and Annex; hire of passenger motor vehicles; mainte-6 7 nance, repairs, and improvements of, and purchase of com-8 mercial insurance policies for, real properties leased or 9 owned overseas, when necessary for the performance of official business; not to exceed \$2,900,000 for official travel ex-10 11 penses; not to exceed \$150,000 for official reception and rep-12 resentation expenses; not to exceed \$258,000 for unforeseen emergencies of a confidential nature, to be allocated and 13 expended under the direction of the Secretary of the Treas-14 15 ury and to be accounted for solely on his certificate, 16 \$133,168,000.

#### 17 Department-Wide Systems and Capital Investments

18 PROGRAMS

19 (INCLUDING TRANSFER OF FUNDS)

For development and acquisition of automatic data processing equipment, software, and services for the Department of the Treasury, \$35,561,000, to remain available until expended: Provided, That these funds shall be transferred to accounts and in amounts as necessary to satisfy the requirements of the Department's offices, bureaus, and

other organizations: Provided further, That this transfer 1 authority shall be in addition to any other transfer author-2 ity provided in this Act: Provided further, That none of 3 the funds appropriated shall be used to support or supple-4 ment the Internal Revenue Service appropriations for In-5 formation Systems. 6

SALARIES AND EXPENSES

7 OFFICE OF INSPECTOR GENERAL 8

9 For necessary expenses of the Office of Inspector General in carrying out the provisions of the Inspector General 10 Act of 1978, as amended, not to exceed \$2,000,000 for offi-11 cial travel expenses; including hire of passenger motor vehi-12 cles; and not to exceed \$100,000 for unforeseen emergencies 13 of a confidential nature, to be allocated and expended under 14 15 the direction of the Inspector General of the Treasury, 16 \$30,483,000.

17 INSPECTOR GENERAL FOR TAX ADMINISTRATION 18

SALARIES AND EXPENSES

19 For necessary expenses of the Treasury Inspector General for Tax Administration in carrying out the Inspector 20 21 General Act of 1978, as amended, including purchase (not 22 to exceed 150 for replacement only for police-type use) and 23 hire of passenger motor vehicles (31 U.S.C. 1343(b)); and 24 services authorized by 5 U.S.C. 3109, at such rates as may be determined by the Inspector General for Tax Administra-25

tion; not to exceed \$6,000,000 for official travel expenses;
 not to exceed \$500,000 for unforeseen emergencies of a con fidential nature, to be allocated and expended under the di rection of the Inspector General for Tax Administration,
 \$111,340,000.

6 TREASURY BUILDING AND ANNEX REPAIR AND
7 RESTORATION

8 For the repair, alteration, and improvement of the
9 Treasury Building and Annex, \$15,000,000, to remain
10 available until expended.

FINANCIAL CRIMES ENFORCEMENT NETWORK
 SALARIES AND EXPENSES

13 For necessary expenses of the Financial Crimes Enforcement Network, including hire of passenger motor vehi-14 15 cles; travel expenses of non-Federal law enforcement per-16 sonnel to attend meetings concerned with financial intelligence activities, law enforcement, and financial regula-17 tion; not to exceed \$14,000 for official reception and rep-18 resentation expenses; and for assistance to Federal law en-19 with or without reimbursement, 20 forcement agencies, 21 \$27,681,000: Provided, That funds appropriated in this ac-22 count may be used to procure personal services contracts. 1

2

## VIOLENT CRIME REDUCTION PROGRAMS (INCLUDING TRANSFER OF FUNDS)

3 For activities authorized by Public Law 103–322, to 4 remain available until expended, which shall be derived 5 from the Violent Crime Reduction Trust Fund, as follows: 6 (1)As authorized by section 190001(e).7 \$181,000,000; of which \$17,847,000 shall be available 8 to the Bureau of Alcohol, Tobacco and Firearms, in-9 cluding \$3,000,000 for administering the Gang Re-10 sistance Education and Training program, 11 \$1,608,000 for an explosives repository clearinghouse, 12 \$12,600,000 for the integrated violence reduction strategy, and \$639,000 for building security; of which 13 14 \$21,950,000 shall be available to the United States 15 Secret Service, including \$5,854,000 for the protective 16 program, \$2,014,000 for the protective research pro-17 \$5,886,000 for the workspace program, gram, 18 \$5,000,000 for counterfeiting investigations, and 19 \$3,196,000 for forensic and related support of inves-20 tigations of missing and exploited children, of which 21 \$1,196,000 shall be available as a grant for activities 22 related to the investigations of exploited children and 23 shall remain available until expended; of which 24 \$52,774,000 shall be available for the United States 25 Customs Service, including \$4,300,000 for conducting

1	pre-hiring polygraph examinations, \$2,000,000 for
2	technology for the detection of undeclared outbound
3	currency, \$9,000,000 for non-intrusive mobile per-
4	sonal inspection technology, \$4,952,000 for land bor-
5	der automation equipment, \$8,000,000 for agent and
6	inspector relocation: Provided, That \$3,000,000 shall
7	not be available for obligation until September 30,
8	2000, \$5,735,000 for laboratory modernization,
9	\$2,400,000 for cybersmuggling, \$5,430,000 for
10	Hardline/Gateway equipment, \$2,500,000 for the
11	training program, \$3,640,000 to maintain fiscal year
12	1998 equipment, and \$4,817,000 for investigative
13	counter-narcotics and money laundering operations;
14	of which \$28,366,000 shall be available for Inter-
15	agency Crime and Drug Enforcement; of which
16	\$1,863,000 shall be available for the Financial Crimes
17	Enforcement Network, including \$600,000 for GATE-
18	WAY, \$300,000 to expand data mining technology,
19	\$500,000 to continue the magnitude of money laun-
20	dering study, \$200,000 to enhance electronic filing of
21	SARS and other BSA databases, and \$263,000 for
22	technical advances for GATEWAY; of which
23	\$9,200,000 shall be available to the Federal Law En-
24	forcement Training Center for construction of two
25	firearms ranges at the Artesia Center: Provided, That

1	these funds shall not be available for obligation until
2	September 30, 2000; and of which \$49,000,000 shall
3	be available to the Office of National Drug Control
4	Policy Special Forfeiture Fund to support a national
5	media campaign, as authorized in the Drug-Free
6	Media Campaign Act of 1998: Provided further, That
7	these funds shall not be available for obligation until
8	September 30, 2000;
9	(2) As authorized by section 32401, \$13,000,000
10	to the Bureau of Alcohol, Tobacco and Firearms for
11	disbursement through grants, cooperative agreements,
12	or contracts to local governments for Gang Resistance
13	Education and Training: Provided, That notwith-
14	standing sections 32401 and 310001, such funds shall
15	be allocated to State and local law enforcement and
16	prevention organizations.
17	Federal Law Enforcement Training Center
18	SALARIES AND EXPENSES
19	For necessary expenses of the Federal Law Enforce-
20	ment Training Center, as a bureau of the Department of
21	the Treasury, including materials and support costs of Fed-
22	eral law enforcement basic training; purchase (not to exceed
23	52 for police-type use, without regard to the general pur-
24	chase price limitation) and hire of passenger motor vehicles;
25	for expenses for student athletic and related activities; uni-

forms without regard to the general purchase price limita-1 tion for the current fiscal year; the conducting of and par-2 ticipating in firearms matches and presentation of awards; 3 4 for public awareness and enhancing community support of law enforcement training; not to exceed \$9,500 for official 5 reception and representation expenses; room and board for 6 7 student interns: and services as authorized by 5 U.S.C. 8 3109, \$80,114,000, of which up to \$16,511,000 for materials 9 and support costs of Federal law enforcement basic training shall remain available until September 30, 2002: Provided, 10 11 That the Center is authorized to accept and use gifts of 12 property, both real and personal, and to accept services, for 13 authorized purposes, including funding of a gift of intrinsic 14 value which shall be awarded annually by the Director of 15 the Center to the outstanding student who graduated from a basic training program at the Center during the previous 16 fiscal year, which shall be funded only by gifts received 17 18 through the Center's gift authority: Provided further, That 19 notwithstanding any other provision of law, students at-20 tending training at any Federal Law Enforcement Training Center site shall reside in on-Center or Center-provided 21 22 housing, insofar as available and in accordance with Center 23 policy: Provided further, That funds appropriated in this 24 account shall be available, at the discretion of the Director, for the following: training United States Postal Service law 25

enforcement personnel and Postal police officers; State and 1 local government law enforcement training on a space-2 available basis; training of foreign law enforcement officials 3 4 on a space-available basis with reimbursement of actual 5 costs to this appropriation, except that reimbursement may be waived by the Secretary for law enforcement training 6 7 activities in foreign countries undertaken pursuant to sec-8 tion 801 of the Antiterrorism and Effective Death Penalty 9 Act of 1996, Public Law 104–32; training of private sector 10 security officials on a space-available basis with reimbursement of actual costs to this appropriation; and travel ex-11 penses of non-Federal personnel to attend course develop-12 13 ment meetings and training sponsored by the Center: Provided further. That the Center is authorized to obligate 14 15 funds in anticipation of reimbursements from agencies receiving training sponsored by the Federal Law Enforcement 16 17 Training Center, except that total obligations at the end 18 of the fiscal year shall not exceed total budgetary resources 19 available at the end of the fiscal year: Provided further, 20 That the Federal Law Enforcement Training Center is au-21 thorized to provide training for the Gang Resistance Edu-22 cation and Training program to Federal and non-Federal 23 personnel at any facility in partnership with the Bureau 24 of Alcohol, Tobacco and Firearms: Provided further, That the Federal Law Enforcement Training Center is author-25

ized to provide short-term medical services for students un-1 2 dergoing training at the Center. 3 ACQUISITION, CONSTRUCTION, IMPROVEMENTS, AND 4 RELATED EXPENSES 5 For expansion of the Federal Law Enforcement Training Center, for acquisition of necessary additional real 6 7 property and facilities, and for ongoing maintenance, facility improvements, and related expenses, \$21,611,000, to re-8 main available until expended. 9 10 FINANCIAL MANAGEMENT SERVICE 11 SALARIES AND EXPENSES 12 For necessary expenses of the Financial Management 13 Service, \$200,054,000, of which not to exceed \$10,635,000 shall remain available until September 30, 2002, for infor-14 15 mation systems modernization initiatives; and of which not to exceed \$2,500 shall be available for official reception and 16 representation expenses. 17 18 BUREAU OF ALCOHOL, TOBACCO AND FIREARMS 19 SALARIES AND EXPENSES 20 For necessary expenses of the Bureau of Alcohol, To-21 bacco and Firearms, including purchase of not to exceed 22 812 vehicles for police-type use, of which 650 shall be for replacement only, and hire of passenger motor vehicles; hire 23 24 of aircraft; services of expert witnesses at such rates as may

25 be determined by the Director; for payment of per diem

26 and/or subsistence allowances to employees where an assign-HR 2490 EAS

ment to the National Response Team during the investiga-1 tion of a bombing or arson incident requires an employee 2 3 to work 16 hours or more per day or to remain overnight 4 at his or her post of duty; not to exceed \$15,000 for official 5 reception and representation expenses; for training of State and local law enforcement agencies with or without reim-6 7 bursement, including training in connection with the train-8 ing and acquisition of canines for explosives and fire 9 accelerants detection; and provision of laboratory assistance 10 to State and local agencies, with or without reimbursement, 11 \$570,345,000, of which \$39,320,000 may be used for the 12 Youth Crime Gun Interdiction Initiative, of which \$1,120,000 shall be provided for the purpose of expanding 13 the program to include Las Vegas, Nevada; of which not 14 15 to exceed \$1,000,000 shall be available for the payment of attorneys' fees as provided by 18 U.S.C. 924(d)(2); and of 16 which \$1,000,000 shall be available for the equipping of any 17 18 vessel, vehicle, equipment, or aircraft available for official 19 use by a State or local law enforcement agency if the conveyance will be used in joint law enforcement operations 20 21 with the Bureau of Alcohol, Tobacco and Firearms and for 22 the payment of overtime salaries, travel, fuel, training, 23 equipment, supplies, and other similar costs of State and 24 local law enforcement personnel, including sworn officers and support personnel, that are incurred in joint operations 25

with the Bureau of Alcohol, Tobacco and Firearms: Pro-1 vided, That no funds made available by this or any other 2 Act may be used to transfer the functions, missions, or ac-3 4 tivities of the Bureau of Alcohol, Tobacco and Firearms to 5 other agencies or Departments in fiscal year 2000: Provided further, That no funds appropriated herein shall be avail-6 7 able for salaries or administrative expenses in connection 8 with consolidating or centralizing, within the Department 9 of the Treasury, the records, or any portion thereof, of ac-10 quisition and disposition of firearms maintained by Federal firearms licensees: Provided further, That no funds ap-11 propriated herein shall be used to pay administrative ex-12 13 penses or the compensation of any officer or employee of the United States to implement an amendment or amend-14 15 ments to 27 CFR 178.118 or to change the definition of "Curios or relics" in 27 CFR 178.11 or remove any item 16 from ATF Publication 5300.11 as it existed on January 17 1, 1994: Provided further, That none of the funds appro-18 priated herein shall be available to investigate or act upon 19 applications for relief from Federal firearms disabilities 20 21 under 18 U.S.C. 925(c): Provided further, That such funds 22 shall be available to investigate and act upon applications 23 filed by corporations for relief from Federal firearms dis-24 abilities under 18 U.S.C. 925(c): Provided further, That no 25 funds in this Act may be used to provide ballistics imaging

equipment to any State or local authority who has obtained 1 similar equipment through a Federal grant or subsidy un-2 3 less the State or local authority agrees to return that equip-4 ment or to repay that grant or subsidy to the Federal Gov-5 ernment: Provided further, That no funds under this Act may be used to electronically retrieve information gathered 6 7 pursuant to 18 U.S.C. 923(q)(4) by name or any personal 8 identification code.

- 9 UNITED STATES CUSTOMS SERVICE
- 10 SALARIES AND EXPENSES

11 For necessary expenses of the United States Customs 12 Service, including purchase and lease of up to 1,050 motor 13 vehicles of which 550 are for replacement only and of which 1,030 are for police-type use and commercial operations: 14 15 hire of motor vehicles; contracting with individuals for personal services abroad; not to exceed \$40,000 for official re-16 ception and representation expenses; and awards of com-17 pensation to informers, as authorized by any Act enforced 18 by the United States Customs Service, \$1,670,747,000, of 19 which such sums as become available in the Customs User 20 21 Fee Account, except sums subject to section 13031(f)(3) of 22 the Consolidated Omnibus Budget Reconciliation Act of 23 1985, as amended (19 U.S.C. 58c(f)(3)), shall be derived 24 from that Account; of the total, not to exceed \$150,000 shall 25 be available for payment for rental space in connection with

1 preclearance operations; not to exceed \$4,000,000 shall be 2 available until expended for research, of which \$900,000 shall be provided to a land grant university in North and/ 3 4 or South Dakota to conduct a research program on the bilateral United States/Canadian bilateral trade of agricul-5 tural commodities and products; of which \$100,000 shall 6 7 be provided for the child pornography tipline; of which 8 \$200,000 shall be for Project Alert; not to exceed \$5,000,000 9 shall be available until expended for conducting special operations pursuant to 19 U.S.C. 2081, and; up to \$8,000,000 10 11 shall be available until expended for the procurement of au-12 tomation infrastructure items, including hardware, software, and installation; up to \$5,400,000, to be available 13 14 until expended, may be transferred to the Treasury-wide 15 Systems and Capital Investments Programs account for an international trade data system; and up to \$5,000,000, to 16 17 remain available until expended, for repairs to Customs fa-18 cilities: Provided, That uniforms may be purchased without 19 regard to the general purchase price limitation for the cur-20 rent fiscal year: Provided further, That the Hector Inter-21 national Airport in Fargo, North Dakota shall be des-22 ignated an International Port of Entry: Provided further, 23 That notwithstanding any other provision of law, the fiscal 24 year aggregate overtime limitation prescribed in subsection

5(c)(1) of the Act of February 13, 1911 (19 U.S.C. 261 and
 267) shall be \$30,000.

3 HARBOR MAINTENANCE FEE COLLECTION
4 (INCLUDING TRANSFER AUTHORITY)

5 For Administrative expenses related to the collection 6 of the Harbor Maintenance Fee, pursuant to Public Law 7 103–182, \$3,000,000, to be derived from the Harbor Mainte-8 nance Trust Fund and to be transferred to and merged with 9 the Customs "Salaries and Expenses" account for such pur-10 poses.

11 OPERATION, MAINTENANCE AND PROCUREMENT, AIR AND

MARINE INTERDICTION PROGRAMS

13 For expenses, not otherwise provided for, necessary for 14 the operation and maintenance of marine vessels, aircraft, 15 and other related equipment of the Air and Marine Pro-16 grams, including operational training and mission-related travel, and rental payments for facilities occupied by the 17 18 air or marine interdiction and demand reduction programs, the operations of which include the following: the 19 interdiction of narcotics and other goods; the provision of 20 21 support to Customs and other Federal, State, and local 22 agencies in the enforcement or administration of laws en-23 forced by the Customs Service; and, at the discretion of the 24 Commissioner of Customs, the provision of assistance to Federal, State, and local agencies in other law enforcement 25 26 and emergency humanitarian efforts, \$108,688,000, which

12

shall remain available until expended: Provided, That no 1 aircraft or other related equipment, with the exception of 2 aircraft which is one of a kind and has been identified as 3 4 excess to Customs requirements and aircraft which has been damaged beyond repair, shall be transferred to any other 5 Federal agency, department, or office outside of the Depart-6 7 ment of the Treasury, during fiscal year 2000 without the 8 prior approval of the Committees on Appropriations.

## 9 BUREAU OF THE PUBLIC DEBT

### 10 Administering the public debt

11 For necessary expenses connected with any public-debt 12 issues of the United States, \$181,383,000, of which not to exceed \$2,500 shall be available for official reception and 13 representation expenses, and of which not to exceed 14 15 \$2,000,000 shall remain available until expended for systems modernization: Provided, That the sum appropriated 16 herein from the General Fund for fiscal year 2000 shall be 17 18 reduced by not more than \$4,400,000 as definitive security issue fees and Treasury Direct Investor Account Mainte-19 nance fees are collected, so as to result in a final fiscal year 20 21 2000 appropriation from the General Fund estimated at 22 \$176,983,000, and in addition, \$20,000, to be derived from 23 the Oil Spill Liability Trust Fund to reimburse the Bureau 24 for administrative and personnel expenses for financial

management of the Fund, as authorized by section 1012 of
 Public Law 101–380.

- 3 INTERNAL REVENUE SERVICE
- 4 PROCESSING, ASSISTANCE, AND MANAGEMENT

5 For necessary expenses of the Internal Revenue Service for tax returns processing; revenue accounting; tax law and 6 7 account assistance to taxpayers by telephone and cor-8 respondence; programs to match information returns and 9 tax returns; management services; rent and utilities; and services as authorized by 5 U.S.C. 3109, at such rates as 10 may be determined by the Commissioner, \$3,291,945,000, 11 of which up to \$3,950,000 shall be for the Tax Counseling 12 13 for the Elderly Program, and of which not to exceed \$25,000 shall be for official reception and representation expenses. 14 15 TAX LAW ENFORCEMENT

16 For necessary expenses of the Internal Revenue Service for determining and establishing tax liabilities; providing 17 18 litigation support; issuing technical rulings; examining employee plans and exempt organizations; conducting crimi-19 nal investigation and enforcement activities; securing 20 21 unfiled tax returns; collecting unpaid accounts; compiling 22 statistics of income and conducting compliance research; purchase (for police-type use, not to exceed 850) and hire 23 of passenger motor vehicles (31 U.S.C. 1343(b)); and serv-24 25 ices as authorized by 5 U.S.C. 3109, at such rates as may 26 be determined by the Commissioner, \$3,305,090,000, of **HR 2490 EAS** 

which not to exceed \$1,000,000 shall remain available until
 September 30, 2002, for research and, of which not to exceed
 \$150,000 shall be for official reception and representation
 expenses associated with hosting the Inter-American Center
 of Tax Administration (CIAT) 2000 Conference.

6 EARNED INCOME TAX CREDIT COMPLIANCE INITIATIVE

For funding essential earned income tax credit compliance and error reduction initiatives pursuant to section
5702 of the Balanced Budget Act of 1997 (Public Law 105–
33), \$144,000,000, of which not to exceed \$10,000,000 may
be used to reimburse the Social Security Administration for
the costs of implementing section 1090 of the Taxpayer Relief Act of 1997.

14 INFORMATION SYSTEMS

For necessary expenses of the Internal Revenue Service for information systems and telecommunications support, including developmental information systems and operational information systems; the hire of passenger motor vehicles (31 U.S.C. 1343(b)); and services as authorized by 5 U.S.C. 3109, at such rates as may be determined by the Commissioner, \$1,450,100,000.

22 Administrative provisions—internal revenue

23

SERVICE

SEC. 101. Not to exceed 5 percent of any appropriation
made available in this Act to the Internal Revenue Service
may be transferred to any other Internal Revenue Service
HR 2490 EAS

appropriation upon the advance approval of the Commit tees on Appropriations.

3 SEC. 102. The Internal Revenue Service shall main-4 tain a training program to ensure that Internal Revenue 5 Service employees are trained in taxpayers' rights, in deal-6 ing courteously with the taxpayers, and in cross-cultural 7 relations.

8 SEC. 103. The Internal Revenue Service shall institute
9 and enforce policies and procedures which will safeguard
10 the confidentiality of taxpayer information.

11 SEC. 104. Funds made available by this or any other Act to the Internal Revenue Service shall be available for 12 13 improved facilities and increased manpower to provide sufficient and effective 1–800 help line service for taxpayers. 14 15 The Commissioner shall continue to make the improvement of the Internal Revenue Service 1–800 help line service a 16 17 priority and allocate resources necessary to increase phone lines and staff to improve the Internal Revenue Service 1– 18 800 help line service. 19

SEC. 105. Notwithstanding any other provision of law,
no reorganization of the field office structure of the Internal
Revenue Service Criminal Investigation Division will result in a reduction of criminal investigators in Wisconsin
and South Dakota from the 1996 level.

### United States Secret Service

2

1

#### SALARIES AND EXPENSES

3 For necessary expenses of the United States Secret 4 Service, including purchase of not to exceed 739 vehicles 5 for police-type use, of which 675 shall be for replacement only, and hire of passenger motor vehicles; hire of aircraft; 6 7 training and assistance requested by State and local gov-8 ernments, which may be provided without reimbursement; 9 services of expert witnesses at such rates as may be determined by the Director; rental of buildings in the District 10 11 of Columbia, and fencing, lighting, guard booths, and other facilities on private or other property not in Government 12 13 ownership or control, as may be necessary to perform protective functions; for payment of per diem and/or subsist-14 15 ence allowances to employees where a protective assignment during the actual day or days of the visit of a protectee 16 require an employee to work 16 hours per day or to remain 17 overnight at his or her post of duty; the conducting of and 18 participating in firearms matches; presentation of awards; 19 for travel of Secret Service employees on protective missions 20 21 without regard to the limitations on such expenditures in 22 this or any other Act if approval is obtained in advance 23 from the Committees on Appropriations; for research and 24 development; for making grants to conduct behavioral re-25 search in support of protective research and operations; not

to exceed \$20,000 for official reception and representation 1 expenses; not to exceed \$50,000 to provide technical assist-2 ance and equipment to foreign law enforcement organiza-3 4 tions in counterfeit investigations; for payment in advance for commercial accommodations as may be necessary to per-5 form protective functions; and for uniforms without regard 6 7 to the general purchase price limitation for the current fis-8 cal year, \$638,816,000.

9 ACQUISITION, CONSTRUCTION, IMPROVEMENTS, AND
 10 RELATED EXPENSES

For necessary expenses of construction, repair, alteration, and improvement of facilities, \$4,923,000, to remain
available until expended.

14 General Provisions—Department of the Treasury 15 SEC. 110. Any obligation or expenditure by the Sec-16 retary of the Treasury in connection with law enforcement activities of a Federal agency or a Department of the Treas-17 ury law enforcement organization in accordance with 31 18 U.S.C. 9703(q)(4)(B) from unobligated balances remaining 19 in the Fund on September 30, 2000, shall be made in com-20 21 pliance with reprogramming guidelines.

SEC. 111. Appropriations to the Department of the
Treasury in this Act shall be available for uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901),
including maintenance, repairs, and cleaning; purchase of
insurance for official motor vehicles operated in foreign
HR 2490 EAS

countries; purchase of motor vehicles without regard to the
 general purchase price limitations for vehicles purchased
 and used overseas for the current fiscal year; entering into
 contracts with the Department of State for the furnishing
 of health and medical services to employees and their de pendents serving in foreign countries; and services author ized by 5 U.S.C. 3109.

8 SEC. 112. The funds provided to the Bureau of Alcohol, 9 Tobacco and Firearms for fiscal year 2000 in this Act for 10 the enforcement of the Federal Alcohol Administration Act 11 shall be expended in a manner so as not to diminish en-12 forcement efforts with respect to section 105 of the Federal 13 Alcohol Administration Act.

14 SEC. 113. Not to exceed 2 percent of any appropria-15 tions in this Act made available to the Federal Law Enforcement Training Center, Financial Crimes Enforcement 16 Network, Bureau of Alcohol, Tobacco and Firearms, United 17 18 States Customs Service, and United States Secret Service may be transferred between such appropriations upon the 19 advance approval of the Committees on Appropriations. No 20 21 transfer may increase or decrease any such appropriation 22 by more than 2 percent.

23 SEC. 114. Not to exceed 2 percent of any appropria24 tions in this Act made available to the Departmental Of25 fices, Office of Inspector General, Treasury Inspector Gen-

eral for Tax Administration, Financial Management Serv ice, and Bureau of the Public Debt, may be transferred be tween such appropriations upon the advance approval of
 the Committees on Appropriations. No transfer may in crease or decrease any such appropriation by more than
 2 percent.

7 SEC. 115. Of the funds available for the purchase of 8 law enforcement vehicles, no funds may be obligated until 9 the Secretary of the Treasury certifies that the purchase by 10 the respective Treasury bureau is consistent with Depart-11 mental vehicle management principles: Provided, That the 12 Secretary may delegate this authority to the Assistant Sec-13 retary for Management.

SEC. 116. VOLUNTARY SEPARATION INCENTIVE PAY-14 15 MENTS FOR EMPLOYEES OF THE OFFICE OF THE TREAS-URY INSPECTOR GENERAL FOR TAX ADMINISTRATION. Dur-16 ing the period from October 1, 1999 through January 1, 17 2003, the Treasury Inspector General for Tax Administra-18 tion is authorized to offer voluntary separation incentives 19 in order to provide the necessary flexibility to carry out 20 21 the plan to establish and reorganize the Office of the Treas-22 ury Inspector General for Tax Administration ("the Office" 23 hereafter).

24 (a) DEFINITION.—In this section, the term "employee"
25 means an employee (as defined by 5 U.S.C. 2105) who is

employed by the Office serving under an appointment with out time limitation, and has been currently employed by
 the Office or the Internal Revenue Service or the Office of
 Inspector General of the Department of the Treasury for
 a continuous period of at least 3 years, but does not
 include—

7 (1) a reemployed annuitant under subchapter
8 III of chapter 83 or chapter 84 of title 5, United
9 States Code, or another retirement system;

(2) an employee having a disability on the basis
of which such employee is or would be eligible for disability retirement under the applicable retirement
system referred to in paragraph (1);

14 (3) an employee who is in receipt of a specific
15 notice of involuntary separation for misconduct or
16 unacceptable performance;

(4) an employee who has previously received any
voluntary separation incentive payment by the Federal Government under this section or any other authority and has not repaid such payment;

21 (5) an employee covered by statutory reemploy22 ment rights who is on transfer to another organiza23 tion; or

24 (6) any employee who, during the 24-month pe25 riod preceding the date of separation, has received a

1	recruitment or relocation bonus under 5 U.S.C. 5753
2	or who, within the 12-month period preceding the
3	date of separation, received a retention allowance
4	under 5 U.S.C. 5754.
5	(b) Authority To Provide Voluntary Separation
6	Incentive Payments.—
7	(1) IN GENERAL.—The Treasury Inspector Gen-
8	eral for Tax Administration may pay voluntary sepa-
9	ration incentive payments under this section to any
10	employee to the extent necessary to organize the Office
11	so as to perform the duties specified in the Internal
12	Revenue Service Restructuring and Reform Act of
13	1998, Pub. L. 105–206.
14	(2) Amount and treatment of payments.—A
15	voluntary separation incentive payment—
16	(A) shall be paid in a lump sum after the
17	employee's separation;
18	(B) shall be paid from appropriations
19	available for the payment of the basic pay of the
20	employees of the Office;
21	(C) shall be equal to the lesser of—
22	(i) an amount equal to the amount the
23	employee would be entitled to receive under
24	5 U.S.C. 5595(c); or

1	(ii) an amount determined by the
2	Treasury Inspector General for Tax Admin-
3	istration, not to exceed \$25,000;
4	(D) may not be made except in the case of
5	any qualifying employee who voluntarily sepa-
6	rates (whether by retirement or resignation) be-
7	fore January 1, 2003;
8	(E) shall not be a basis for payment, and
9	shall not be included in the computation, of any
10	other type of Government benefit; and
11	(F) shall not be taken into account in deter-
12	mining the amount of any severance pay to
13	which the employee may be entitled under 5
14	U.S.C. 5595 based on any other separation.
15	(c) Additional Office of the Treasury Inspec-
16	TOR GENERAL FOR TAX ADMINISTRATION CONTRIBUTIONS
17	to the Retirement Fund.—
18	(1) IN GENERAL.—In addition to any other pay-
19	ments which it is required to make under subchapter
20	III of chapter 83 or chapter 84 of title 5, United
21	States Code, the Office shall remit to the Office of Per-
22	sonnel Management for deposit in the Treasury of the
23	United States to the credit of the Civil Service Retire-
24	ment and Disability Fund an amount equal to 15
25	percent of the final basic pay of each employee who

is covered under subchapter III of chapter 83 or chap ter 84 of title 5, United States Code, to whom a vol untary separation incentive has been paid under this
 section.

5 (2) DEFINITION.—In paragraph (1), the term 6 "final basic pay", with respect to an employee, means 7 the total amount of basic pay which would be payable 8 for a year of service by such employee, computed 9 using the employee's final rate of basic pay, and, if 10 last serving on other than a full-time basis, with ap-11 propriate adjustment therefor.

12 (d) EFFECT OF SUBSEQUENT EMPLOYMENT WITH THE GOVERNMENT.—An individual who has received a vol-13 untary separation incentive payment under this section 14 15 and accepts any employment for compensation with the Government of the United States, or who works for any 16 agency of the United States Government through a personal 17 services contract, within 5 years after the date of the separa-18 19 tion on which the payment is based, shall be required to pay, prior to the individual's first day of employment, the 20 21 entire amount of the incentive payment to the Office.

(e) Effect on Office of the Treasury Inspector
General for Tax Administration Employment LevEls.—

1	(1) INTENDED EFFECT.—Voluntary separations
2	under this section are not intended to necessarily re-
3	duce the total number of full-time equivalent positions
4	in the Office.

5 (2) USE OF VOLUNTARY SEPARATIONS.—The Of6 fice may redeploy or use the full-time equivalent posi7 tions vacated by voluntary separations under this sec8 tion to make other positions available to more critical
9 locations or more critical occupations.

10 SEC. 117. VOLUNTARY SEPARATION INCENTIVE PAY-MENTS FOR EMPLOYEES OF THE CHICAGO FINANCIAL CEN-11 TER OF THE FINANCIAL MANAGEMENT SERVICE. (a) AU-12 13 THORITY.—During the period from October 1, 1999 through 14 January 31, 2000, the Commissioner of the Financial Man-15 agement Service (FMS) of the Department of the Treasury is authorized to offer voluntary separation incentives in 16 order to provide the necessary flexibility to carry out the 17 closure of the Chicago Financial Center (CFC) in a manner 18 19 which the Commissioner shall deem most efficient, equitable to employees, and cost effective to the Government. 20

(b) DEFINITION.—In this section, the term "employee"
means an employee (as defined by 5 U.S.C. 2105) who is
employed by FMS at CFC under an appointment without
time limitation, and has been so employed continuously for
a period of at least 3 years, but does not include—

1	(1) a reemployed annuitant under subchapter
2	III of chapter 83 or chapter 84 of title 5, United
3	States Code, or another retirement system;
4	(2) an employee with a disability on the basis of
5	which such employee is or would be eligible for dis-
6	ability retirement under the retirement systems re-
7	ferred to in paragraph (1) or another retirement sys-
8	tem for employees of the Government;
9	(3) an employee who is in receipt of a specific
10	notice of involuntary separation for misconduct or
11	unacceptable performance;
12	(4) an employee who has previously received any
13	voluntary separation incentive payment from an
14	agency or instrumentality of the Government of the
15	United States under any authority and has not re-
16	paid such payment;
17	(5) an employee covered by statutory reemploy-
18	ment rights who is on transfer to another organiza-
19	tion; or
20	(6) an employee who during the 24 month period
21	preceding the date of separation has received and not
22	repaid a recruitment or relocation bonus under sec-
23	tion 5753 of Title 5, United States Code, or who,
24	within the twelve month period preceding the date of

	30
1	separation, has received and not repaid a retention
2	allowance under section 5754 of that Title.
3	(c) AGENCY PLAN; APPROVAL.—
4	(1) The Secretary, Department of the Treasury,
5	prior to obligating any resources for voluntary sepa-
6	ration incentive payments, shall submit to the Office
7	of Management and Budget a strategic plan outlining
8	the intended use of such incentive payments and a
9	proposed organizational chart for the agency once
10	such incentive payments have been completed.
11	(2) The agency's plan under subsection (1) shall
12	include—
13	(A) the specific positions and functions to
14	be reduced or eliminated;
15	(B) a proposed coverage for offers of incen-
16	tives;
17	(C) the time period during which incentives
18	may be paid;
19	(D) the number and amounts of voluntary
20	separation incentive payments to be offered; and
21	(E) a description of how the agency will op-
22	erate without the eliminated positions and func-
23	tions.
24	(3) The Director of the Office of Management
25	and Budget shall review the agency's plan and ap-

	01
1	prove or disapprove such plan, and may make appro-
2	priate modifications in the plan including waivers of
3	the reduction in agency employment levels required
4	by this Act.
5	(d) Authority to Provide Voluntary Separation
6	Incentive Payments.—
7	(1) A voluntary separation incentive payment
8	under this Act may be paid by the agency head to an
9	employee only in accordance with the strategic plan
10	under section (c).
11	(2) A voluntary incentive payment—
12	(A) shall be offered to agency employees on
13	the basis of organizational unit, occupational se-
14	ries or level, geographic location, other nonper-
15	sonal factors, or an appropriate combination of
16	such factors;
17	(B) shall be paid in a lump sum after the
18	employee's separation;
19	(C) shall be equal to the lesser of—
20	(i) an amount equal to the amount the
21	employee would be entitled to receive under
22	section 5595(c) of title 5, United States
23	Code, if the employee were entitled to pay-
24	ment under such section (without adjust-
25	ment for any previous payment made); or

1	(ii) an amount determined by the
2	agency head, not to exceed \$25,000;
3	(D) may be made only in the case of an em-
4	ployee who voluntarily separates (whether by re-
5	tirement or resignation) under the provisions of
6	this Act;
7	(E) shall not be a basis for payment, and
8	shall not be included in the computation of any
9	other type of Government benefit;
10	(F) shall not be taken into account in deter-
11	mining the amount of any severance pay to
12	which the employee may be entitled under section
13	5595 of title 5, United States Code, based on any
14	other separation; and
15	(G) shall be paid from appropriations or
16	funds available for the payment of the basic pay
17	of the employee.
18	(e) Eligibility for Payments.—Payments under
19	this section may be made to any qualifying employee who
20	voluntarily separates, whether by retirement or resignation,
21	between October 1, 1999 and January 31, 2000.
22	(f) Effect on Subsequent Employment With the
23	GOVERNMENT.—An individual who has received a vol-
24	untary separation incentive payment under this section
25	and accepts any employment for compensation with any

32

agency or instrumentality of the Government of the United
 States within 5 years after the date of the separation on
 which the payment is based shall be required to pay, prior
 to the individual's first day of employment, the entire
 amount of the incentive payment to FMS.

6 (g) Contributions to the Retirement Fund.—

(1) In addition to any other payments which it 7 8 is required to make under subchapter III of chapter 9 83 or chapter 84 of title 5, United States Code, FMS 10 shall remit to the office of Personnel Management for 11 deposit in the Treasury to the credit of Civil Service 12 Retirement and Disability Fund an amount equal to 13 15 percent of the final annual basic pay for each em-14 ployee covered under subchapter III of chapter 83 or 15 chapter 84 of title 5 United States Code, to whom a 16 voluntary separation incentive has been paid under 17 this section.

(2) For the purpose of paragraph (1), the term
"final basic pay" with respect to an employee, means
the total amount of basic pay which would be payable
for a year of service by such employee, computed
using the employee's final rate of basic pay, and, if
last serving on other than a full-time basis, with appropriate adjustment therefor.

25 (h) REDUCTION OF AGENCY EMPLOYMENT LEVELS.—

1	(1) The total number of funded employee posi-
2	tions in the agency shall be reduced by one position
3	for each vacancy created by the separation of any em-
4	ployee who has received, or is due to receive, a vol-
5	untary separation incentive payment under this Act.
6	For the purposes of this subsection, positions shall be
7	counted on a full-time equivalent basis.
8	(2) The President, through the Office of Manage-
9	ment and Budget, shall monitor the agency and take
10	any action necessary to ensure that the requirement
11	of this section are met.
12	(3) At the request of the Secretary, Department
13	of the Treasury, the Office of Management and Budg-
14	et may waive the reduction in total number of funded
15	employee positions required by subsection (1) if it be-
16	lieves the agency plan required by section (c) satisfac-
17	torily demonstrates that the positions would better be
18	used to reallocate occupations or reshape the work-
19	force and to produce a more cost-effective result.
20	SEC. 118. ENFORCEMENT OF CERTAIN ANTI-TER-
21	RORISM JUDGMENTS. (a) DEFINITION.—
22	(1) IN GENERAL.—Section 1603(b) of title 28,
23	United States Code, is amended—
24	(A) in paragraph (3) by striking the period
25	and inserting a semicolon and "and";

35

4	(C) by striking "(b)" through "entity—"	,
5	and inserting the following:	
-		

6 "(b) An 'agency or instrumentality of a foreign state'
7 means—

8 *"(1) any entity—"; and* 

spectively;

1

2

3

9 (D) by adding at the end the following:
10 "(2) for purposes of sections 1605(a)(7) and
11 1610 (a)(7) and (f), any entity as defined under sub12 paragraphs (A) and (B) of paragraph (1), and sub13 paragraph (C) of paragraph (1) shall not apply.".

14 (2) TECHNICAL AND CONFORMING AMEND15 MENT.—Section 1391(f)(3) of title 28, United States
16 Code, is amended by striking "1603(b)" and inserting
17 "1603(b)(1)".

18 (b) ENFORCEMENT OF JUDGMENTS.—Section 1610(f)
19 of title 28, United States Code, is amended—

20 (1) in paragraph (1)—

21 (A) in subparagraph (A) by striking "(in22 cluding any agency or instrumentality or such
23 state)" and inserting "(including any agency or
24 instrumentality of such state)"; and
25 (B) by adding at the end the following:

"(C) Notwithstanding any other provision of law,
 moneys due from or payable by the United States (includ ing any agency, subdivision or instrumentality thereof) to
 any state against which a judgment is pending under sec tion 1605(a)(7) shall be subject to attachment and execu tion, in like manner and to the same extent as if the United
 States were a private person."; and

8 (2) by adding at the end the following:

9 "(3)(A) Subject to subparagraph (B), upon deter-10 mining on an asset-by-asset basis that a waiver is necessary 11 in the national security interest, the President may waive 12 this subsection in connection with (and prior to the enforcement of) any judicial order directing attachment in aid of 13 execution or execution against the principal office of a for-14 15 eign mission to the United States used for diplomatic or related purposes, or any funds held by or in the name of 16 17 such foreign mission determined by the President to be nec-18 essary to satisfy actual operating expenses of such principal 19 office.

20 "(B) A waiver under this paragraph shall not apply 21 to—

(i) the principal office of a foreign mission if
such office has been used for any nondiplomatic purpose (including as commercial rental property) by ei-

1	ther the foreign state or by the United States, or to
2	the proceeds of such nondiplomatic purpose; or
3	"(ii) if any asset of such principal office is sold
4	or otherwise transferred for value to a third party, the
5	proceeds of such sale or transfer.".
6	(c) Technical and Conforming Amendment.—Sec-
7	tion 117(d) of the Treasury Department Appropriations
8	Act, 1999 (Public Law 105–277; 112 Stat. 2681–492) is
9	repealed.
10	(d) EFFECTIVE DATE.—The amendments made by this
11	section shall apply to any claim for which a foreign state
12	is not immune under section 1605(a)(7) of title 28, United

13 States Code, arising before, on, or after the date of enact-14 ment of this Act.

SEC. 119. Provided further, That the Customs Service
Commissioner shall utilize \$50,000,000 to hire 500 new
Customs inspectors, agents, appropriate equipment and intelligence support within the funds available under the Customs Service headings in the bill, in addition to funds provided to the Customs Service under the Fiscal Year 1999
Emergency Drug Supplemental.

22 This title may be cited as the "Treasury Department23 Appropriations Act, 2000".

# TITLE II—POSTAL SERVICE

PAYMENT TO THE POSTAL SERVICE FUND

1

2

3 For payment to the Postal Service Fund for revenue forgone on free and reduced rate mail, pursuant to sub-4 5 sections (c) and (d) of section 2401 of title 39. United States Code, \$93,436,000, of which \$64,436,000 shall not be avail-6 7 able for obligation until October 1, 2000: Provided, That 8 mail for overseas voting and mail for the blind shall con-9 tinue to be free: Provided further, That 6-day delivery and 10 rural delivery of mail shall continue at not less than the 1983 level: Provided further, That none of the funds made 11 12 available to the Postal Service by this Act shall be used to 13 implement any rule, regulation, or policy of charging any officer or employee of any State or local child support en-14 15 forcement agency, or any individual participating in a State or local program of child support enforcement, a fee 16 for information requested or provided concerning an ad-17 dress of a postal customer: Provided further, That none of 18 the funds provided in this Act shall be used to consolidate 19 or close small rural and other small post offices in the fiscal 20 21 year ending on September 30, 2000.

This title may be cited as the "Postal Service Appropriations Act, 2000".

**HR 2490 EAS** 

1	TITLE III—EXECUTIVE OFFICE OF THE PRESI-
2	DENT AND FUNDS APPROPRIATED TO THE
3	PRESIDENT
4	Compensation of the President and the White
5	House Office
6	COMPENSATION OF THE PRESIDENT
7	For compensation of the President, including an ex-
8	pense allowance at the rate of \$50,000 per annum as au-
9	thorized by 3 U.S.C. 102; \$250,000: Provided, That none
10	of the funds made available for official expenses shall be
11	expended for any other purpose and any unused amount
12	shall revert to the Treasury pursuant to section 1552 of title
13	31, United States Code: Provided further, That none of the
14	funds made available for official expenses shall be consid-
15	ered as taxable to the President.
16	SALARIES AND EXPENSES
17	For necessary expenses for the White House as author-
18	ized by law, including not to exceed \$3,850,000 for services
19	as authorized by 5 U.S.C. 3109 and 3 U.S.C. 105; subsist-
20	ence expenses as authorized by 3 U.S.C. 105, which shall
21	be expended and accounted for as provided in that section;
22	hire of passenger motor vehicles, newspapers, periodicals,
23	teletype news service, and travel (not to exceed \$100,000
24	to be expended and accounted for as provided by 3 U.S.C.
25	103); not to exceed \$19,000 for official entertainment ex-

penses, to be available for allocation within the Executive
 Office of the President, \$52,444,000.

3 EXECUTIVE RESIDENCE AT THE WHITE HOUSE
4 OPERATING EXPENSES

For the care, maintenance, repair and alteration, refurnishing, improvement, heating, and lighting, including
electric power and fixtures, of the Executive Residence at
the White House and official entertainment expenses of the
President, \$9,260,000, to be expended and accounted for as
provided by 3 U.S.C. 105, 109, 110, and 112–114.

11

#### REIMBURSABLE EXPENSES

12 For the reimbursable expenses of the Executive Residence at the White House, such sums as may be necessary: 13 Provided, That all reimbursable operating expenses of the 14 15 Executive Residence shall be made in accordance with the 16 provisions of this paragraph: Provided further, That, notwithstanding any other provision of law, such amount for 17 18 reimbursable operating expenses shall be the exclusive authority of the Executive Residence to incur obligations and 19 to receive offsetting collections, for such expenses: Provided 20 21 further, That the Executive Residence shall require each 22 person sponsoring a reimbursable political event to pay in 23 advance an amount equal to the estimated cost of the event, and all such advance payments shall be credited to this ac-24 25 count and remain available until expended: Provided further, That the Executive Residence shall require the na-26 **HR 2490 EAS** 

tional committee of the political party of the President to 1 2 maintain on deposit \$25,000, to be separately accounted for 3 and available for expenses relating to reimbursable political 4 events sponsored by such committee during such fiscal year: 5 Provided further, That the Executive Residence shall ensure that a written notice of any amount owed for a reimburs-6 7 able operating expense under this paragraph is submitted 8 to the person owing such amount within 60 days after such 9 expense is incurred, and that such amount is collected with-10 in 30 days after the submission of such notice: Provided further, That the Executive Residence shall charge interest 11 12 and assess penalties and other charges on any such amount 13 that is not reimbursed within such 30 days, in accordance 14 with the interest and penalty provisions applicable to an 15 outstanding debt on a United States Government claim under section 3717 of title 31, United States Code: Provided 16 further, That each such amount that is reimbursed, and any 17 18 accompanying interest and charges, shall be deposited in 19 the Treasury as miscellaneous receipts: Provided further, 20 That the Executive Residence shall prepare and submit to 21 the Committees on Appropriations, by not later than 90 22 days after the end of the fiscal year covered by this Act, 23 a report setting forth the reimbursable operating expenses 24 of the Executive Residence during the preceding fiscal year, 25 including the total amount of such expenses, the amount

of such total that consists of reimbursable official and cere-1 monial events, the amount of such total that consists of re-2 imbursable political events, and the portion of each such 3 4 amount that has been reimbursed as of the date of the re-5 port: Provided further, That the Executive Residence shall maintain a system for the tracking of expenses related to 6 7 reimbursable events within the Executive Residence that in-8 cludes a standard for the classification of any such expense 9 as political or nonpolitical: Provided further, That no pro-10 vision of this paragraph may be construed to exempt the Executive Residence from any other applicable requirement 11 of subchapter I or II of chapter 37 of title 31, United States 12 13 Code.

## 14 WHITE HOUSE REPAIR AND RESTORATION

For the repair, alteration, and improvement of the Executive Residence at the White House, \$810,000, to remain
available until expended for required maintenance, safety
and health issues, and continued preventative maintenance.
SPECIAL ASSISTANCE TO THE PRESIDENT AND THE

- 20 Official Residence of the Vice President
- 21 SALARIES AND EXPENSES

For necessary expenses to enable the Vice President to
provide assistance to the President in connection with specially assigned functions, services as authorized by 5 U.S.C.
3109 and 3 U.S.C. 106, including subsistence expenses as
authorized by 3 U.S.C. 106, which shall be expended and
HR 2490 EAS

accounted for as provided in that section; and hire of pas senger motor vehicles; \$3,617,000.

- 3 OPERATING EXPENSES
- 4 (INCLUDING TRANSFER OF FUNDS)

5 For the care, operation, refurnishing, improvement, heating and lighting, including electric power and fixtures, 6 7 of the official residence of the Vice President, the hire of passenger motor vehicles, and not to exceed \$90,000 for offi-8 9 cial entertainment expenses of the Vice President, to be accounted for solely on his certificate; \$345,000: Provided, 10 11 That advances or repayments or transfers from this appropriation may be made to any department or agency for ex-12 penses of carrying out such activities. 13

- 14 COUNCIL OF ECONOMIC ADVISERS
- 15 SALARIES AND EXPENSES

16 For necessary expenses of the Council in carrying out
17 its functions under the Employment Act of 1946 (15 U.S.C.
18 1021), \$3,840,000.

- 19 OFFICE OF POLICY DEVELOPMENT
- 20 SALARIES AND EXPENSES

For necessary expenses of the Office of Policy Development, including services as authorized by 5 U.S.C. 3109
and 3 U.S.C. 107; \$4,032,000.

	44
1	NATIONAL SECURITY COUNCIL
2	SALARIES AND EXPENSES
3	For necessary expenses of the National Security Coun-
4	cil, including services as authorized by 5 U.S.C. 3109,
5	\$6,997,000.
6	Office of Administration
7	SALARIES AND EXPENSES
8	For necessary expenses of the Office of Administration,
9	including services as authorized by 5 U.S.C. 3109 and 3
10	U.S.C. 107, and hire of passenger motor vehicles
11	\$39,198,000, of which $$8,806,000$ shall be available for a
12	capital investment plan which provides for the continued
13	$modernization \ of \ the \ information \ technology \ infrastructure.$
14	Office of Management and Budget
15	SALARIES AND EXPENSES
16	For necessary expenses of the Office of Management
17	and Budget (OMB), including hire of passenger motor vehi-
18	cles and services as authorized by $5$ U.S.C. 3109,
19	\$63,495,000, of which not to exceed \$5,000,000 shall be
20	available to carry out the provisions of chapter 35 of title
21	44, United States Code: Provided, That, as provided in 31
22	U.S.C. 1301(a), appropriations shall be applied only to the
23	objects for which appropriations were made except as other-

24 wise provided by law: Provided further, That none of the

25 funds appropriated in this Act for the Office of Management

and Budget may be used for the purpose of reviewing any 1 2 agricultural marketing orders or any activities or regulations under the provisions of the Agricultural Marketing 3 4 Agreement Act of 1937 (7 U.S.C. 601 et seq.): Provided fur-5 ther, That none of the funds made available for the Office of Management and Budget by this Act may be expended 6 7 for the altering of the transcript of actual testimony of wit-8 nesses, except for testimony of officials of the Office of Man-9 agement and Budget, before the Committees on Appropriations or the Committees on Veterans' Affairs or their sub-10 committees: Provided further, That the preceding shall not 11 12 apply to printed hearings released by the Committees on Appropriations or the Committees on Veterans' Affairs: 13 Provided further, That from within existing funds provided 14 15 under this heading, the President may establish a National Intellectual Property Coordination Center. 16 17 OFFICE OF NATIONAL DRUG CONTROL POLICY

- 18 SALARIES AND EXPENSES
- 19 (INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Office of National Drug
Control Policy; for research activities pursuant to Division
C, title VII, of Public Law 105–277; not to exceed \$8,000
for official reception and representation expenses; and for
participation in joint projects or in the provision of services
on matters of mutual interest with nonprofit, research, or
public organizations or agencies, with or without reimHR 2490 EAS

bursement; \$21,963,000, of which up to \$600,000 shall be
 available for the evaluation of the Drug-Free Communities
 Act: Provided, That the Office is authorized to accept, hold,
 administer, and utilize gifts, both real and personal, public
 and private, without fiscal year limitation, for the purpose
 of aiding or facilitating the work of the Office.

COUNTERDRUG TECHNOLOGY ASSESSMENT CENTER
8 (INCLUDING TRANSFER OF FUNDS)

9 For necessary expenses for the Counterdrug Technology Assessment Center, \$31,100,000, which shall remain avail-10 able until expended, consisting of \$2,100,000 for policy re-11 search and evaluation, \$16,000,000 for counternarcotics re-12 search and development projects, and \$13,000,000 for the 13 continued operation of the technology transfer program: 14 Provided, That the \$16,000,000 for counternarcotics re-15 16 search and development projects shall be available for transfer to other Federal departments or agencies. 17

18 FEDERAL DRUG CONTROL PROGRAMS

19 HIGH INTENSITY DRUG TRAFFICKING AREAS PROGRAM
 20 (INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Office of National Drug
Control Policy's High Intensity Drug Trafficking Area Program, \$205,277,000 for drug control activities consistent
with the approved strategy for each of the designated High
Intensity Drug Trafficking Areas, of which \$7,000,000 shall
be used for methamphetamine programs above the sums al-

located in fiscal year 1999, \$5,000,000 shall be used for 1 2 High Intensity Drug Trafficking Areas that are designated 3 after July 1, 1999 and \$5,000,000 to be used at the discre-4 tion of the Office of National Drug Control Policy with no 5 less than half of the \$7,000,000 going to areas solely dedicated to fighting methamphetamine usage, of which no less 6 7 than 51 percent shall be transferred to State and local enti-8 ties for drug control activities, which shall be obligated 9 within 120 days of the date of enactment of this Act: Pro-10 vided, That up to 49 percent may be transferred to Federal agencies and departments at a rate to be determined by the 11 12 Director: Provided further, That of this latter amount, 13 \$1,800,000 shall be used for auditing services: Provided further, That, hereafter, of the amount appropriated for fiscal 14 15 year 2000 or any succeeding fiscal year for the High Intensity Drug Trafficking Area Program, the funds to be obli-16 gated or expended during such fiscal year for programs ad-17 18 dressing the treatment or prevention of drug use as part 19 of the approved strategy for a designated High Intensity Drug Trafficking Area (HIDTA) shall not be less than the 20 21 funds obligated or expended for such programs during fiscal 22 year 1999 for each designated HIDTA: Provided further, 23 That Campbell County and Uinta County are hereby des-24 ignated as part of the Rocky Mountain High Intensity 25 Drug Trafficking Area for the State of Wyoming.

48

1 2

### (INCLUDING TRANSFER OF FUNDS)

3 For activities to support a national anti-drug campaign for youth, and other purposes, authorized by Public 4 5 Law 105–277, \$127,500,000, to remain available until expended: Provided, That such funds may be transferred to 6 7 other Federal departments and agencies to carry out such activities: Provided further, That of the funds provided, 8 9 \$96,500,000 shall be to support a national media cam-10 paign, as authorized in the Drug-Free Media Campaign Act of 1998: Provided further, That none of the funds provided 11 for the support of the national media campaign may be 12 13 obligated until ONDCP has submitted for written approval to the Committee on Appropriations the evaluation and re-14 15 sults of phase II of the campaign: Provided further, That of the funds provided, \$30,000,000 shall be to continue a 16 program of matching grants to drug-free communities, as 17 18 authorized in the Drug-Free Communities Act of 1997: Pro-19 vided further, That of the funds provided, \$1,000,000 shall be available to the Director for transfer as grants to State 20 21 and local agencies or non-profit organizations for the Na-22 tional Drug Court Institute.

23 This title may be cited as the "Executive Office Appro24 priations Act, 2000".

	10
1	TITLE IV—INDEPENDENT AGENCIES
2	Committee for Purchase From People Who Are
3	Blind or Severely Disabled
4	SALARIES AND EXPENSES
5	For necessary expenses of the Committee for Purchase
6	From People Who Are Blind or Severely Disabled estab-
7	lished by the Act of June 23, 1971, Public Law 92–28,
8	\$2,657,000.
9	Federal Election Commission
10	SALARIES AND EXPENSES
11	For necessary expenses to carry out the provisions of
12	the Federal Election Campaign Act of 1971, as amended,
13	\$38,175,000, of which no less than \$4,866,500 shall be
14	available for internal automated data processing systems,
15	and of which not to exceed \$5,000 shall be available for re-
16	ception and representation expenses.
17	Federal Labor Relations Authority
18	SALARIES AND EXPENSES
19	For necessary expenses to carry out functions of the
20	Federal Labor Relations Authority, pursuant to Reorga-
21	nization Plan Numbered 2 of 1978, and the Civil Service
22	Reform Act of 1978, including services authorized by 5
23	U.S.C. 3109, including hire of experts and consultants, hire
24	of passenger motor vehicles, and rental of conference rooms

25 in the District of Columbia and elsewhere, \$23,681,000:

Provided, That public members of the Federal Service Im-1 passes Panel may be paid travel expenses and per diem in 2 3 lieu of subsistence as authorized by law (5 U.S.C. 5703) for persons employed intermittently in the Government 4 service, and compensation as authorized by 5 U.S.C. 3109: 5 Provided further, That notwithstanding 31 U.S.C. 3302, 6 7 funds received from fees charged to non-Federal partici-8 pants at labor-management relations conferences shall be 9 credited to and merged with this account, to be available 10 without further appropriation for the costs of carrying out these conferences. 11

12	General Services Administration
13	FEDERAL BUILDINGS FUND
14	LIMITATIONS ON AVAILABILITY OF REVENUE

15 To carry out the purpose of the Fund established pursuant to section 210(f) of the Federal Property and Admin-16 istrative Services Act of 1949, as amended (40 U.S.C. 17 18 490(f), the revenues and collections deposited into the Fund shall be available for necessary expenses of real property 19 management and related activities not otherwise provided 20 21 for, including operation, maintenance, and protection of 22 federally owned and leased buildings; rental of buildings in the District of Columbia; restoration of leased premises; 23 moving governmental agencies (including space adjust-24 ments and telecommunications relocation expenses) in con-25 nection with the assignment, allocation and transfer of 26 **HR 2490 EAS** 

space; contractual services incident to cleaning or servicing 1 2 buildings, and moving; repair and alteration of federally owned buildings including grounds, approaches and appur-3 4 tenances; care and safeguarding of sites; maintenance, pres-5 ervation, demolition, and equipment; acquisition of buildings and sites by purchase, condemnation, or as otherwise 6 7 authorized by law: acquisition of options to purchase build-8 ings and sites; conversion and extension of federally owned 9 buildings; preliminary planning and design of projects by contract or otherwise; construction of new buildings (in-10 11 cluding equipment for such buildings); and payment of 12 principal, interest, and any other obligations for public 13 buildings acquired by installment purchase and purchase contract; in the aggregate amount of \$5,244,478,000, of 14 15 which: (1) \$76,979,000 shall remain available until expended for construction of additional projects at locations 16 17 and at maximum construction improvement costs (includ-18 ing funds for sites and expenses and associated design and 19 construction services) as follows:

- 20 New construction:
- 21 Maryland:
- 22 Montgomery County, FDA Consolidation,
- 23 \$35,000,000
- 24 Michigan:

1	Sault Sainte Marie, Border Station,
2	\$8,263,000
3	Montana:
4	Roosville, Border Station, \$753,000
5	Sweetgrass, Border Station, \$11,480,000
6	Texas:
7	Fort Hancock, Border Station, \$277,000
8	Washington:
9	Oroville, Border Station, \$11,206,000
10	Nationwide:
11	Non-prospectus, \$10,000,000:
12	Provided, That each of the immediately foregoing limits of
13	costs on new construction projects may be exceeded to the
14	extent that savings effected in other such projects, but not
15	to exceed 10 percent unless advance approval is obtained
16	from the Committees on Appropriations of a greater
17	amount: Provided further, That all funds for direct con-
18	struction projects shall expire on September 30, 2001, and
19	remain in the Federal Buildings Fund except for funds for
20	projects as to which funds for design or other funds have
21	been obligated in whole or in part prior to such date: Pro-
22	vided further, That of the funds provided for non-prospectus
23	construction, \$1,974,000 shall be available until expended
24	for acquisition, lease, construction, and equipping of
25	flexiplace telecommuting centers: Provided further, That of

the amount provided under this heading in Public Law 1 104-208, \$20,782,000 are rescinded and shall remain in 2 the Fund; (2) \$607,869,000 shall remain available until ex-3 4 pended, for repairs and alterations which includes associ-5 ated design and construction services: Provided, That funds made available in this Act or any previous Act in the Fed-6 7 eral Buildings Fund for Repairs and Alterations shall, for 8 prospectus projects, be limited to the amount by project as 9 follows, except each project may be increased by an amount 10 not to exceed 10 percent unless advance approval is ob-11 tained from the Committees on Appropriations of a greater 12 amount:

- 13 *Repairs and alterations:*
- 14 Alabama:
- 15 Montgomery, Frank M. Johnson, Jr., Federal Building—U.S. Courthouse, \$11,606,000 16 17 Alaska: 18 Anchorage, Federal Building—U.S. Court-19 house Annex, \$21,098,000 20 California: 21 Menlo Park, USGS Building 1, \$6,831,000 22 Menlo Park, USGS Building 2, \$5,284,000 23 Sacramento, Moss Federal Building—U.S. 24 Courthouse, \$7,948,000
- 25 District of Columbia:

1	Interior Building (Phase 1) \$1,100,000
2	Main Justice Building (Phase 2),
3	\$47,226,000
4	State Department Building (Phase 2),
5	\$10,511,000
6	Maryland:
7	Baltimore, Metro West Building,
8	\$36,705,000
9	Woodlawn, Social Security Administration
10	Annex, \$25,890,000
11	Minnesota:
12	Ft. Snelling, Bishop H. Whipple Federal
13	Building, \$10,989,000
14	New Mexico:
15	Albuquerque, Federal Building—500 Gold
16	Avenue, \$8,537,000
17	Ohio:
18	Cleveland, Celebrezze Federal Building,
19	\$7,234,000
20	Nationwide:
21	Chlorofluorocarbons Program, \$16,000,000
22	Energy Program, \$16,000,000
23	Design Program, \$17,715,000
24	Elevators—Various Buildings, \$24,195,000

1BasicRepairsandAlterations,2\$333,000,000:

Provided further, That additional projects for which 3 4 prospectuses have been fully approved may be funded under 5 this category only if advance approval is obtained from the Committees on Appropriations: Provided further, That the 6 7 amounts provided in this or any prior Act for "Repairs" 8 and Alterations" may be used to fund costs associated with 9 implementing security improvements to buildings necessary 10 to meet the minimum standards for security in accordance 11 with current law and in compliance with the reprogram-12 ming guidelines of the appropriate Committees of the House and Senate: Provided further, That the difference between 13 the funds appropriated and expended on any projects in 14 15 this or any prior Act, under the heading "Repairs and Alterations", may be transferred to Basic Repairs and Alter-16 ations or used to fund authorized increases in prospectus 17 projects: Provided further, That all funds for repairs and 18 19 alterations prospectus projects shall expire on September 30, 2001, and remain in the Federal Buildings Fund except 20 21 funds for projects as to which funds for design or other 22 funds have been obligated in whole or in part prior to such 23 date: Provided further, That the amount provided in this 24 or any prior Act for Basic Repairs and Alterations may 25 be used to pay claims against the Government arising from

any projects under the heading "Repairs and Alterations" 1 or used to fund authorized increases in prospectus projects 2 3 and \$1,600,000 shall be available for the repairs and alter-4 ations of the Kansas City Federal Courthouse at 811 Grand Avenue, Kansas City, Missouri and \$1,250,000 shall be 5 available for the repairs and alteration of the Federal 6 7 Courthouse at 40 Center Street, New York, New York; (3) 8 \$205,668,000 for installment acquisition payments includ-9 ing payments on purchase contracts which shall remain 10 available until expended; (4) \$2,782,186,000 for rental of space which shall remain available until expended; and (5) 11 12 \$1,590,183,000 for building operations which shall remain 13 available until expended: Provided further, That funds 14 available to the General Services Administration shall not 15 be available for expenses of any construction, repair, alteration and acquisition project for which a prospectus, if re-16 17 quired by the Public Buildings Act of 1959, as amended, 18 has not been approved, except that necessary funds may be 19 expended for each project for required expenses for the development of a proposed prospectus: Provided further, That 20 21 funds available in the Federal Buildings Fund may be ex-22 pended for emergency repairs when advance approval is ob-23 tained from the Committees on Appropriations: Provided 24 further, That amounts necessary to provide reimbursable 25 special services to other agencies under section 210(f)(6) of

the Federal Property and Administrative Services Act of 1 1949, as amended (40 U.S.C. 490(f)(6)) and amounts to 2 3 provide such reimbursable fencing, lighting, guard booths, 4 and other facilities on private or other property not in Gov-5 ernment ownership or control as may be appropriate to enable the United States Secret Service to perform its protec-6 7 tive functions pursuant to 18 U.S.C. 3056, shall be avail-8 able from such revenues and collections: Provided further, 9 That of the amount provided, \$475,000 shall be available 10 for the Plains States De-population Symposium: Provided further, That revenues and collections and any other sums 11 accruing to this Fund during fiscal year 2000, excluding 12 13 reimbursements under section 210(f)(6) of the Federal Property and Administrative Services Act of 1949 (40 U.S.C. 14 15 490(f)(6)) in excess of \$5,244,478,000 shall remain in the Fund and shall not be available for expenditure except as 16 17 authorized in appropriations Acts.

18

#### POLICY AND OPERATIONS

19 For expenses authorized by law, not otherwise provided 20 for, for Government-wide policy and oversight activities as-21 sociated with asset management activities; utilization and 22 donation of surplus personal property; transportation; pro-23 curement and supply; Government-wide responsibilities re-24 lating to automated data management, telecommunications, information resources management, and related technology 25 activities; utilization survey, deed compliance inspection, 26 **HR 2490 EAS** 

appraisal, environmental and cultural analysis, and land 1 use planning functions pertaining to excess and surplus 2 3 real property; agency-wide policy direction; Board of Con-4 tract Appeals; accounting, records management, and other support services incident to adjudication of Indian Tribal 5 Claims by the United States Court of Federal Claims; serv-6 7 ices as authorized by 5 U.S.C. 3109; and not to exceed 8 \$5,000 for official reception and representation expenses, 9 \$120,198,000, of which \$12,758,000 shall remain available 10 until expended: Provided, That of the funds provided, 11 \$2,750,000 shall be available for GSA to enter into a memo-12 randum of understanding with the North Dakota State 13 University to establish a Virtual Archive Storage Terminal. 14 OFFICE OF INSPECTOR GENERAL

15 For necessary expenses of the Office of Inspector General and services authorized by 5 U.S.C. 3109, \$33,858,000: 16 Provided, That not to exceed \$15,000 shall be available for 17 18 payment for information and detection of fraud against the 19 Government, including payment for recovery of stolen Government property: Provided further, That not to exceed 20 \$2,500 shall be available for awards to employees of other 21 22 Federal agencies and private citizens in recognition of efforts and initiatives resulting in enhanced Office of Inspec-23 24 tor General effectiveness.

1	ALLOWANCES AND OFFICE STAFF FOR FORMER
2	PRESIDENTS
3	(INCLUDING TRANSFER OF FUNDS)
4	For carrying out the provisions of the Act of August
5	25, 1958, as amended (3 U.S.C. 102 note), and Public Law
6	95–138, \$2,241,000: Provided, That the Administrator of
7	General Services shall transfer to the Secretary of the Treas-
8	ury such sums as may be necessary to carry out the provi-
9	sions of such Acts.
10	GENERAL SERVICES ADMINISTRATION—GENERAL
11	PROVISIONS
12	SEC. 401. The appropriate appropriation or fund
13	available to the General Services Administration shall be
14	credited with the cost of operation, protection, maintenance,
15	upkeep, repair, and improvement, included as part of rent-
16	als received from Government corporations pursuant to law
17	(40 U.S.C. 129).
18	SEC. 402. Funds available to the General Services Ad-
19	ministration shall be available for the hire of passenger
20	motor vehicles.
21	SEC. 403. Funds in the Federal Buildings Fund made

SEC. 403. Funds in the Federal Buildings Fund made
available for fiscal year 2000 for Federal Buildings Fund
activities may be transferred between such activities only
to the extent necessary to meet program requirements: Provided, That any proposed transfers shall be approved in advance by the Committees on Appropriations.

1 SEC. 404. No funds made available by this Act shall 2 be used to transmit a fiscal year 2001 request for United 3 States Courthouse construction that: (1) does not meet the 4 design guide standards for construction as established and approved by the General Services Administration, the Judi-5 cial Conference of the United States, and the Office of Man-6 7 agement and Budget; and (2) does not reflect the priorities 8 of the Judicial Conference of the United States as set out 9 in its approved 5-year construction plan: Provided, That 10 the fiscal year 2001 request must be accompanied by a standardized courtroom utilization study of each facility to 11 be constructed, replaced, or expanded. 12

13 SEC. 405. None of the funds provided in this Act may be used to increase the amount of occupiable square feet, 14 15 provide cleaning services, security enhancements, or any other service usually provided through the Federal Build-16 ings Fund, to any agency which does not pay the rate per 17 square foot assessment for space and services as determined 18 by the General Services Administration in compliance with 19 the Public Buildings Amendments Act of 1972 (Public Law 20 21 92-313).

SEC. 406. Funds provided to other Government agencies by the Information Technology Fund, General Services
Administration, under 40 U.S.C. 757 and sections 5124(b)
and 5128 of Public Law 104–106, Information Technology

Management Reform Act of 1996, for performance of pilot
 information technology projects which have potential for
 Government-wide benefits and savings, may be repaid to
 this Fund from any savings actually incurred by these
 projects or other funding, to the extent feasible.

6 SEC. 407. From funds made available under the head-7 ing "Federal Buildings Fund Limitations on Revenue", 8 claims against the Government of less than \$250,000 aris-9 ing from direct construction projects and acquisition of 10 buildings may be liquidated from savings effected in other 11 construction projects with prior notification to the Commit-12 tees on Appropriations.

SEC. 408. Funds made available for new construction
projects under the heading "Federal Buildings Fund, Limitations on Availability of Revenue" in Public Law 104–
208 shall remain available until expended so long as funds
for design or other funds have been obligated in whole or
in part prior to September 30, 1999.

19 SEC. 409. The Federal building located at 220 East 20 Rosser Avenue in Bismarck, North Dakota, is hereby des-21 ignated as the "William L. Guy Federal Building, Post Of-22 fice and United States Courthouse". Any reference in a law, 23 map, regulation, document, paper or other record of the 24 United States to the Federal building herein referred to 25 shall be deemed to be a reference to the "William L. Guy Federal Building, Post Office and United States Court house".

3 SEC. 410. From the funds made available under the 4 heading "Federal Buildings Fund Limitations on Avail-5 ability of Revenue", \$59,203,500 shall not be available for rental of space and \$59,203,500 shall not be available for 6 7 building operations: Provided, That the amounts provided 8 under this heading for rental of space, building operations 9 and in aggregate amount for the Federal Buildings Fund, 10 are reduced accordingly.

11 SEC. 411. CONVEYANCE OF LAND TO THE COLUMBIA 12 HOSPITAL FOR WOMEN. (a) ADMINISTRATOR OF GENERAL 13 SERVICES.—Subject to subsection (f) and such terms and conditions as the Administrator of General Services (in this 14 15 section referred to as the "Administrator") shall require in accordance with this section, the Administrator shall convey 16 17 to the Columbia Hospital for Women (formerly Columbia Hospital for Women and Lying-In Asylum; in this section 18 referred to as "Columbia Hospital"), located in Wash-19 ington, District of Columbia, for \$14,000,000 plus accrued 20 21 interest to be paid in accordance with the terms set forth 22 in subsection (d), all right, title, and interest of the United 23 States in and to those pieces or parcels of land in the Dis-24 trict of Columbia, described in subsection (b), together with 25 all improvements thereon and appurtenances thereto. The

purpose of this conveyance is to enable the expansion by
 Columbia Hospital of its Ambulatory Care Center, Betty
 Ford Breast Center, and the Columbia Hospital Center for
 Teen Health and Reproductive Toxicology Center.

5 (b) PROPERTY DESCRIPTION.—

6 (1) IN GENERAL.—The land referred to in subsection (a) was conveyed to the United States of 7 8 America by deed dated May 2, 1888, from David 9 Fergusson, widower, recorded in liber 1314, folio 102, 10 of the land records of the District of Columbia, and 11 is that portion of square numbered 25 in the city of 12 Washington in the District of Columbia which was 13 not previously conveyed to such hospital by the Act of 14 June 28, 1952 (66 Stat. 287; chapter 486).

15 (2) PARTICULAR DESCRIPTION.—The property is 16 more particularly described as square 25, lot 803, or 17 as follows: all that piece or parcel of land situated 18 and lying in the city of Washington in the District 19 of Columbia and known as part of square numbered 20 25, as laid down and distinguished on the plat or 21 plan of said city as follows: beginning for the same 22 at the northeast corner of the square being the corner 23 formed by the intersection of the west line of Twenty-24 fourth Street Northwest, with the south line of north 25 M Street Northwest and running thence south with

1	the line of said Twenty-fourth Street Northwest for
2	the distance of two hundred and thirty-one feet ten
3	inches, thence running west and parallel with said $M$
4	Street Northwest for the distance of two hundred and
5	thirty feet six inches and running thence north and
6	parallel with the line of said Twenty-fourth Street
7	Northwest for the distance of two hundred and thirty-
8	one feet ten inches to the line of said M Street North-
9	west and running thence east with the line of said $M$
10	Street Northwest to the place of beginning two hun-
11	dred and thirty feet and six inches together with all
12	the improvements, ways, easements, rights, privileges,
13	and appurtenances to the same belonging or in any-
14	wise appertaining.

15 (c) DATE OF CONVEYANCE.—

(1) DATE.—The date of the conveyance of prop-16 17 erty required under subsection (a) shall be the date 18 upon which the Administrator receives from Columbia 19 Hospital written notice of its exercise of the purchase 20 option granted by this section, which notice shall be 21 accompanied by the first of 30 equal installment payments of \$869,000 toward the total purchase price of 22 23 \$14,000,000, plus accrued interest.

24 (2) DEADLINE FOR CONVEYANCE OF PROP25 ERTY.—Written notification and payment of the first

1	installment payment from Columbia Hospital under
2	paragraph (1) shall be ineffective, and the purchase
3	option granted Columbia Hospital under this section
4	shall lapse, if that written notification and install-
5	ment payment are not received by the Administrator
6	before the date which is 1 year after the date of enact-
7	ment of this section.
8	(3) QUITCLAIM DEED.—Any conveyance of prop-
9	erty to Columbia Hospital under this section shall be
10	by quitclaim deed.
11	(d) Conveyance Terms.—
12	(1) IN GENERAL.—The conveyance of property
13	required under subsection (a) shall be consistent with
14	the terms and conditions set forth in this section and
15	such other terms and conditions as the Administrator
16	deems to be in the interest of the United States,
17	including—
18	(A) the provision for the prepayment of the
19	full purchase price if mutually acceptable to the
20	parties;
21	(B) restrictions on the use of the described
22	land for use of the purposes set out in subsection
23	(a);
24	(C) the conditions under which the de-
25	scribed land or interests therein may be sold, as-

- thorization. 25
  - **HR 2490 EAS**

3 (D) the consequences in the event of default 4 by Columbia Hospital for failing to pay all in-5 stallments payments toward the total purchase 6 price when due, including revision of the de-7 scribed property to the United States. (2) PAYMENT OF PURCHASE PRICE.—Columbia 8 9 Hospital shall pay the total purchase price of 10 \$14,000,000, plus accrued interest over the term at a 11 rate of 4.5 percent annually, in equal installments of 12 \$869,000, for 29 years following the date of convey-13 ance of the property and receipt of the initial install-14 ment of \$869,000 by the Administrator under sub-15 section (c)(1). Unless the full purchase price, plus ac-16 crued interest, is prepaid, the total amount paid for 17 the property after 30 years will be \$26,070,000. 18 (e) TREATMENT OF AMOUNTS RECEIVED.—Amounts 19 received by the United States as payments under this sec-20 tion shall be paid into the fund established by section 210(f)21 of the Federal Property and Administrative Services Act 22 of 1949 (40 U.S.C. 490(f)), and may be expended by the 23 Administrator for real property management and related 24 activities not otherwise provided for, without further au-

66

signed, or otherwise conveyed in order to facili-

tate financing to fulfill its intended use; and

1

2

1 (f) Reversionary Interest.—

2	(1) IN GENERAL.—The property conveyed under
3	subsection (a) shall revert to the United States, to-
4	gether with any improvements thereon—

5 (A) 1 year from the date on which Colum6 bia Hospital defaults in paying to the United
7 States an annual installment payment of
8 \$869,000, when due; or

9 (B) immediately upon any attempt by Co-10 lumbia Hospital to assign, sell, or convey the de-11 scribed property before the United States has re-12 ceived full purchase price, plus accrued interest. 13 The Columbia Hospital shall execute and provide to 14 the Administrator such written instruments and as-15 surances as the Administrator may reasonably request 16 to protect the interests of the United States under this 17 subsection.

18 (2) Release of reversionary interest.—The 19 Administrator may release, upon request, any restric-20 tion imposed on the use of described property for the 21 purposes of paragraph (1), and release any rever-22 sionary interest of the United States in the property 23 conveyed under this subsection only upon receipt by 24 the United States of full payment of the purchase 25 price specified under subsection (d)(2).

(3) PROPERTY RETURNED TO THE GENERAL
 SERVICES ADMINISTRATION.—Any property that re verts to the United States under this subsection shall
 be under the jurisdiction, custody and control of the
 General Services Administration shall be available for
 use or disposition by the Administrator in accordance
 with applicable Federal law.

8 SEC. 412. Notwithstanding section 1346 of title 31, 9 United States Code, funds made available for fiscal year 10 2000 by this or any other Act to any department or agency, 11 which is a member of the Joint Financial Management Im-12 provement Program (JFMIP) shall be available to finance 13 an appropriate share of JFMIP salaries and administra-14 tive costs.

SEC. 413. The Administrator of General Services may
provide from Government-wide credit card rebates, up to
\$3,000,000 in support of the Joint Financial Management
Improvement Program as approved by the Chief Financial
Officers Council.

- 20 Merit Systems Protection Board
- 21 SALARIES AND EXPENSES
- 22 (INCLUDING TRANSFER OF FUNDS)

23 For necessary expenses to carry out functions of the
24 Merit Systems Protection Board pursuant to Reorganiza25 tion Plan Numbered 2 of 1978 and the Civil Service Reform
26 Act of 1978, including services as authorized by 5 U.S.C.
HR 2490 EAS

3109, rental of conference rooms in the District of Columbia
 and elsewhere, hire of passenger motor vehicles, and direct
 procurement of survey printing, \$27,422,000 together with
 not to exceed \$2,430,000 for administrative expenses to ad judicate retirement appeals to be transferred from the Civil
 Service Retirement and Disability Fund in amounts deter mined by the Merit Systems Protection Board.

8 NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

## **OPERATING EXPENSES**

9

10 For necessary expenses in connection with the administration of the National Archives (including the Informa-11 12 tion Security Oversight Office) and archived Federal records and related activities, as provided by law, and for 13 expenses necessary for the review and declassification of 14 15 documents, and for the hire of passenger motor vehicles, \$179,738,000: Provided, That the Archivist of the United 16 17 States is authorized to use any excess funds available from the amount borrowed for construction of the National Ar-18 chives facility, for expenses necessary to provide adequate 19 20 storage for holdings.

21 ARCHIVES FACILITIES REPAIRS AND RESTORATION

For the repair, alteration, and improvement of archives facilities, and to provide adequate storage for holdings, \$21,518,000, to remain available until expended.

### RECORDS CENTER REVOLVING FUND

2 (a) There is hereby established in the Treasury a re-3 volving fund to be available for expenses and equipment 4 necessary to provide for storage and related services for all temporary and pre-archival Federal records, which are to 5 be stored or stored at Federal National and Regional 6 Records Centers by agencies and other instrumentalities of 7 8 the Federal government. The Fund shall be available with-9 out fiscal year limitation for expenses necessary for oper-10 ation of these activities.

11 (b) START-UP CAPITAL.—

1

12 (1) There is appropriated \$22,000,000 as initial
13 capitalization of the Fund.

14 (2) In addition, the initial capital of the Fund 15 shall include the fair and reasonable value at the 16 Fund's inception of the inventories, equipment, re-17 ceivables, and other assets, less the liabilities, trans-18 ferred to the Fund. The Archivist of the United States 19 is authorized to accept inventories, equipment, receiv-20 ables and other assets from other Federal entities that 21 were used to provide for storage and related services 22 for temporary and pre-archival Federal records.

(c) USER CHARGES.—The Fund shall be credited with
user charges received from other Federal government accounts as payment for providing personnel, storage, mate-

rials, supplies, equipment, and services as authorized by
 subsection (a). Such payments may be made in advance
 or by way of reimbursement. The rates charged will return
 in full the expenses of operation, including reserves for ac crued annual leave, worker's compensation, depreciation of
 capitalized equipment and shelving, and amortization of
 information technology software and systems.

8 (d) FUNDS RETURNED TO MISCELLANEOUS RECEIPTS
9 OF THE DEPARTMENT OF THE TREASURY.—

10 (1) In addition to funds appropriated to and as-11 sets transferred to the Fund in subsection (b), an 12 amount not to exceed 4 percent of the total annual in-13 come may be retained in the Fund as an operating 14 reserve or for the replacement or acquisition of capital 15 equipment, including shelving, and the improvement 16 and implementation of NARA's financial manage-17 ment, information technology, and other support sys-18 tems.

19 (2) Funds in excess of the 4 percent at the close
20 of each fiscal year shall be returned to the Treasury
21 of the United States as miscellaneous receipts.

(e) REPORTING REQUIREMENT.—The National Archives and Records Administration shall provide quarterly
reports to the Committees on Appropriations and Governmental Affairs of the Senate, and the Committees on Appro-

1	priations and Government Reform of the House of Rep-
2	resentatives on the operation of the Records Center Revolv-
3	ing Fund.
4	NATIONAL HISTORICAL PUBLICATIONS AND RECORDS
5	Commission
6	GRANTS PROGRAM
7	(INCLUDING RESCISSION OF FUNDS)
8	For necessary expenses for allocations and grants for
9	historical publications and records as authorized by 44
10	U.S.C. 2504, as amended, \$6,250,000, to remain available
11	until expended: Provided, That of the funds appropriated
12	under this heading in Public Law 105–277, \$3,800,000 are
13	rescinded: Provided further, That the Treasury and General
14	Government Appropriations Act, 1999 (as contained in di-
15	vision A, section 101(h), of the Omnibus Consolidated and
16	Emergency Supplemental Appropriations Act, 1999 (Public
17	Law 105–277)) is amended in Title IV, under the heading
18	"National Historical Publications and Records Commis-
19	sion, Grants Program" by striking the proviso.
20	Office of Government Ethics
21	SALARIES AND EXPENSES
22	For necessary expenses to carry out functions of the
23	Office of Government Ethics pursuant to the Ethics in Gov-
24	ernment Act of 1978, as amended and the Ethics Reform
25	Act of 1989, including services as authorized by 5 U.S.C.
26	3109, rental of conference rooms in the District of Columbia
	HR 2490 EAS

and elsewhere, hire of passenger motor vehicles, and not to
 exceed \$1,500 for official reception and representation ex penses, \$9,071,000.

4 OFFICE OF PERSONNEL MANAGEMENT
5 SALARIES AND EXPENSES
6 (INCLUDING TRANSFER OF TRUST FUNDS)

7 For necessary expenses to carry out functions of the 8 Office of Personnel Management pursuant to Reorganiza-9 tion Plan Numbered 2 of 1978 and the Civil Service Reform 10 Act of 1978, including services as authorized by 5 U.S.C. 3109; medical examinations performed for veterans by pri-11 vate physicians on a fee basis; rental of conference rooms 12 13 in the District of Columbia and elsewhere; hire of passenger motor vehicles; not to exceed \$2,500 for official reception 14 15 and representation expenses; advances for reimbursements to applicable funds of the Office of Personnel Management 16 and the Federal Bureau of Investigation for expenses in-17 curred under Executive Order No. 10422 of January 9, 18 19 1953, as amended; and payment of per diem and/or subsist-20 ence allowances to employees where Voting Rights Act ac-21 tivities require an employee to remain overnight at his or 22 her post of duty, \$91,584,000; and in addition \$95,486,000 23 for administrative expenses, to be transferred from the appropriate trust funds of the Office of Personnel Management 24 25 without regard to other statutes, including direct procurement of printed materials, for the retirement and insurance 26 **HR 2490 EAS** 

1 programs, of which \$4,000,000 shall remain available until 2 expended for the cost of automating the retirement recordkeeping systems: Provided, That the provisions of this ap-3 4 propriation shall not affect the authority to use applicable 5 trust funds as provided by sections 8348(a)(1)(B) and 6 8909(q) of title 5, United States Code: Provided further, 7 That no part of this appropriation shall be available for 8 salaries and expenses of the Legal Examining Unit of the 9 Office of Personnel Management established pursuant to 10 Executive Order No. 9358 of July 1, 1943, or any successor 11 unit of like purpose: Provided further, That the President's 12 Commission on White House Fellows, established by Execu-13 tive Order No. 11183 of October 3, 1964, may, during the fiscal year ending September 30, 2000, accept donations of 14 15 money, property, and personal services in connection with the development of a publicity brochure to provide informa-16 tion about the White House Fellows, except that no such 17 18 donations shall be accepted for travel or reimbursement of 19 travel expenses, or for the salaries of employees of such Com-20 mission.

21	Office of Inspector General
22	SALARIES AND EXPENSES
23	(INCLUDING TRANSFER OF TRUST FUNDS)
24	For necessary expenses of the Office of Inspector Gen-
25	eral in carrying out the provisions of the Inspector General
26	Act, as amended, including services as authorized by 5
	HR 2490 EAS

U.S.C. 3109, hire of passenger motor vehicles, \$960,000; and in addition, not to exceed \$9,645,000 for administra-2 tive expenses to audit, investigate, and provide other over-3 4 sight of the Office of Personnel Management's retirement and insurance programs, to be transferred from the appro-5 priate trust funds of the Office of Personnel Management, 6 7 as determined by the Inspector General: Provided, That the 8 Inspector General is authorized to rent conference rooms in the District of Columbia and elsewhere. 9 10 GOVERNMENT PAYMENT FOR ANNUITANTS, EMPLOYEES 11 HEALTH BENEFITS 12 For payment of Government contributions with respect 13 to retired employees, as authorized by chapter 89 of title 5, United States Code, and the Retired Federal Employees 14 15 Health Benefits Act (74 Stat. 849), as amended, such sums 16 as may be necessary. 17 GOVERNMENT PAYMENT FOR ANNUITANTS, EMPLOYEE LIFE 18 INSURANCE 19 For payment of Government contributions with respect to employees retiring after December 31, 1989, as required 20 by chapter 87 of title 5, United States Code, such sums as 21 22 may be necessary. 23 PAYMENT TO CIVIL SERVICE RETIREMENT AND DISABILITY 24 FUND 25 For financing the unfunded liability of new and in-26 creased annuity benefits becoming effective on or after Octo-**HR 2490 EAS** 

1

ber 20, 1969, as authorized by 5 U.S.C. 8348, and annuities 1 under special Acts to be credited to the Civil Service Retire-2 ment and Disability Fund, such sums as may be necessary: 3 Provided, That annuities authorized by the Act of May 29, 4 5 1944, as amended, and the Act of August 19, 1950, as amended (33 U.S.C. 771–775), may hereafter be paid out 6 7 of the Civil Service Retirement and Disability Fund. 8 Office of Special Counsel

9 SALARIES AND EXPENSES

10 For necessary expenses to carry out functions of the Office of Special Counsel pursuant to Reorganization Plan 11 Numbered 2 of 1978, the Civil Service Reform Act of 1978 12 13 (Public Law 95–454), the Whistleblower Protection Act of 1989 (Public Law 101–12), Public Law 103–424, and the 14 15 Uniformed Services Employment and Reemployment Act of 1994 (Public Law 103–353), including services as author-16 ized by 5 U.S.C. 3109, payment of fees and expenses for 17 witnesses, rental of conference rooms in the District of Co-18 lumbia and elsewhere, and hire of passenger motor vehicles; 19 20 \$9,689,000.

- 21 UNITED STATES TAX COURT
- 22 SALARIES AND EXPENSES

23 For necessary expenses, including contract reporting 24 and other services as authorized by 5 U.S.C. 3109,

\$34,179,000: Provided, That travel expenses of the judges 1 shall be paid upon the written certificate of the judge. 2 3 This title may be cited as the "Independent Agencies" 4 Appropriations Act, 2000". TITLE V—GENERAL PROVISIONS 5 6 This Act 7 SEC. 501. No part of any appropriation contained in 8 this Act shall remain available for obligation beyond the 9 current fiscal year unless expressly so provided herein. 10 SEC. 502. The expenditure of any appropriation under 11 this Act for any consulting service through procurement 12 contract, pursuant to 5 U.S.C. 3109, shall be limited to those contracts where such expenditures are a matter of pub-13 lic record and available for public inspection, except where 14 15 otherwise provided under existing law, or under existing Executive order issued pursuant to existing law. 16 17 SEC. 503. None of the funds made available by this Act shall be available for any activity or for paying the 18 salary of any Government employee where funding an ac-19 tivity or paying a salary to a Government employee would 20

21 result in a decision, determination, rule, regulation, or pol22 icy that would prohibit the enforcement of section 307 of
23 the Tariff Act of 1930.

24 SEC. 504. None of the funds made available by this
25 Act shall be available in fiscal year 2000 for the purpose

of transferring control over the Federal Law Enforcement
 Training Center located at Glynco, Georgia, and Artesia,
 New Mexico, out of the Department of the Treasury.

4 SEC. 505. No part of any appropriation contained in 5 this Act shall be available to pay the salary for any person filling a position, other than a temporary position, formerly 6 7 held by an employee who has left to enter the Armed Forces 8 of the United States and has satisfactorily completed his 9 period of active military or naval service, and has within 90 days after his release from such service or from hos-10 pitalization continuing after discharge for a period of not 11 more than 1 year, made application for restoration to his 12 13 former position and has been certified by the Office of Personnel Management as still qualified to perform the duties 14 15 of his former position and has not been restored thereto. 16 SEC. 506. No funds appropriated pursuant to this Act may be expended by an entity unless the entity agrees that 17 in expending the assistance the entity will comply with sec-18 tions 2 through 4 of the Act of March 3, 1933 (41 U.S.C. 19 10a-10c, popularly known as the "Buy American Act"). 20 21 SEC. 507. (a) PURCHASE OF AMERICAN-MADE EQUIP-22 MENT AND PRODUCTS.—In the case of any equipment or 23 products that may be authorized to be purchased with fi-24 nancial assistance provided under this Act, it is the sense

of the Congress that entities receiving such assistance

25

should, in expending the assistance, purchase only Amer ican-made equipment and products.

3 (b) NOTICE TO RECIPIENTS OF ASSISTANCE.—In pro4 viding financial assistance under this Act, the Secretary of
5 the Treasury shall provide to each recipient of the assistance
6 a notice describing the statement made in subsection (a)
7 by the Congress.

8 SEC. 508. If it has been finally determined by a court 9 or Federal agency that any person intentionally affixed a label bearing a "Made in America" inscription, or any in-10 scription with the same meaning, to any product sold in 11 or shipped to the United States that is not made in the 12 13 United States, such person shall be ineligible to receive any contract or subcontract made with funds provided pursuant 14 15 to this Act, pursuant to the debarment, suspension, and ineligibility procedures described in sections 9.400 through 16 9.409 of title 48, Code of Federal Regulations. 17

18 SEC. 509. Except as otherwise specifically provided by law, not to exceed 50 percent of unobligated balances re-19 maining available at the end of fiscal year 2000 from ap-20 21 propriations made available for salaries and expenses for 22 fiscal year 2000 in this Act, shall remain available through 23 September 30, 2001, for each such account for the purposes 24 authorized: Provided, That a request shall be submitted to 25 the Committees on Appropriations for approval prior to the

expenditure of such funds: Provided further, That these re quests shall be made in compliance with reprogramming
 guidelines.

4 SEC. 510. None of the funds made available in this
5 Act may be used by the Executive Office of the President
6 to request from the Federal Bureau of Investigation any of7 ficial background investigation report on any individual,
8 except when it is made known to the Federal official having
9 authority to obligate or expend such funds that—

(1) such individual has given his or her express
written consent for such request not more than 6
months prior to the date of such request and during
the same presidential administration; or

14 (2) such request is required due to extraordinary
15 circumstances involving national security.

16 SEC. 511. INVENTORY OF FEDERAL GRANT PROGRAMS. The Director of the Office of Management and Budget shall 17 prepare an inventory of existing Federal grant programs 18 19 after consulting each agency that administers Federal grant programs including formula funds, competitive grant 20 21 funds, block grant funds, and direct payments. The inven-22 tory shall include the name of the program, a copy of rel-23 evant statutory and regulatory guidelines, the funding level 24 in fiscal year 1999, a list of the eligibility criteria both statutory and regulatory, and a copy of the application 25

form. The Director shall submit the inventory no later than
 six months after enactment to the Committees on Appro priations and relevant authorizing committees.

## 4 TITLE VI—GENERAL PROVISIONS

5 Departments, Agencies, and Corporations

6 SEC. 601. Funds appropriated in this or any other Act
7 may be used to pay travel to the United States for the im8 mediate family of employees serving abroad in cases of
9 death or life threatening illness of said employee.

10 SEC. 602. No department, agency, or instrumentality of the United States receiving appropriated funds under 11 this or any other Act for fiscal year 2000 shall obligate or 12 13 expend any such funds, unless such department, agency, or instrumentality has in place, and will continue to admin-14 15 ister in good faith, a written policy designed to ensure that all of its workplaces are free from the illegal use, possession, 16 or distribution of controlled substances (as defined in the 17 18 Controlled Substances Act) by the officers and employees of such department, agency, or instrumentality. 19

20 SEC. 603. Unless otherwise specifically provided, the 21 maximum amount allowable during the current fiscal year 22 in accordance with section 16 of the Act of August 2, 1946 23 (60 Stat. 810), for the purchase of any passenger motor ve-24 hicle (exclusive of buses, ambulances, law enforcement, and 25 undercover surveillance vehicles), is hereby fixed at \$8,100

except station wagons for which the maximum shall be 1 \$9,100: Provided, That these limits may be exceeded by not 2 to exceed \$3,700 for police-type vehicles, and by not to ex-3 4 ceed \$4,000 for special heavy-duty vehicles: Provided further, That the limits set forth in this section may not be 5 exceeded by more than 5 percent for electric or hybrid vehi-6 7 cles purchased for demonstration under the provisions of the 8 Electric and Hybrid Vehicle Research, Development, and 9 Demonstration Act of 1976: Provided further, That the lim-10 its set forth in this section may be exceeded by the incremental cost of clean alternative fuels vehicles acquired pur-11 12 suant to Public Law 101–549 over the cost of comparable 13 conventionally fueled vehicles.

SEC. 604. Appropriations of the executive departments
and independent establishments for the current fiscal year
available for expenses of travel, or for the expenses of the
activity concerned, are hereby made available for quarters
allowances and cost-of-living allowances, in accordance
with 5 U.S.C. 5922–5924.

20 SEC. 605. Unless otherwise specified during the current 21 fiscal year, no part of any appropriation contained in this 22 or any other Act shall be used to pay the compensation of 23 any officer or employee of the Government of the United 24 States (including any agency the majority of the stock of 25 which is owned by the Government of the United States)

whose post of duty is in the continental United States un-1 less such person: (1) is a citizen of the United States; (2) 2 3 is a person in the service of the United States on the date 4 of enactment of this Act who, being eligible for citizenship, 5 has filed a declaration of intention to become a citizen of the United States prior to such date and is actually resid-6 ing in the United States; (3) is a person who owes alle-7 8 giance to the United States; (4) is an alien from Cuba, Po-9 land, South Vietnam, the countries of the former Soviet 10 Union, or the Baltic countries lawfully admitted to the 11 United States for permanent residence; (5) is a South Viet-12 namese, Cambodian, or Laotian refugee paroled in the 13 United States after January 1, 1975; or (6) is a national of the People's Republic of China who qualifies for adjust-14 15 ment of status pursuant to the Chinese Student Protection Act of 1992: Provided, That for the purpose of this section, 16 17 an affidavit signed by any such person shall be considered prima facie evidence that the requirements of this section 18 with respect to his or her status have been complied with: 19 20 Provided further, That any person making a false affidavit 21 shall be quilty of a felony, and, upon conviction, shall be 22 fined no more than \$4,000 or imprisoned for not more than 23 1 year, or both: Provided further, That the above penal 24 clause shall be in addition to, and not in substitution for, 25 any other provisions of existing law: Provided further, That

any payment made to any officer or employee contrary to 1 the provisions of this section shall be recoverable in action 2 3 by the Federal Government. This section shall not apply 4 to citizens of Ireland, Israel, or the Republic of the Phil-5 ippines, or to nationals of those countries allied with the United States in a current defense effort, or to international 6 7 broadcasters employed by the United States Information 8 Agency, or to temporary employment of translators, or to 9 temporary employment in the field service (not to exceed 10 60 days) as a result of emergencies.

11 SEC. 606. Appropriations available to any department 12 or agency during the current fiscal year for necessary ex-13 penses, including maintenance or operating expenses, shall also be available for payment to the General Services Ad-14 15 ministration for charges for space and services and those expenses of renovation and alteration of buildings and fa-16 17 cilities which constitute public improvements performed in 18 accordance with the Public Buildings Act of 1959 (73 Stat. 19 749), the Public Buildings Amendments of 1972 (87 Stat. 216), or other applicable law. 20

SEC. 607. In addition to funds provided in this or any
other Act, all Federal agencies are authorized to receive and
use funds resulting from the sale of materials, including
Federal records disposed of pursuant to a records schedule
recovered through recycling or waste prevention programs.

Such funds shall be available until expended for the fol lowing purposes:

3 (1) Acquisition, waste reduction and prevention,
4 and recycling programs as described in Executive
5 Order No. 13101 (September 14, 1998), including any
6 such programs adopted prior to the effective date of
7 the Executive order.

8 (2) Other Federal agency environmental manage-9 ment programs, including, but not limited to, the de-10 velopment and implementation of hazardous waste 11 management and pollution prevention programs.

12 (3) Other employee programs as authorized by
13 law or as deemed appropriate by the head of the Fed14 eral agency.

15 SEC. 608. Funds made available by this or any other Act for administrative expenses in the current fiscal year 16 of the corporations and agencies subject to chapter 91 of 17 title 31, United States Code, shall be available, in addition 18 to objects for which such funds are otherwise available, for 19 rent in the District of Columbia; services in accordance 20 21 with 5 U.S.C. 3109; and the objects specified under this 22 head, all the provisions of which shall be applicable to the 23 expenditure of such funds unless otherwise specified in the 24 Act by which they are made available: Provided, That in 25 the event any functions budgeted as administrative expenses

are subsequently transferred to or paid from other funds,
 the limitations on administrative expenses shall be cor respondingly reduced.

4 SEC. 609. No part of any appropriation for the current 5 fiscal year contained in this or any other Act shall be paid 6 to any person for the filling of any position for which he 7 or she has been nominated after the Senate has voted not 8 to approve the nomination of said person.

9 SEC. 610. No part of any appropriation contained in 10 this or any other Act shall be available for interagency fi-11 nancing of boards (except Federal Executive Boards), com-12 missions, councils, committees, or similar groups (whether 13 or not they are interagency entities) which do not have a 14 prior and specific statutory approval to receive financial 15 support from more than one agency or instrumentality.

16 SEC. 611. Funds made available by this or any other Act to the Postal Service Fund (39 U.S.C. 2003) shall be 17 18 available for employment of guards for all buildings and areas owned or occupied by the Postal Service and under 19 the charge and control of the Postal Service, and such 20 21 guards shall have, with respect to such property, the powers 22 of special policemen provided by the first section of the Act 23 of June 1, 1948, as amended (62 Stat. 281; 40 U.S.C. 318), 24 and, as to property owned or occupied by the Postal Service, 25 the Postmaster General may take the same actions as the

Administrator of General Services may take under the pro visions of sections 2 and 3 of the Act of June 1, 1948, as
 amended (62 Stat. 281; 40 U.S.C. 318a and 318b), attach ing thereto penal consequences under the authority and
 within the limits provided in section 4 of the Act of June
 1, 1948, as amended (62 Stat. 281; 40 U.S.C. 318c).

7 SEC. 612. None of the funds made available pursuant 8 to the provisions of this Act shall be used to implement, 9 administer, or enforce any regulation which has been dis-10 approved pursuant to a resolution of disapproval duly 11 adopted in accordance with the applicable law of the United 12 States.

SEC. 613. (a) Notwithstanding any other provision of
law, and except as otherwise provided in this section, no
part of any of the funds appropriated for fiscal year 2000,
by this or any other Act, may be used to pay any prevailing
rate employee described in section 5342(a)(2)(A) of title 5,
United States Code—

(1) during the period from the date of expiration
of the limitation imposed by section 614 of the Treasury and General Government Appropriations Act,
1999, until the normal effective date of the applicable
wage survey adjustment that is to take effect in fiscal
year 2000, in an amount that exceeds the rate payable for the applicable grade and step of the applica-

1	ble wage schedule in accordance with such section
2	614; and
3	(2) during the period consisting of the remainder
4	of fiscal year 2000, in an amount that exceeds, as a
5	result of a wage survey adjustment, the rate payable
6	under paragraph (1) by more than the sum of—
7	(A) the percentage adjustment taking effect
8	in fiscal year 2000 under section 5303 of title 5,
9	United States Code, in the rates of pay under the
10	General Schedule; and
11	(B) the difference between the overall aver-
12	age percentage of the locality-based com-
13	parability payments taking effect in fiscal year
14	2000 under section 5304 of such title (whether by
15	adjustment or otherwise), and the overall average
16	percentage of such payments which was effective
17	in fiscal year 1999 under such section.
18	(b) Notwithstanding any other provision of law, no
19	prevailing rate employee described in subparagraph $(B)$ or
20	(C) of section 5342(a)(2) of title 5, United States Code, and
21	no employee covered by section 5348 of such title, may be
22	paid during the periods for which subsection (a) is in effect
23	at a rate that exceeds the rates that would be payable under
24	subsection (a) were subsection (a) applicable to such em-
25	ployee.

(c) For the purposes of this section, the rates payable
 to an employee who is covered by this section and who is
 paid from a schedule not in existence on September 30,
 1999, shall be determined under regulations prescribed by
 the Office of Personnel Management.

6 (d) Notwithstanding any other provision of law, rates
7 of premium pay for employees subject to this section may
8 not be changed from the rates in effect on September 30,
9 1999, except to the extent determined by the Office of Per10 sonnel Management to be consistent with the purpose of this
11 section.

(e) This section shall apply with respect to pay forservice performed after September 30, 1999.

14 (f) For the purpose of administering any provision of 15 law (including any rule or regulation that provides premium pay, retirement, life insurance, or any other em-16 17 ployee benefit) that requires any deduction or contribution, or that imposes any requirement or limitation on the basis 18 of a rate of salary or basic pay, the rate of salary or basic 19 pay payable after the application of this section shall be 20 21 treated as the rate of salary or basic pay.

(g) Nothing in this section shall be considered to permit or require the payment to any employee covered by this
section at a rate in excess of the rate that would be payable
were this section not in effect.

1 (h) The Office of Personnel Management may provide 2 for exceptions to the limitations imposed by this section if 3 the Office determines that such exceptions are necessary to 4 ensure the recruitment or retention of qualified employees. 5 SEC. 614. During the period in which the head of any department or agency, or any other officer or civilian em-6 7 ployee of the Government appointed by the President of the 8 United States, holds office, no funds may be obligated or 9 expended in excess of \$5,000 to furnish or redecorate the 10 office of such department head, agency head, officer, or employee, or to purchase furniture or make improvements for 11 any such office, unless advance notice of such furnishing 12 13 or redecoration is expressly approved by the Committees on Appropriations. For the purposes of this section, the word 14 15 "office" shall include the entire suite of offices assigned to the individual, as well as any other space used primarily 16 by the individual or the use of which is directly controlled 17 18 by the individual.

19 SEC. 615. Notwithstanding any other provision of law, 20 no executive branch agency shall purchase, construct, and/ 21 or lease any additional facilities, except within or contig-22 uous to existing locations, to be used for the purpose of con-23 ducting Federal law enforcement training without the ad-24 vance approval of the Committees on Appropriations, ex-25 cept that the Federal Law Enforcement Training Center is

authorized to obtain the temporary use of additional facili-1 ties by lease, contract, or other agreement for training 2 3 which cannot be accommodated in existing Center facilities. 4 SEC. 616. Notwithstanding section 1346 of title 31, 5 United States Code, or section 610 of this Act, funds made available for fiscal year 2000 by this or any other Act shall 6 7 be available for the interagency funding of national security 8 and emergency preparedness telecommunications initiatives 9 which benefit multiple Federal departments, agencies, or en-10 tities, as provided by Executive Order No. 12472 (April 3, 11 1984).

12 SEC. 617. (a) None of the funds appropriated by this 13 or any other Act may be obligated or expended by any Federal department, agency, or other instrumentality for the 14 15 salaries or expenses of any employee appointed to a position of a confidential or policy-determining character excepted 16 from the competitive service pursuant to section 3302 of 17 title 5, United States Code, without a certification to the 18 Office of Personnel Management from the head of the Fed-19 eral department, agency, or other instrumentality employ-20 21 ing the Schedule C appointee that the Schedule C position 22 was not created solely or primarily in order to detail the 23 employee to the White House.

	<b>0</b>
1	(b) The provisions of this section shall not apply to
2	Federal employees or members of the armed services detailed
3	to or from—
4	(1) the Central Intelligence Agency;
5	(2) the National Security Agency;
6	(3) the Defense Intelligence Agency;
7	(4) the offices within the Department of Defense
8	for the collection of specialized national foreign intel-
9	ligence through reconnaissance programs;
10	(5) the Bureau of Intelligence and Research of
11	the Department of State;
12	(6) any agency, office, or unit of the Army,
13	Navy, Air Force, and Marine Corps, the Federal Bu-
14	reau of Investigation and the Drug Enforcement Ad-
15	ministration of the Department of Justice, the De-
16	partment of Transportation, the Department of the
17	Treasury, and the Department of Energy performing
18	intelligence functions; and
19	(7) the Director of Central Intelligence.
20	SEC. 618. No department, agency, or instrumentality
21	of the United States receiving appropriated funds under
22	this or any other Act for fiscal year 2000 shall obligate or
23	expend any such funds, unless such department, agency, or

24 instrumentality has in place, and will continue to admin-

25 ister in good faith, a written policy designed to ensure that

all of its workplaces are free from discrimination and sex ual harassment and that all of its workplaces are not in
 violation of title VII of the Civil Rights Act of 1964, as
 amended, the Age Discrimination in Employment Act of
 1967, and the Rehabilitation Act of 1973.

6 SEC. 619. No part of any appropriation contained in 7 this Act may be used to pay for the expenses of travel of 8 employees, including employees of the Executive Office of 9 the President, not directly responsible for the discharge of official governmental tasks and duties: Provided, That this 10 restriction shall not apply to the family of the President, 11 12 Members of Congress or their spouses, Heads of State of a 13 foreign country or their designees, persons providing assistance to the President for official purposes, or other individ-14 15 uals so designated by the President.

16 SEC. 620. None of the funds appropriated in this or any other Act shall be used to acquire information tech-17 18 nologies which do not comply with part 39.106 (Year 2000 compliance) of the Federal Acquisition Regulation, unless 19 an agency's Chief Information Officer determines that non-20 21 compliance with part 39.106 is necessary to the function 22 and operation of the requesting agency or the acquisition 23 is required by a signed contract with the agency in effect 24 before the date of enactment of this Act. Any waiver granted 25 by the Chief Information Officer shall be reported to the

Office of Management and Budget, and copies shall be pro vided to Congress.

SEC. 621. None of the funds made available in this
Act for the United States Customs Service may be used to
allow the importation into the United States of any good,
ware, article, or merchandise mined, produced, or manufactured by forced or indentured child labor, as determined
pursuant to section 307 of the Tariff Act of 1930 (19 U.S.C.
1307).

10 SEC. 622. No part of any appropriation contained in 11 this or any other Act shall be available for the payment 12 of the salary of any officer or employee of the Federal Gov-13 ernment, who—

14 (1) prohibits or prevents, or attempts or threat-15 ens to prohibit or prevent, any other officer or em-16 ployee of the Federal Government from having any 17 direct oral or written communication or contact with 18 any Member, committee, or subcommittee of the Con-19 gress in connection with any matter pertaining to the 20 employment of such other officer or employee or per-21 taining to the department or agency of such other of-22 ficer or employee in any way, irrespective of whether 23 such communication or contact is at the initiative of 24 such other officer or employee or in response to the request or inquiry of such Member, committee, or sub committee; or

3 (2) removes, suspends from duty without pay, 4 demotes, reduces in rank, seniority, status, pay, or 5 performance of efficiency rating, denies promotion to, 6 relocates, reassigns, transfers, disciplines, or discriminates in regard to any employment right, entitlement, 7 8 or benefit, or any term or condition of employment of, 9 any other officer or employee of the Federal Govern-10 ment, or attempts or threatens to commit any of the 11 foregoing actions with respect to such other officer or 12 employee, by reason of any communication or contact of such other officer or employee with any Member, 13 14 committee, or subcommittee of the Congress as de-15 scribed in paragraph (1).

16 SEC. 623. Section 627(b) of the Treasury and General 17 Government Appropriations Act, 1999 (as contained in sec-18 tion 101(h) of division A of Public Law 105–277) is amend-19 ed by striking "Notwithstanding" and inserting the fol-20 lowing: "Effective on the date of the enactment of this Act 21 and thereafter, and notwithstanding".

22 SEC. 624. Notwithstanding any provision of law, the 23 President, or his designee, must certify to Congress, annu-24 ally, that no person or persons with direct or indirect re-25 sponsibility for administering the Executive Office of the

1 President's Drug-Free Workplace Plan are themselves subject to a program of individual random drug testing. 2 3 SEC. 625. (a) None of the funds made available in this 4 or any other Act may be obligated or expended for any em-5 ployee training that— 6 (1) does not meet identified needs for knowledge, skills, and abilities bearing directly upon the perform-7 8 ance of official duties; 9 (2) contains elements likely to induce high levels 10 of emotional response or psychological stress in some 11 participants; 12 (3) does not require prior employee notification 13 of the content and methods to be used in the training 14 and written end of course evaluation: 15 (4) contains any methods or content associated 16 with religious or quasi-religious belief systems or 17 "new age" belief systems as defined in Equal Employ-18 ment Opportunity Commission Notice N-915.022, 19 dated September 2, 1988; or 20 (5) is offensive to, or designed to change, partici-21 pants' personal values or lifestyle outside the work-22 place. 23 (b) Nothing in this section shall prohibit, restrict, or 24 otherwise preclude an agency from conducting training

25 bearing directly upon the performance of official duties.

1 SEC. 626. No funds appropriated in this or any other 2 Act for fiscal year 2000 may be used to implement or enforce the agreements in Standard Forms 312 and 4355 of 3 4 the Government or any other nondisclosure policy, form, or 5 agreement if such policy, form, or agreement does not contain the following provisions: "These restrictions are con-6 7 sistent with and do not supersede, conflict with, or otherwise 8 alter the employee obligations, rights, or liabilities created 9 by Executive Order No. 12958; section 7211 of title 5, 10 United States Code (governing disclosures to Congress); section 1034 of title 10, United States Code, as amended by 11 12 the Military Whistleblower Protection Act (governing dis-13 closure to Congress by members of the military); section 2302(b)(8) of title 5, United States Code, as amended by 14 15 the Whistleblower Protection Act (governing disclosures of illegality, waste, fraud, abuse or public health or safety 16 threats); the Intelligence Identities Protection Act of 1982 17 18 (50 U.S.C. 421 et seq.) (governing disclosures that could expose confidential Government agents); and the statutes 19 which protect against disclosure that may compromise the 20 21 national security, including sections 641, 793, 794, 798, and 952 of title 18, United States Code, and section 4(b) 22 23 of the Subversive Activities Act of 1950 (50 U.S.C. 783(b)). 24 The definitions, requirements, obligations, rights, sanctions, 25 and liabilities created by said Executive order and listed

statutes are incorporated into this agreement and are con-1 trolling.": Provided, That notwithstanding the preceding 2 3 paragraph, a nondisclosure policy form or agreement that is to be executed by a person connected with the conduct 4 5 of an intelligence or intelligence-related activity, other than an employee or officer of the United States Government, 6 7 may contain provisions appropriate to the particular activ-8 ity for which such document is to be used. Such form or 9 agreement shall, at a minimum, require that the person will 10 not disclose any classified information received in the course of such activity unless specifically authorized to do 11 so by the United States Government. Such nondisclosure 12 forms shall also make it clear that they do not bar disclo-13 sures to Congress or to an authorized official of an executive 14 15 agency or the Department of Justice that are essential to reporting a substantial violation of law. 16

17 SEC. 627. No part of any funds appropriated in this or any other Act shall be used by an agency of the executive 18 branch, other than for normal and recognized executive-leg-19 islative relationships, for publicity or propaganda pur-20 21 poses, and for the preparation, distribution or use of any 22 kit, pamphlet, booklet, publication, radio, television or film 23 presentation designed to support or defeat legislation pend-24 ing before the Congress, except in presentation to the Con-25 gress itself.

1	SEC. 628. (a) IN GENERAL.—For calendar year 2001,
2	the Director of the Office of Management and Budget shall
3	prepare and submit to Congress, with the budget submitted
4	under section 1105 of title 31, United States Code, an ac-
5	counting statement and associated report containing—
6	(1) an estimate of the total annual costs and
7	benefits (including quantifiable and nonquantifiable
8	effects) of Federal rules and paperwork, to the extent
9	feasible—
10	(A) in the aggregate;
11	(B) by agency and agency program; and
12	(C) by major rule;
13	(2) an analysis of impacts of Federal regulation
14	on State, local, and tribal government, small business,
15	wages, and economic growth; and
16	(3) recommendations for reform.
17	(b) NOTICE.—The Director of the Office of Manage-
18	ment and Budget shall provide public notice and an oppor-
19	tunity to comment on the statement and report under sub-
20	section (a) before the statement and report are submitted
21	to Congress.
22	(c) Guidelines.—To implement this section, the Di-
23	rector of the Office of Management and Budget shall issue
24	guidelines to agencies to standardize—
25	(1) measures of costs and benefits; and

(2) the format of accounting statements.

2 (d) PEER REVIEW.—The Director of the Office of Man3 agement and Budget shall provide for independent and ex4 ternal peer review of the guidelines and each accounting
5 statement and associated report under this section. Such
6 peer review shall not be subject to the Federal Advisory
7 Committee Act (5 U.S.C. App.).

8 SEC. 629. None of the funds appropriated by this Act 9 or any other Act, may be used by an agency to provide 10 a Federal employee's home address to any labor organization except when it is made known to the Federal official 11 having authority to obligate or expend such funds that the 12 13 employee has authorized such disclosure or when such disclosure has been ordered by a court of competent jurisdic-14 15 tion.

16 SEC. 630. The Secretary of the Treasury is authorized 17 to establish scientific certification standards for explosives 18 detection canines, and shall provide, on a reimbursable 19 basis, for the certification of explosives detection canines 20 employed by Federal agencies, or other agencies providing 21 explosives detection services at airports in the United 22 States.

23 SEC. 631. None of the funds made available in this
24 Act or any other Act may be used to provide any non-public
25 information such as mailing or telephone lists to any per-

1

son or any organization outside of the Federal Government 1 2 without the approval of the Committees on Appropriations. 3 SEC. 632. No part of any appropriation contained in 4 this or any other Act shall be used for publicity or propaganda purposes within the United States not heretofore au-5 thorized by the Congress. 6 7 SEC. 633. (a) In this section the term "agency" (1) means an Executive agency as defined under 8 9 section 105 of title 5, United States Code; 10 (2) includes a military department as defined 11 under section 102 of such title, the Postal Service, and 12 the Postal Rate Commission: and 13 (3) shall not include the General Accounting Of-14 fice. 15 (b) Unless authorized in accordance with law or regulations to use such time for other purposes, an employee 16 of an agency shall use official time in an honest effort to 17 perform official duties. An employee not under a leave sys-18 tem, including a Presidential appointee exempted under 19 section 6301(2) of title 5, United States Code, has an obliga-20 21 tion to expend an honest effort and a reasonable proportion 22 of such employee's time in the performance of official duties. 23 SEC. 634. (a) None of the funds appropriated by this 24 Act may be used to enter into or renew a contract which

25 includes a provision providing prescription drug coverage,

<ul> <li>2 traceptive coverage.</li> <li>3 (b) Nothing in this section shall apply to a cont</li> <li>4 with—</li> <li>5 (1) any of the following religious plans:</li> </ul>	tract
4 with—	tract
5 (1) any of the following religious plans:	
6 (A) Providence Health Plan;	
7 (B) Personal Care's HMO;	
8 (C) Care Choices;	
9 (D) OSF Health Plans, Inc.;	
10 (E) Yellowstone Community Health F	Plan;
11 <i>and</i>	
12 (2) any existing or future plan, if the plan	ob-
13 <i>jects to such coverage on the basis of religious bet</i>	liefs.
14 (c) In implementing this section, any plan that en	iters
15 into or renews a contract under this section may not sub	bject
16 any individual to discrimination on the basis that the i	ndi-
17 vidual refuses to prescribe contraceptives because such	ac-
18 tivities would be contrary to the individual's religious	s be-
19 <i>liefs or moral convictions.</i>	
20 (d) Nothing in this section shall be construed to req	uire
21 coverage of abortion or abortion-related services.	
22 SEC. 635. FEDERAL FUNDS IDENTIFIED. Any req	luest
23 for proposals, solicitation, grant application, form, no	otifi-
24 cation, press release, or other publications involving the	dis-
25 tribution of Federal funds shall indicate the agency	pro-

4 SEC. 636. (a) Congress finds that—

5 (1) the Veterans of Foreign Wars of the United
6 States (in this section referred to as the "VFW"),
7 which was formed by veterans of the Spanish-Amer8 ican War and the Philippine Insurrection to help se9 cure rights and benefits for their service, will be cele10 brating its 100th anniversary in 1999;

(2) members of the VFW have fought, bled, and
died in every war, conflict, police action, and military intervention in which the United States has engaged during this century;

15 (3) over its history, the VFW has ably rep-16 resented the interests of veterans in Congress and 17 State Legislatures across the Nation and established a 18 network of trained service officers who, at no charge, 19 have helped millions of veterans and their dependents 20 to secure the education, disability compensation, pen-21 sion, and health care benefits they are rightfully enti-22 tled to receive as a result of the military service per-23 formed by those veterans:

24 (4) the VFW has also been deeply involved in na25 tional education projects, awarding nearly \$2,700,000

1	in scholarships annually, as well as countless commu-
2	nity projects initiated by its 10,000 posts; and
3	(5) the United States Postal Service has issued
4	$commemorative \ postage \ stamps \ honoring \ the \ VFW's$
5	50th and 75th anniversaries, respectively.
6	(b) Therefore, it is the sense of the Senate that the
7	United States Postal Service is encouraged to issue a com-
8	memorative postage stamp in honor of the 100th anniver-
9	sary of the founding of the Veterans of Foreign Wars of the
10	United States.

SEC. 637. No funds appropriated by this Act shall be available to pay for an abortion, or the administrative expenses in connection with any health plan under the Federal employees health benefit program which provides any benefits or coverage for abortions.

SEC. 638. The provision of section 637 shall not apply
where the life of the mother would be endangered if the fetus
were carried to term, or the pregnancy is the result of an
act of rape or incest.

20 SEC. 639. EVALUATION OF OUTCOME OF WELFARE
21 REFORM AND FORMULA FOR BONUSES TO HIGH PERFORM22 ANCE STATES. (a) ADDITIONAL MEASURES OF STATE PER23 FORMANCE.—Section 403(a)(4)(C) of the Social Security
24 Act (42 U.S.C. 603(a)(4)(C)) is amended—

	100
1	(1) by striking "Not later" and inserting the fol-
2	lowing:
3	"(i) IN GENERAL.—Not later";
4	(2) by inserting "The formula shall provide for
5	the awarding of grants under this paragraph based
6	on criteria contained in clause (ii) and in accordance
7	with clauses (iii), (iv), and (v)." after the period; and
8	(3) by adding at the end the following:
9	"(ii) FORMULA CRITERIA.—The grants
10	awarded under this paragraph shall be
11	based on—
12	``(I) employment-related measures,
13	including work force entries, job reten-
14	tion, and increases in household in-
15	come of current recipients of assistance
16	under the State program funded under
17	this title;
18	"(II) the percentage of former re-
19	cipients of such assistance (who have
20	ceased to receive such assistance for not
21	more than 6 months) who receive sub-
22	sidized child care;
23	"(III) the improvement since 1995
24	in the proportion of children in work-
25	ing poor families eligible for food

106

1

stamps that receive food stamps to the

2	total number of children in the State;
3	and
4	((IV) the percentage of members
5	of families which are former recipients
6	of assistance under the State program
7	funded under this title (which have
8	ceased to receive such assistance for not
9	more than 6 months) who currently re-
10	ceive medical assistance under the
11	State plan approved under title XIX or
12	the child health assistance under title
13	XXI.
14	For purposes of subclause (III), the term
15	'working poor families' means families
16	which receives earnings equal to at least the
17	comparable amount which would be received
18	by an individual working a half-time posi-
19	tion for minimum wage.
20	"(iii) Employment related meas-
21	URES.—Not less than \$100,000,000 of the
22	amount appropriated for a fiscal year
23	under subparagraph $(F)$ shall be used to
24	award grants to States under this para-
25	graph for that fiscal year based on scores

107

1	for the criteria described in clause $(ii)(I)$
2	and the criteria described in clause $(ii)(II)$
3	with respect employed former recipients.
4	"(iv) Food stamp measures.—Not
5	less than \$50,000,000 of the amount appro-
6	priated for a fiscal year under subpara-
7	graph (F) shall be used to award grants to
8	States under this paragraph for that fiscal
9	year based on scores for the criteria de-
10	scribed in clause (ii)(III).
11	"(v) Medicaid and SCHIP cri-
12	TERIA.—Not less than \$50,000,000 of the
13	amount appropriated for a fiscal year
14	under subparagraph $(F)$ shall be used to
15	award grants to States under this para-
16	graph for that fiscal year based on scores
17	for the criteria described in clause
18	( <i>ii</i> )( <i>IV</i> ).".
19	(b) DATA COLLECTION AND REPORTING.—Section
20	411(a) of the Social Security Act (42 U.S.C. 611(a)) is
21	amended by adding at the end the following:
22	"(8) Report on outcome of welfare reform
23	FOR STATES NOT PARTICIPATING IN BONUS GRANTS
24	UNDER SECTION $403(a)(4)$ .—

1	"(A) IN GENERAL.—In the case of a State
2	which does not participate in the procedure for
3	awarding grants under section 403(a)(4) pursu-
4	ant to regulations prescribed by the Secretary,
5	the report required by paragraph (1) for a fiscal
6	quarter shall include data regarding the charac-
7	teristics and well-being of former recipients of
8	assistance under the State program funded under
9	this title for an appropriate period of time after
10	such recipient has ceased receiving such assist-
11	ance.
12	"(B) CONTENTS.—The data required under
13	subparagraph (A) shall consist of information
14	regarding former recipients, including—
15	"(i) employment status;
16	"(ii) job retention;
17	"(iii) poverty status;
18	"(iv) receipt of food stamps, medical
19	assistance under the State plan approved
20	under title XIX or child health assistance
21	under title XXI, or subsidized child care;
22	"(v) accessibility of child care and
23	child care cost; and

"(vi) measures of hardship, including
lack of medical insurance and difficulty
purchasing food.
"(C) SAMPLING.—A State may comply with
this paragraph by using a scientifically accept-
able sampling method approved by the Secretary.
"(D) REGULATIONS.—The Secretary shall
prescribe such regulations as may be necessary to
ensure that—
"(i) data reported under this para-
graph is in such a form as to promote com-
parison of data among States; and
"(ii) a State reports, for each measure,
changes in data over time and comparisons
in data between such former recipients and
comparable groups of current recipients.".
(c) Report of Currently Collected Data.—Not
later than July 1, 2000, the Secretary of Health and
Human Services shall transmit to Congress a report regard-
ing earnings and employment characteristics of former re-
cipients of assistance under the State program funded
under this part, based on information currently being re-
ceived from States. Such report shall consist of a longitu-
ceived from States. Such report shall consist of a longitu- dinal record for a sample of States, which represents at

1	a separate record for each of fiscal years 1997 through 2000	
2	for—	
3	(1) earnings of a sample of former recipients	
4	using unemployment insurance data;	
5	(2) earnings of a sample of food stamp recipients	
6	using unemployment insurance data; and	
7	(3) earnings of a sample of current recipients of	
8	assistance using unemployment insurance data.	
9	(d) Effective Dates.—	
10	(1) The amendment made by subsection (a) ap-	
11	plies to each of fiscal years 2000 through 2003.	
12	(2) The amendment made by subsection (b) ap-	
13	plies to reports in fiscal years beginning in fiscal	
14	year 2000.	
15	SEC. 640. Itemized Income Tax Receipt. (a) In	
16	GENERAL.—Not later than April 15, 2000, the Secretary	
17	of the Treasury shall establish an interactive program on	
18	an Internet website where any taxpayer may generate an	
19	itemized receipt showing a proportionate allocation (in	
20	money terms) of the taxpayer's total tax payments among	
21	the major expenditure categories.	
22	(b) INFORMATION NECESSARY TO GENERATE RE-	
23	CEIPT.—For purposes of generating an itemized receipt	
24	under subsection (a), the interactive program—	

1	(1) shall only require the input of the taxpayer's	
2	total tax payments, and	
3	(2) shall not require any identifying information	
4	relating to the taxpayer.	
5	(c) TOTAL TAX PAYMENTS.—For purposes of this sec-	
б	tion, total tax payments of an individual for any taxable	
7	year are—	
8	(1) the tax imposed by subtitle A of the Internal	
9	Revenue Code of 1986 for such taxable year (as shown	
10	on his return), and	
11	(2) the tax imposed by section 3101 of such Code	
12	on wages received during such taxable year.	
13	(d) Content of Tax Receipt.—	
14	(1) Major expenditure categories.—For	
15	purposes of subsection (a), the major expenditure cat-	
16	egories are:	
17	(A) National defense.	
18	(B) International affairs.	
19	(C) Medicaid.	
20	(D) Medicare.	
21	(E) Means-tested entitlements.	
22	(F) Domestic discretionary.	
23	(G) Social Security.	
24	(H) Interest payments.	
25	(I) All other.	

## (2) Other items on receipt.—

(A) IN GENERAL.—In addition, the tax re-
ceipt shall include selected examples of more spe-
cific expenditure items, including the items listed
in subparagraph $(B)$ , either at the budget func-
tion, subfunction, or program, project, or activ-
ity levels, along with any other information
deemed appropriate by the Secretary of the
Treasury and the Director of the Office of Man-
agement and Budget to enhance taxpayer under-
standing of the Federal budget.
(B) LISTED ITEMS.—The expenditure items
listed in this subparagraph are as follows:
(i) Public schools funding programs.
(ii) Student loans and college aid.
(iii) Low-income housing programs.
(iv) Food stamp and welfare programs.
(v) Law enforcement, including the
Federal Bureau of Investigation, law en-
forcement grants to the States, and other
Federal law enforcement personnel.
(vi) Infrastructure, including roads,
bridges, and mass transit.
(vii) Farm subsidies.

1	(viii) Congressional Member and staff
2	salaries.
3	(ix) Health research programs.
4	(x) Aid to the disabled.
5	(xi) Veterans health care and pension
6	programs.
7	(xii) Space programs.
8	(xiii) Environmental cleanup pro-
9	grams.
10	(xiv) United States embassies.
11	(xv) Military salaries.
12	(xvi) Foreign aid.
13	(xvii) Contributions to the North At-
14	lantic Treaty Organization.
15	(xviii) Amtrak.
16	(xix) United States Postal Service.
17	(e) COST.—No charge shall be imposed to cover any
18	cost associated with the production or distribution of the
19	tax receipt.
20	(f) REGULATIONS.—The Secretary of the Treasury
21	may prescribe such regulations as may be necessary to
22	carry out this section.

1	TITLE VII—CHILD CARE CENTERS IN FEDERAL
2	FACILITIES
3	SEC. 701. SHORT TITLE. This title may be cited as
4	the "Federal Employees Child Care Act".
5	SEC. 702. DEFINITIONS. In this title (except as other-
б	wise provided in section 705):
7	(1) Administrator.—The term "Adminis-
8	trator" means the Administrator of General Services.
9	(2) Child care accreditation entity.—The
10	term "child care accreditation entity" means a non-
11	profit private organization or public agency that—
12	(A) is recognized by a State agency or by
13	a national organization that serves as a peer re-
14	view panel on the standards and procedures of
15	public and private child care or school accred-
16	iting bodies; and
17	(B) accredits a facility to provide child care
18	on the basis of—
19	(i) an accreditation or credentialing
20	instrument based on peer-validated re-
21	search;
22	(ii) compliance with applicable State
23	or local licensing requirements, as appro-
24	priate, for the facility;

1	(iii) outside monitoring of the facility;
2	and
3	(iv) criteria that provide assurances
4	of—
5	(I) use of developmentally appro-
6	priate health and safety standards at
7	the facility;
8	(II) use of developmentally appro-
9	priate educational activities, as an in-
10	tegral part of the child care program
11	carried out at the facility; and
12	(III) use of ongoing staff develop-
13	ment or training activities for the staff
14	of the facility, including related skills-
15	based testing.
16	(3) ENTITY SPONSORING A CHILD CARE FACIL-
17	ITY.—The term "entity sponsoring a child care facil-
18	ity" means a Federal agency that operates, or an en-
19	tity that enters into a contract or licensing agreement
20	with a Federal agency to operate, a child care facility
21	primarily for the use of Federal employees.
22	(4) EXECUTIVE AGENCY.—The term "Executive
23	agency" has the meaning given the term in section
24	105 of title 5, United States Code, except that the
25	term—

1	(A) does not include the Department of De-
2	fense and the Coast Guard; and
3	(B) includes the General Services Adminis-
4	tration, with respect to the administration of a
5	facility described in paragraph $(5)(B)$ .
6	(5) EXECUTIVE FACILITY.—The term "executive
7	facility"—
8	(A) means a facility that is owned or leased
9	by an Executive agency; and
10	(B) includes a facility that is owned or
11	leased by the General Services Administration on
12	behalf of a judicial office.
13	(6) FEDERAL AGENCY.—The term "Federal agen-
14	cy" means an Executive agency, a legislative office, or
15	a judicial office.
16	(7) JUDICIAL FACILITY.—The term "judicial fa-
17	cility" means a facility that is owned or leased by a
18	judicial office (other than a facility that is also a fa-
19	cility described in paragraph $(5)(B)$ ).
20	(8) JUDICIAL OFFICE.—The term "judicial of-
21	fice" means an entity of the judicial branch of the
22	Federal Government.
23	(9) LEGISLATIVE FACILITY.—The term ''legisla-
24	tive facility" means a facility that is owned or leased
25	by a legislative office.

1	(10) LEGISLATIVE OFFICE.—The term 'legisla-
2	tive office" means an entity of the legislative branch
3	of the Federal Government.
4	(11) STATE.—The term "State" has the meaning
5	given the term in section 658P of the Child Care and
6	Development Block Grant Act of 1990 (42 U.S.C.
7	9858n).
8	SEC. 703. Providing Quality Child Care in Fed-
9	eral Facilities. (a) Executive Facilities.—
10	(1) STATE AND LOCAL LICENSING REQUIRE-
11	MENTS.—
12	(A) IN GENERAL.—Any entity sponsoring a
13	child care facility in an executive facility shall—
14	(i) comply with child care standards
15	described in paragraph (2) that are no less
16	stringent than applicable State or local li-
17	censing requirements that are related to the
18	provision of child care in the State or local-
19	ity involved; or
20	(ii) obtain the applicable State or local
21	licenses, as appropriate, for the facility.
22	(B) COMPLIANCE.—Not later than 6 months
23	after the date of enactment of this Act—
24	(i) the entity shall comply, or make
25	substantial progress (as determined by the

- 1 Administrator) toward complying, with 2 subparagraph (A); and (ii) any contract or licensing agree-3 4 ment used by an Executive agency for the provision of child care services in the child 5 6 care facility shall include a condition that 7 the child care be provided by an entity that 8 complies with the standards described in 9 subparagraph (A)(i) or obtains the licenses 10 described in subparagraph (A)(ii). 11 HEALTH, SAFETY, AND FACILITY STAND-(2)12 ARDS.—The Administrator shall by regulation estab-13 lish standards relating to health, safety, facilities, fa-14 cility design, and other aspects of child care that the 15 Administrator determines to be appropriate for child 16 care in executive facilities, and require child care fa-17 cilities, and entities sponsoring child care facilities, 18 in executive facilities to comply with the standards. 19 The standards shall include requirements that child 20 care facilities be inspected for, and be free of, lead 21 hazards.
  - (3) Accreditation standards.—

23 (A) IN GENERAL.—The Administrator shall
24 issue regulations requiring, to the maximum ex25 tent possible, any entity sponsoring an eligible

1	child care facility (as defined by the Adminis-
2	trator) in an executive facility to comply with
3	standards of a child care accreditation entity.
4	(B) COMPLIANCE.—The regulations shall re-
5	quire that, not later than 3 years after the date
6	of enactment of this Act—
7	(i) the entity shall comply, or make
8	substantial progress (as determined by the
9	Administrator) toward complying, with the
10	standards; and
11	(ii) any contract or licensing agree-
12	ment used by an Executive agency for the
13	provision of child care services in the child
14	care facility shall include a condition that
15	the child care be provided by an entity that
16	complies with the standards.
17	(4) EVALUATION AND COMPLIANCE.—
18	(A) IN GENERAL.—The Administrator shall
19	evaluate the compliance, with the requirements of
20	paragraph (1) and the regulations issued pursu-
21	ant to paragraphs (2) and (3), as appropriate,
22	of child care facilities, and entities sponsoring
23	child care facilities, in executive facilities. The
24	Administrator may conduct the evaluation of
25	such a child care facility or entity directly, or

1	through an agreement with another Federal
2	agency or private entity, other than the Federal
3	agency for which the child care facility is pro-
4	viding services. If the Administrator determines,
5	on the basis of such an evaluation, that the child
6	care facility or entity is not in compliance with
7	the requirements, the Administrator shall notify
8	the Executive agency.
9	(B) EFFECT OF NONCOMPLIANCE.—On re-
10	ceipt of the notification of noncompliance issued
11	by the Administrator, the head of the Executive
12	agency shall—
13	(i) if the entity operating the child
14	care facility is the agency—
15	(I) not later than 2 business days
16	after the date of receipt of the notifica-
17	tion, correct any deficiencies that are
18	determined by the Administrator to be
19	life threatening or to present a risk of
20	serious bodily harm;
21	(II) not later than 4 months after
22	the date of receipt of the notification,
23	develop and provide to the Adminis-
24	trator a plan to correct any other defi-
25	ciencies in the operation of the facility

1	and bring the facility and entity into
2	compliance with the requirements;
3	(III) provide the parents of the
4	children receiving child care services at
5	the child care facility and employees of
6	the facility with a notification detail-
7	ing the deficiencies described in sub-
8	clauses (I) and (II) and actions that
9	will be taken to correct the deficiencies,
10	and post a copy of the notification in
11	a conspicuous place in the facility for
12	5 working days or until the deficiencies
13	are corrected, whichever is later;
14	(IV) bring the child care facility
15	and entity into compliance with the re-
16	quirements and certify to the Adminis-
17	trator that the facility and entity are
18	in compliance, based on an onsite eval-
19	uation of the facility conducted by an
20	individual with expertise in child care
21	health and safety; and
22	(V) in the event that deficiencies
23	determined by the Administrator to be
24	life threatening or to present a risk of
25	serious bodily harm cannot be cor-

4	
1	rected within 2 business days after the
2	date of receipt of the notification, close
3	the child care facility, or the affected
4	portion of the facility, until the defi-
5	ciencies are corrected and notify the
6	Administrator of the closure; and
7	(ii) if the entity operating the child
8	care facility is a contractor or licensee of
9	the Executive agency—
10	(I) require the contractor or li-
11	censee, not later than 2 business days
12	after the date of receipt of the notifica-
13	tion, to correct any deficiencies that
14	are determined by the Administrator to
15	be life threatening or to present a risk
16	of serious bodily harm;
17	(II) require the contractor or li-
18	censee, not later than 4 months after
19	the date of receipt of the notification,
20	to develop and provide to the head of
21	the agency a plan to correct any other
22	deficiencies in the operation of the
23	child care facility and bring the facil-
24	ity and entity into compliance with
25	the requirements;

1	(III) require the contractor or li-
2	censee to provide the parents of the
3	children receiving child care services at
4	the child care facility and employees of
5	the facility with a notification detail-
6	ing the deficiencies described in sub-
7	clauses $(I)$ and $(II)$ and actions that
8	will be taken to correct the deficiencies,
9	and to post a copy of the notification
10	in a conspicuous place in the facility
11	for 5 working days or until the defi-
12	ciencies are corrected, whichever is
13	later;
14	(IV) require the contractor or li-
15	censee to bring the child care facility
16	and entity into compliance with the re-
17	quirements and certify to the head of
18	the agency that the facility and entity
19	are in compliance, based on an onsite
20	evaluation of the facility conducted by
21	an independent entity with expertise
22	in child care health and safety; and
23	(V) in the event that deficiencies
24	determined by the Administrator to be
25	life threatening or to present a risk of

1	serious bodily harm cannot be cor-
2	rected within 2 business days after the
3	date of receipt of the notification, close
4	the child care facility, or the affected
5	portion of the facility, until the defi-
6	ciencies are corrected and notify the
7	Administrator of the closure, which clo-
8	sure may be grounds for the immediate
9	termination or suspension of the con-
10	tract or license of the contractor or li-
11	censee.
12	(C) Cost reimbursement.—The Executive
13	agency shall reimburse the Administrator for the
14	costs of carrying out subparagraph (A) for child
15	care facilities located in an executive facility
16	other than an executive facility of the General
17	Services Administration. If an entity is spon-
18	soring a child care facility for 2 or more Execu-
19	tive agencies, the Administrator shall allocate the
20	reimbursement costs with respect to the entity
21	among the agencies in a fair and equitable man-
22	ner, based on the extent to which each agency is
23	eligible to place children in the facility.
24	(5) Disclosure of prior violations to par-
25	ENTS AND FACILITY EMPLOYEES.—

1	(A) IN GENERAL.—The Administrator shall
2	issue regulations that require that each entity
3	sponsoring a child care facility in an executive
4	facility, upon receipt by the child care facility or
5	the entity (as applicable) of a request by any in-
6	dividual who is—
7	(i) a parent of any child enrolled at
8	the facility;
9	(ii) a parent of a child for whom an
10	application has been submitted to enroll at
11	the facility; or
12	(iii) an employee of the facility;
13	shall provide to the individual the copies and de-
14	scription described in subparagraph (B).
15	(B) COPIES AND DESCRIPTION.—The entity
16	shall provide—
17	(i) copies of all notifications of defi-
18	ciencies that have been provided in the past
19	with respect to the facility under clause
20	(i)(III) or (ii)(III), as applicable, of para-
21	graph (4)(B); and
22	(ii) a description of the actions that
23	were taken to correct the deficiencies.
24	(b) Legislative Facilities.—

1	(1) Accreditation.—The Chief Administrative
2	Officer of the House of Representatives, the Librarian
3	of Congress, and the head of a designated entity in
4	the Senate shall ensure that, not later than 1 year
5	after the date of enactment of this Act, the cor-
6	responding child care facility obtains accreditation by
7	a child care accreditation entity, in accordance with
8	the accreditation standards of the entity.
9	(2) Regulations.—
10	(A) IN GENERAL.—If the corresponding
11	child care facility does not maintain accredita-
12	tion status with a child care accreditation enti-
13	ty, the Chief Administrative Officer of the House
14	of Representatives, the Librarian of Congress, or
15	the head of the designated entity in the Senate
16	shall issue regulations governing the operation of
17	the corresponding child care facility, to ensure
18	the safety and quality of care of children placed
19	in the facility. The regulations shall be no less
20	stringent in content and effect than the require-
21	ments of subsection $(a)(1)$ and the regulations
22	issued by the Administrator under paragraphs
23	(2) and (3) of subsection (a), except to the extent
24	that appropriate administrative officers make

the determination described in subparagraph (B).

3 (B) MODIFICATION MORE EFFECTIVE.—The 4 determination referred to in subparagraph (A) is a determination, for good cause shown and stat-5 6 ed together with the regulations, that a modifica-7 tion of the regulations would be more effective for 8 the implementation of the requirements and 9 standards described in subsection (a) for the cor-10 responding child care facilities, and entities 11 sponsoring the corresponding child care facilities, 12 in legislative facilities.

13 (3) Corresponding Child Care Facility.—In 14 this subsection, the term "corresponding child care fa-15 cility", used with respect to the Chief Administrative 16 Officer, the Librarian, or the head of a designated en-17 tity described in paragraph (1), means a child care 18 facility operated by, or under a contract or licensing 19 agreement with, an office of the House of Representa-20 tives, the Library of Congress, or an office of the Sen-21 ate, respectively.

22 (c) JUDICIAL BRANCH STANDARDS AND COMPLI-23 ANCE.—

24 (1) STATE AND LOCAL LICENSING REQUIRE25 MENTS HEALTH, SAFETY, AND FACILITY STANDARDS,

1

1	AND ACCREDITATION STANDARDS.—The Director of
2	the Administrative Office of the United States Courts
3	shall issue regulations for child care facilities, and en-
4	tities sponsoring child care facilities, in judicial fa-
5	cilities, which shall be no less stringent in content
6	and effect than the requirements of subsection $(a)(1)$
7	and the regulations issued by the Administrator
8	under paragraphs (2) and (3) of subsection (a), except
9	to the extent that the Director may determine, for
10	good cause shown and stated together with the regula-
11	tions, that a modification of such regulations would
12	be more effective for the implementation of the re-
13	quirements and standards described in paragraphs
14	(1), (2), and (3) of subsection (a) for child care facili-
15	ties, and entities sponsoring child care facilities, in
16	judicial facilities.
17	(2) EVALUATION AND COMPLIANCE.—
18	(A) Director of the administrative of-
19	FICE OF THE UNITED STATES COURTS.—The Di-
20	rector of the Administrative Office of the United
21	States Courts shall have the same authorities
22	and duties with respect to the evaluation of, com-
23	pliance of, and cost reimbursement for child care
24	facilities, and entities sponsoring child care fa-
25	cilities, in judicial facilities as the Adminis-

129

1 trator has under subsection (a)(4) with respect to 2 the evaluation of, compliance of, and cost reim-3 bursement for such centers and entities spon-4 soring such centers, in executive facilities. 5 (B) HEAD OF A JUDICIAL OFFICE.—The 6 head of a judicial office shall have the same au-7 thorities and duties with respect to the compli-8 ance of and cost reimbursement for child care fa-9 cilities, and entities sponsoring child care facili-10 ties, in judicial facilities as the head of an Exec-11 utive agency has under subsection (a)(4) with re-12 spect to the compliance of and cost reimburse-13 ment for such centers and entities sponsoring 14 such centers, in executive facilities.

(d) APPLICATION.—Notwithstanding any other provision of this section, if 8 or more child care facilities are
sponsored in facilities owned or leased by an Executive
agency, the Administrator shall delegate to the head of the
agency the evaluation and compliance responsibilities assigned to the Administrator under subsection (a)(4)(A).

(e) TECHNICAL ASSISTANCE, STUDIES, AND REVIEWS.—The Administrator may provide technical assistance, and conduct and provide the results of studies and
reviews, for Executive agencies, and entities sponsoring
child care facilities in executive facilities, on a reimbursable

basis, in order to assist the entities in complying with this 1 section. The Chief Administrative Officer of the House of 2 Representatives, the Librarian of Congress, the head of the 3 4 designated Senate entity described in subsection (b), and the Director of the Administrative Office of the United 5 States Courts, may provide technical assistance, and con-6 7 duct and provide the results of studies and reviews, or request that the Administrator provide technical assistance, 8 9 and conduct and provide the results of studies and reviews, for legislative offices and judicial offices, as appropriate, 10 and entities operating child care facilities in legislative fa-11 12 cilities or judicial facilities, as appropriate, on a reimbursable basis, in order to assist the entities in complying with 13 14 this section.

15 (f) INTERAGENCY COUNCIL.—

16	(1) Composition.—The Administrator shall es-
17	tablish an interagency council, comprised of—

18 (A) representatives of all Executive agencies
19 described in subsection (d) and other Executive
20 agencies at the election of the heads of the agen21 cies;

(B) a representative of the Chief Administrative Officer of the House of Representatives, at
the election of the Chief Administrative Officer;

1	(C) a representative of the head of the des-
2	ignated Senate entity described in subsection (b),
3	at the election of the head of the entity;
4	(D) a representative of the Librarian of
5	Congress, at the election of the Librarian; and
6	(E) a representative of the Director of the
7	Administrative Office of the United States
8	Courts, at the election of the Director.
9	(2) FUNCTIONS.—The council shall facilitate co-
10	operation and sharing of best practices, and develop
11	and coordinate policy, regarding the provision of
12	child care, including the provision of areas for nurs-
13	ing mothers and other lactation support facilities and
14	services, in the Federal Government.
15	(g) AUTHORIZATION OF APPROPRIATIONS.—There is
16	authorized to be appropriated to carry out this section
17	\$900,000 for fiscal year 2000 and such sums as may be
18	necessary for each subsequent fiscal year.
19	SEC. 704. Federal Child Care Evaluation. (a) In
20	GENERAL.—Not later than 1 year after the date of enact-
21	ment of this Act, the Administrator and the Director of the
22	Office of Personnel Management shall jointly prepare and
23	submit to Congress a report that evaluates child care pro-
24	vided by entities sponsoring child care facilities in executive
25	facilities, legislative facilities, or judicial facilities.

(b) CONTENTS.—The evaluation shall contain, at a
 minimum—

3	(1) information on the number of children re-
4	ceiving child care described in subsection (a), ana-
5	lyzed by age, including information on the number of
6	those children who are age 6 through 12;
7	(2) information on the number of families not
8	using child care described in subsection (a) because of
9	the cost of the child care; and
10	(3) recommendations for improving the quality
11	and cost effectiveness of child care described in sub-
12	section (a), including recommendations of options for
13	creating an optimal organizational structure and
14	using best practices for the delivery of the child care.
15	Sec. 705. Child Care Services for Federal Em-
16	PLOYEES. (a) IN GENERAL.—In addition to services author-
17	ized to be provided by an agency of the United States pursu-
18	ant to section 616 of the Act of December 22, 1987 (40
19	U.S.C. 490b), an Executive agency that provides or pro-
20	poses to provide child care services for Federal employees
21	may use agency funds to provide the child care services,
22	in a facility that is owned or leased by an Executive agency,
23	or through a contractor, for civilian employees of the agen-
24	су.

(b) AFFORDABILITY.—Funds so used with respect to
 any such facility or contractor shall be applied to improve
 the affordability of child care for lower income Federal em ployees using or seeking to use the child care services offered
 by the facility or contractor.

6 (c) REGULATIONS.—The Administrator after consulta7 tion with the Director of the Office of Personnel Manage8 ment, shall, within 180 days after the date of enactment
9 of this Act, issue regulations necessary to carry out this sec10 tion.

(d) DEFINITION.—For purposes of this section, the
term "Executive agency" has the meaning given the term
by section 105 of title 5, United States Code, but does not
include the General Accounting Office.

15 SEC. 706. MISCELLANEOUS PROVISIONS RELATING TO
16 CHILD CARE PROVIDED BY FEDERAL AGENCIES. (a) AVAIL17 ABILITY OF FEDERAL CHILD CARE CENTERS FOR ONSITE
18 CONTRACTORS; PERCENTAGE GOAL.—Section 616 of the
19 Act of December 22, 1987 (40 U.S.C. 490b) is amended—
20 (1) in subsection (a)—

- 21 (A) by striking "officer or agency of the
  22 United States" and inserting "Federal agency or
  23 officer of a Federal agency"; and
- 24 (B) by striking paragraphs (2) and (3) and
  25 inserting the following:

4 "(A) children of Federal employees or onsite
5 Federal contractors; or
6 "(B) dependent children who live with Fed7 eral employees or onsite Federal contractors; and
8 "(3) the officer or agency determines that the in-

9 dividual or entity will give priority for available
10 child care and related services in the space to Federal
11 employees and onsite Federal contractors."; and

12 (2) by adding at the end the following:

"(e)(1)(A) The Administrator of General Services shall
confirm that at least 50 percent of aggregate enrollment in
Federal child care centers governmentwide are children of
Federal employees or onsite Federal contractors, or dependent children who live with Federal employees or onsite Federal contractors.

"(B) Each provider of child care services at an individual Federal child care center shall maintain 50 percent
of the enrollment at the center of children described under
subparagraph (A) as a goal for enrollment at the center.
"(C)(i) If enrollment at a center does not meet the percentage goal under subparagraph (B), the provider shall develop and implement a business plan with the sponsoring

1

2

3

services to—

Federal agency to achieve the goal within a reasonable time frame.

3 "(ii) The plan shall be approved by the Administrator
4 of General Services based on—

5 "(I) compliance of the plan with standards es6 tablished by the Administrator; and

7 "(II) the effect of the plan on achieving the ag8 gregate Federal enrollment percentage goal.

9 "(2) The Administrator of General Services Adminis-10 tration may enter into public-private partnerships or con-11 tracts with nongovernmental entities to increase the capac-12 ity, quality, affordability, or range of child care and related 13 services and may, on a demonstration basis, waive sub-14 section (a)(3) and paragraph (1) of this subsection.".

(b) PAYMENT OF COSTS OF TRAINING PROGRAMS.—
16 Section 616(b)(3) of such Act (40 U.S.C. 490b(b)(3)) is
17 amended to read as follows:

18 "(3) If a Federal agency has a child care facility in a Federal space, or is a sponsoring agency for a child care 19 20 facility in a Federal space, the agency or the General Serv-21 ices Administration may pay accreditation fees, including 22 renewal fees, for that center to be accredited. Any Federal 23 agency that provides or proposes to provide child care serv-24 ices for children referred to in subsection (a)(2), may reim-25 burse any Federal employee or any person employed to provide the services for the costs of training programs, con ferences, and meetings and related travel, transportation,
 and subsistence expenses incurred in connection with those
 activities. Any per diem allowance made under this section
 shall not exceed the rate specified in regulations prescribed
 under section 5707 of title 5, United States Code.".

7 (c) TECHNICAL AND CONFORMING AMENDMENTS.—
8 Section 616(c) of such Act (40 U.S.C. 490b(c)) is
9 amended—

10 (1) by inserting "Federal" before "child care cen11 ters"; and

(2) by striking "Federal workers" and inserting
"Federal employees".

14 (d) PROVISION OF CHILD CARE BY PRIVATE ENTI15 TIES.—Section 616(d) of such Act (40 U.S.C. 490b(d)) is
16 amended to read as follows:

17 "(d)(1) If a Federal agency has a child care facility in a Federal space, or is a sponsoring agency for a child 18 care facility in a Federal space, the agency, the child care 19 center board of directors, or the General Services Adminis-20 21 tration may enter into an agreement with 1 or more private 22 entities under which the private entities would assist in defraying the general operating expenses of the child care pro-23 24 viders including salaries and tuition assistance programs 25 at the facility.

1 "(2)(A) Notwithstanding any other provision of law, 2 if a Federal agency does not have a child care program, or if the Administrator of General Services has identified 3 4 a need for child care for Federal employees at a Federal 5 agency providing child care services that do not meet the requirements of subsection (a), the agency or the Adminis-6 7 trator may enter into an agreement with a non-Federal, 8 licensed, and accredited child care facility, or a planned 9 child care facility that will become licensed and accredited, for the provision of child care services for children of Fed-10 eral employees. 11

12 "(B) Before entering into an agreement, the head of 13 the Federal agency shall determine that child care services 14 to be provided through the agreement are more cost effec-15 tively provided through the arrangement than through es-16 tablishment of a Federal child care facility.

"(C) The Federal agency may provide any of the services described in subsection (b)(3) if, in exchange for the
services, the facility reserves child care spaces for children
referred to in subsection (a)(2), as agreed to by the parties.
The cost of any such services provided by a Federal agency
to a Federal child care facility on behalf of another Federal
agency shall be reimbursed by the receiving agency.

24 "(3) This subsection does not apply to residential child
25 care programs.".

(e) PILOT PROJECTS.—Section 616 of such Act (40
 U.S.C. 490b) is further amended by adding at the end the
 following:

4 "(f)(1) Upon approval of the agency head, a Federal 5 agency may conduct a pilot project not otherwise authorized by law for no more than 2 years to test innovative ap-6 7 proaches to providing alternative forms of quality child care 8 assistance for Federal employees. A Federal agency head 9 may extend a pilot project for an additional 2-year period. 10 Before any pilot project may be implemented, a determination shall be made by the agency head that initiating the 11 12 pilot project would be more cost-effective than establishing 13 a new Federal child care facility. Costs of any pilot project shall be paid solely by the agency conducting the pilot 14 15 project.

"(2) The Administrator of General Services shall serve
as an information clearinghouse for pilot projects initiated
by other Federal agencies to disseminate information concerning the pilot projects to the other Federal agencies.

20 "(3) Within 6 months after completion of the initial
21 2-year pilot project period, a Federal agency conducting a
22 pilot project under this subsection shall provide for an eval23 uation of the impact of the project on the delivery of child
24 care services to Federal employees, and shall submit the re25 sults of the evaluation to the Administrator of General Serv-

ices. The Administrator shall share the results with other
 Federal agencies.".

3 (f) BACKGROUND CHECK.—Section 616 of such Act (40
4 U.S.C. 490b) is further amended by adding at the end the
5 following:

6 "(g) Each Federal child care center located in a Fed-7 eral space shall ensure that each employee of the center (in-8 cluding any employee whose employment began before the 9 date of enactment of this subsection) shall undergo a crimi-10 nal history background check consistent with section 231 11 of the Crime Control Act of 1990 (42 U.S.C. 13041).".

(g) DEFINITIONS.—Section 616 of such Act (40 U.S.C.
490b) is further amended by adding at the end the following:

15 "(h) In this section:

16 "(1) The term 'Federal agency' has the meaning
17 given the term 'Executive agency' in section 702 of
18 the Federal Employees Child Care Act.

19 "(2) The terms 'Federal building' and 'Federal
20 space' have the meanings given the term 'executive fa21 cility' in such section 702.

22 "(3) The term 'Federal child care center' means
23 a child care center in an executive facility, as defined
24 in such section 702.

 "(4) The terms 'Federal contractor' and 'Federal employee' mean a contractor and an employee, respectively, of an Executive agency, as defined in such section 702.".
 This Act may be cited as the "Treasury and General Government Appropriations Act, 2000".

Attest:

Secretary.

106TH CONGRESS H. R. 2490

AMENDMENT

| HR 2490 EAS |
|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|-------------|
| AS-10       | AS - 9      | AS 8        | AS7         | AS6         | AS - 5      | AS - 4      | AS = 3      | AS 2        |