In the Senate of the United States,

March 25, 2020.

Resolved, That the bill from the House of Representatives (H.R. 748) entitled "An Act to amend the Internal Revenue Code of 1986 to repeal the excise tax on high cost employer-sponsored health coverage.", do pass with the following

AMENDMENT:

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

AUTHENTICATED U.S. GOVERNMENT INFORMATION /

GPO

- 2 This Act may be cited as the "Coronavirus Aid, Relief,
- 3 and Economic Security Act" or the "CARES Act".

4 SEC. 2. TABLE OF CONTENTS.

5 The table of contents for this Act is as follows:

Sec. 1. Short title. Sec. 2. Table of contents. Sec. 3. References.

DIVISION A—KEEPING WORKERS PAID AND EMPLOYED, HEALTH CARE SYSTEM ENHANCEMENTS, AND ECONOMIC STABILIZATION

TITLE I—KEEPING AMERICAN WORKERS PAID AND EMPLOYED ACT

Sec. 1101. Definitions. Sec. 1102. Paycheck protection program.

- Sec. 1103. Entrepreneurial development.
- Sec. 1104. State trade expansion program.
- Sec. 1105. Waiver of matching funds requirement under the women's business center program.
- Sec. 1106. Loan forgiveness.
- Sec. 1107. Direct appropriations.
- Sec. 1108. Minority business development agency.
- Sec. 1109. United States Treasury Program Management Authority.
- Sec. 1110. Emergency EIDL grants.
- Sec. 1111. Resources and services in languages other than English.
- Sec. 1112. Subsidy for certain loan payments.
- Sec. 1113. Bankruptcy.
- Sec. 1114. Emergency rulemaking authority.

TITLE II—ASSISTANCE FOR AMERICAN WORKERS, FAMILIES, AND BUSINESSES

Subtitle A—Unemployment Insurance Provisions

- Sec. 2101. Short title.
- Sec. 2102. Pandemic Unemployment Assistance.
- Sec. 2103. Emergency unemployment relief for governmental entities and nonprofit organizations.
- Sec. 2104. Emergency increase in unemployment compensation benefits.
- Sec. 2105. Temporary full Federal funding of the first week of compensable regular unemployment for States with no waiting week.
- Sec. 2106. Emergency State staffing flexibility.
- Sec. 2107. Pandemic emergency unemployment compensation.
- Sec. 2108. Temporary financing of short-time compensation payments in States with programs in law.
- Sec. 2109. Temporary financing of short-time compensation agreements.
- Sec. 2110. Grants for short-time compensation programs.
- Sec. 2111. Assistance and guidance in implementing programs.
- Sec. 2112. Waiver of the 7-day waiting period for benefits under the Railroad Unemployment Insurance Act.
- Sec. 2113. Enhanced benefits under the Railroad Unemployment Insurance Act.
- Sec. 2114. Extended unemployment benefits under the Railroad Unemployment Insurance Act.
- Sec. 2115. Funding for the DOL Office of Inspector General for oversight of unemployment provisions.
- Sec. 2116. Implementation.

Subtitle B—Rebates and Other Individual Provisions

- Sec. 2201. 2020 recovery rebates for individuals.
- Sec. 2202. Special rules for use of retirement funds.
- Sec. 2203. Temporary waiver of required minimum distribution rules for certain retirement plans and accounts.
- Sec. 2204. Allowance of partial above the line deduction for charitable contributions.
- Sec. 2205. Modification of limitations on charitable contributions during 2020.
- Sec. 2206. Exclusion for certain employer payments of student loans.

Subtitle C—Business Provisions

Sec. 2301. Employee retention credit for employers subject to closure due to COVID-19.

- Sec. 2302. Delay of payment of employer payroll taxes.
- Sec. 2303. Modifications for net operating losses.
- Sec. 2304. Modification of limitation on losses for taxpayers other than corporations.
- Sec. 2305. Modification of credit for prior year minimum tax liability of corporations.
- Sec. 2306. Modifications of limitation on business interest.
- Sec. 2307. Technical amendments regarding qualified improvement property.
- Sec. 2308. Temporary exception from excise tax for alcohol used to produce hand sanitizer.

TITLE III—SUPPORTING AMERICA'S HEALTH CARE SYSTEM IN THE FIGHT AGAINST THE CORONAVIRUS

Subtitle A—Health Provisions

Sec. 3001. Short title.

PART I—Addressing Supply Shortages

SUBPART A-MEDICAL PRODUCT SUPPLIES

- Sec. 3101. National Academies report on America's medical product supply chain security.
- Sec. 3102. Requiring the strategic national stockpile to include certain types of medical supplies.
- Sec. 3103. Treatment of respiratory protective devices as covered countermeasures.

SUBPART B-MITIGATING EMERGENCY DRUG SHORTAGES

- Sec. 3111. Prioritize reviews of drug applications; incentives.
- Sec. 3112. Additional manufacturer reporting requirements in response to drug shortages.

SUBPART C—PREVENTING MEDICAL DEVICE SHORTAGES

Sec. 3121. Discontinuance or interruption in the production of medical devices.

PART II—Access to Health Care for COVID-19 Patients

SUBPART A-COVERAGE OF TESTING AND PREVENTIVE SERVICES

- Sec. 3201. Coverage of diagnostic testing for COVID-19.
- Sec. 3202. Pricing of diagnostic testing.
- Sec. 3203. Rapid coverage of preventive services and vaccines for coronavirus.

SUBPART B-SUPPORT FOR HEALTH CARE PROVIDERS

- Sec. 3211. Supplemental awards for health centers.
- Sec. 3212. Telehealth network and telehealth resource centers grant programs.
- Sec. 3213. Rural health care services outreach, rural health network development, and small health care provider quality improvement grant programs.
- Sec. 3214. United States Public Health Service Modernization.
- Sec. 3215. Limitation on liability for volunteer health care professionals during COVID-19 emergency response.
- Sec. 3216. Flexibility for members of National Health Service Corps during emergency period.

SUBPART C-MISCELLANEOUS PROVISIONS

- Sec. 3221. Confidentiality and disclosure of records relating to substance use disorder.
- Sec. 3222. Nutrition services.
- Sec. 3223. Continuity of service and opportunities for participants in community service activities under title V of the Older Americans Act of 1965.
- Sec. 3224. Guidance on protected health information.
- Sec. 3225. Reauthorization of healthy start program.
- Sec. 3226. Importance of the blood supply.

PART III—INNOVATION

Sec. 3301. Removing the cap on OTA during public health emergencies. Sec. 3302. Priority zoonotic animal drugs.

PART IV—HEALTH CARE WORKFORCE

- Sec. 3401. Reauthorization of health professions workforce programs.
- Sec. 3402. Health workforce coordination.
- Sec. 3403. Education and training relating to geriatrics.
- Sec. 3404. Nursing workforce development.

Subtitle B—Education Provisions

- Sec. 3501. Short title.
- Sec. 3502. Definitions.
- Sec. 3503. Campus-based aid waivers.
- Sec. 3504. Use of supplemental educational opportunity grants for emergency aid.
- Sec. 3505. Federal work-study during a qualifying emergency.
- Sec. 3506. Adjustment of subsidized loan usage limits.
- Sec. 3507. Exclusion from Federal Pell Grant duration limit.
- Sec. 3508. Institutional refunds and Federal student loan flexibility.
- Sec. 3509. Satisfactory academic progress.
- Sec. 3510. Continuing education at affected foreign institutions.
- Sec. 3511. National emergency educational waivers.
- Sec. 3512. HBCU Capital financing.
- Sec. 3513. Temporary relief for federal student loan borrowers.
- Sec. 3514. Provisions related to the Corporation for National and Community Service.
- Sec. 3515. Workforce response activities.
- Sec. 3516. Technical amendments.
- Sec. 3517. Waiver authority and reporting requirement for institutional aid.
- Sec. 3518. Authorized uses and other modifications for grants.
- Sec. 3519. Service obligations for teachers.

Subtitle C—Labor Provisions

- Sec. 3601. Limitation on paid leave.
- Sec. 3602. Emergency Paid Sick Leave Act Limitation.
- Sec. 3603. Unemployment insurance.
- Sec. 3604. OMB Waiver of Paid Family and Paid Sick Leave.
- Sec. 3605. Paid leave for rehired employees.
- Sec. 3606. Advance refunding of credits.
- Sec. 3607. Expansion of DOL Authority to postpone certain deadlines.
- Sec. 3608. Single-employer plan funding rules.

- Sec. 3609. Application of cooperative and small employer charity pension plan rules to certain charitable employers whose primary exempt pur
 - pose is providing services with respect to mothers and children.
- Sec. 3610. Federal contractor authority.
- Sec. 3611. Technical corrections.

Subtitle D—Finance Committee

- Sec. 3701. Exemption for telehealth services.
- Sec. 3702. Inclusion of certain over-the-counter medical products as qualified medical expenses.
- Sec. 3703. Increasing Medicare telehealth flexibilities during emergency period.
- Sec. 3704. Enhancing Medicare telehealth services for Federally qualified health centers and rural health clinics during emergency period.
- Sec. 3705. Temporary waiver of requirement for face-to-face visits between home dialysis patients and physicians.
- Sec. 3706. Use of telehealth to conduct face-to-face encounter prior to recertification of eligibility for hospice care during emergency period.
- Sec. 3707. Encouraging use of telecommunications systems for home health services furnished during emergency period.
- Sec. 3708. Improving care planning for Medicare home health services.
- Sec. 3709. Adjustment of sequestration.
- Sec. 3710. Medicare hospital inpatient prospective payment system add-on payment for COVID-19 patients during emergency period.
- Sec. 3711. Increasing access to post-acute care during emergency period.
- Sec. 3712. Revising payment rates for durable medical equipment under the Medicare program through duration of emergency period.
- Sec. 3713. Coverage of the COVID-19 vaccine under part B of the Medicare program without any cost-sharing.
- Sec. 3714. Requiring Medicare prescription drug plans and MA-PD plans to allow during the COVID-19 emergency period for fills and refills of covered part D drugs for up to a 3-month supply.
- Sec. 3715. Providing home and community-based services in acute care hospitals.
- Sec. 3716. Clarification regarding uninsured individuals.
- Sec. 3717. Clarification regarding coverage of COVID-19 testing products.
- Sec. 3718. Amendments relating to reporting requirements with respect to clinical diagnostic laboratory tests.
- Sec. 3719. Expansion of the Medicare hospital accelerated payment program during the COVID-19 public health emergency.
- Sec. 3720. Delaying requirements for enhanced FMAP to enable State legislation necessary for compliance.

Subtitle E—Health and Human Services Extenders

PART I—MEDICARE PROVISIONS

- Sec. 3801. Extension of the work geographic index floor under the Medicare program.
- Sec. 3802. Extension of funding for quality measure endorsement, input, and selection.
- Sec. 3803. Extension of funding outreach and assistance for low-income programs.

PART II—MEDICAID PROVISIONS

Sec. 3811. Extension of the Money Follows the Person rebalancing demonstration program.

- Sec. 3812. Extension of spousal impoverishment protections.
- Sec. 3813. Delay of DSH reductions.
- Sec. 3814. Extension and expansion of Community Mental Health Services demonstration program.

PART III—HUMAN SERVICES AND OTHER HEALTH PROGRAMS

- Sec. 3821. Extension of sexual risk avoidance education program.
- Sec. 3822. Extension of personal responsibility education program.
- Sec. 3823. Extension of demonstration projects to address health professions workforce needs.
- Sec. 3824. Extension of the temporary assistance for needy families program and related programs.

PART IV—PUBLIC HEALTH PROVISIONS

Sec. 3831. Extension for community health centers, the National Health Service Corps, and teaching health centers that operate GME programs.

Sec. 3832. Diabetes programs.

PART V—MISCELLANEOUS PROVISIONS

Sec. 3841. Prevention of duplicate appropriations for fiscal year 2020.

Subtitle F—Over-the-Counter Drugs

PART I-OTC DRUG REVIEW

- Sec. 3851. Regulation of certain nonprescription drugs that are marketed without an approved drug application.
- Sec. 3852. Misbranding.
- Sec. 3853. Drugs excluded from the over-the-counter drug review.
- Sec. 3854. Treatment of Sunscreen Innovation Act.
- Sec. 3855. Annual update to Congress on appropriate pediatric indication for certain OTC cough and cold drugs.
- Sec. 3856. Technical corrections.

PART II—USER FEES

Sec. 3861. Finding.

Sec. 3862. Fees relating to over-the-counter drugs.

TITLE IV—ECONOMIC STABILIZATION AND ASSISTANCE TO SE-VERELY DISTRESSED SECTORS OF THE UNITED STATES ECON-OMY

Subtitle A—Coronavirus Economic Stabilization Act of 2020

- Sec. 4001. Short title.
- Sec. 4002. Definitions.
- Sec. 4003. Emergency relief and taxpayer protections.
- Sec. 4004. Limitation on certain employee compensation.
- Sec. 4005. Continuation of certain air service.
- Sec. 4006. Coordination with Secretary of Transportation.
- Sec. 4007. Suspension of certain aviation excise taxes.
- Sec. 4008. Debt guarantee authority.
- Sec. 4009. Temporary Government in the Sunshine Act relief.
- Sec. 4010. Temporary hiring flexibility.

- Sec. 4011. Temporary lending limit waiver.
- Sec. 4012. Temporary relief for community banks.
- Sec. 4013. Temporary relief from troubled debt restructurings.
- Sec. 4014. Optional temporary relief from current expected credit losses.
- Sec. 4015. Non-applicability of restrictions on ESF during national emergency.
- Sec. 4016. Temporary credit union provisions.
- Sec. 4017. Increasing access to materials necessary for national security and pandemic recovery.
- Sec. 4018. Special Inspector General for Pandemic Recovery.
- Sec. 4019. Conflicts of interest.
- Sec. 4020. Congressional Oversight Commission.
- Sec. 4021. Credit protection during COVID-19.
- Sec. 4022. Foreclosure moratorium and consumer right to request forbearance.
- Sec. 4023. Forbearance of residential mortgage loan payments for multifamily properties with federally backed loans.
- Sec. 4024. Temporary moratorium on eviction filings.
- Sec. 4025. Protection of collective bargaining agreement.
- Sec. 4026. Reports.
- Sec. 4027. Direct appropriation.
- Sec. 4028. Rule of construction.
- Sec. 4029. Termination of authority.

Subtitle B—Air Carrier Worker Support

- Sec. 4111. Definitions.
- Sec. 4112. Pandemic relief for aviation workers.
- Sec. 4113. Procedures for providing payroll support.
- Sec. 4114. Required assurances.
- Sec. 4115. Protection of collective bargaining agreement.
- Sec. 4116. Limitation on certain employee compensation.
- Sec. 4117. Tax payer protection.
- Sec. 4118. Reports.
- Sec. 4119. Coordination.
- Sec. 4120. Direct appropriation.

TITLE V—CORONAVIRUS RELIEF FUNDS

Sec. 5001. Coronavirus Relief Fund.

TITLE VI-MISCELLANEOUS PROVISIONS

Sec. 6001. COVID-19 borrowing authority for the United States Postal Service. Sec. 6002. Emergency designation.

DIVISION B—EMERGENCY APPROPRIATIONS FOR CORONAVIRUS HEALTH RESPONSE AND AGENCY OPERATIONS

1 SEC. 3. REFERENCES.

2 Except as expressly provided otherwise, any reference

- 3 to "this Act" contained in any division of this Act shall
- 4 be treated as referring only to the provisions of that divi-
- 5 sion.

1	DIVISION A-KEEPING WORKERS
2	PAID AND EMPLOYED,
3	HEALTH CARE SYSTEM EN-
4	HANCEMENTS, AND ECO-
5	NOMIC STABILIZATION
6	TITLE I-KEEPING AMERICAN
7	WORKERS PAID AND EM-
8	PLOYED ACT
9	SEC. 1101. DEFINITIONS.
10	In this title—
11	(1) the terms "Administration" and "Adminis-
12	trator" mean the Small Business Administration and
13	the Administrator thereof, respectively; and
14	(2) the term "small business concern" has the
15	meaning given the term in section 3 of the Small
16	Business Act (15 U.S.C. 636).
17	SEC. 1102. PAYCHECK PROTECTION PROGRAM.
18	(a) IN GENERAL.—Section 7(a) of the Small Business
19	Act (15 U.S.C. 636(a)) is amended—
20	(1) in paragraph (2)—
21	(A) in subparagraph (A), in the matter pre-
22	ceding clause (i), by striking "and (E) " and in-
23	serting "(E), and (F)"; and
24	(B) by adding at the end the following:

1	"(F) PARTICIPATION IN THE PAYCHECK
2	PROTECTION PROGRAM.—In an agreement to
3	participate in a loan on a deferred basis under
4	paragraph (36), the participation by the Admin-
5	istration shall be 100 percent."; and
6	(2) by adding at the end the following:
7	"(36) PAYCHECK PROTECTION PROGRAM.—
8	"(A) DEFINITIONS.—In this paragraph—
9	"(i) the terms 'appropriate Federal
10	banking agency' and 'insured depository in-
11	stitution' have the meanings given those
12	terms in section 3 of the Federal Deposit
13	Insurance Act (12 U.S.C. 1813);
14	"(ii) the term 'covered loan' means a
15	loan made under this paragraph during the
16	covered period;
17	"(iii) the term 'covered period' means
18	the period beginning on February 15, 2020
19	and ending on June 30, 2020;
20	"(iv) the term 'eligible recipient' means
21	an individual or entity that is eligible to re-
22	ceive a covered loan;
23	(v) the term 'eligible self-employed in-
24	dividual' has the meaning given the term in
25	section 7002(b) of the Families First

10
Coronavirus Response Act (Public Law
116–127);
"(vi) the term 'insured credit union'
has the meaning given the term in section
101 of the Federal Credit Union Act (12
U.S.C. 1752);
"(vii) the term 'nonprofit organization'
means an organization that is described in
section $501(c)(3)$ of the Internal Revenue
Code of 1986 and that is exempt from tax-
ation under section 501(a) of such Code;
"(viii) the term 'payroll costs'—
"(I) means—
"(aa) the sum of payments of
any compensation with respect to
employees that is a—
"(AA) salary, wage,
commission, or similar com-
pensation;
"(BB) payment of cash
tip or equivalent;
"(CC) payment for va-
cation, parental, family,
medical, or sick leave;

1	"(DD) allowance for
2	dismissal or separation;
3	"(EE) payment re-
4	quired for the provisions of
5	group health care benefits,
6	including insurance pre-
7	miums;
8	"(FF) payment of any
9	retirement benefit; or
10	"(GG) payment of State
11	or local tax assessed on the
12	compensation of employees;
13	and
14	"(bb) the sum of payments of
15	any compensation to or income of
16	a sole proprietor or independent
17	contractor that is a wage, com-
18	mission, income, net earnings
19	from self-employment, or similar
20	compensation and that is in an
21	amount that is not more than
22	\$100,000 in 1 year, as prorated
23	for the covered period; and
24	"(II) shall not include—

2individual employee in excess3an annual salary of \$100,0004prorated for the covered period5"(bb) taxes imposed or a6held under chapters 21, 22, o7of the Internal Revenue Cod81986 during the covered period9"(cc) any compensation of10employee whose principal pla11residence is outside of the Unit12States;13"(dd) qualified sick if14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-5)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus		
3an annual salary of \$100,0004prorated for the covered period5"(bb) taxes imposed or w6held under chapters 21, 22, o7of the Internal Revenue Cod81986 during the covered period9"(cc) any compensation of10employee whose principal plat11residence is outside of the Ur12States;13"(dd) qualified sick of14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-1)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-1)	1	"(aa) the compensation of an
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6held under chapters 21, 22, 07of the Internal Revenue Cod81986 during the covered period9"(cc) any compensation of10employee whose principal plat11residence is outside of the Unit12States;13"(dd) qualified sick if14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-2)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	4	prorated for the covered period;
7of the Internal Revenue Coa81986 during the covered period9"(cc) any compensation of10employee whose principal pla11residence is outside of the Unit12States;13"(dd) qualified sick if14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-2)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	5	"(bb) taxes imposed or with-
81986 during the covered period9"(cc) any compensation of10employee whose principal plat11residence is outside of the Unit12States;13"(dd) qualified sick of14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-2)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	6	held under chapters 21, 22, or 24
9"(cc) any compensation of10employee whose principal plan11residence is outside of the Unit12States;13"(dd) qualified sick if14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-2)18or19"(ee) qualified family for20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	7	of the Internal Revenue Code of
10employee whose principal plat11residence is outside of the Unit12States;13"(dd) qualified sick it14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-2)18or20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	8	1986 during the covered period;
11residence is outside of the Unit12States;13"(dd) qualified sick id14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-118)18or19"(ee) qualified family id20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-118)	9	"(cc) any compensation of an
12States;13"(dd) qualified sick if14wages for which a credit is15lowed under section 7001 of16Families First Coronavirus17sponse Act (Public Law 116-1)18or19"(ee) qualified family if20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-1)	10	employee whose principal place of
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 17 sponse Act (Public Law 116–2) 18 or 19 "(ee) qualified family if 20 wages for which a credit is 21 lowed under section 7003 of 22 Families First Coronavirus 23 sponse Act (Public Law 116–2) 	15	lowed under section 7001 of the
18or19"(ee) qualified family if20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-1)	16	Families First Coronavirus Re-
19"(ee) qualified family if20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	17	sponse Act (Public Law 116–127);
20wages for which a credit is21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	18	or
21lowed under section 7003 of22Families First Coronavirus23sponse Act (Public Law 116-2)	19	"(ee) qualified family leave
22Families First Coronavirus23sponse Act (Public Law 116-2)	20	wages for which a credit is al-
23 sponse Act (Public Law 116–2	21	lowed under section 7003 of the
	22	Families First Coronavirus Re-
24 <i>and</i>	23	sponse Act (Public Law 116–127);
	24	and

1	"(ix) the term 'veterans organization'
2	means an organization that is described in
3	section $501(c)(19)$ of the Internal Revenue
4	Code that is exempt from taxation under
5	section 501(a) of such Code.
6	"(B) PAYCHECK PROTECTION LOANS.—Ex-
7	cept as otherwise provided in this paragraph, the
8	Administrator may guarantee covered loans
9	under the same terms, conditions, and processes
10	as a loan made under this subsection.
11	"(C) REGISTRATION OF LOANS.—Not later
12	than 15 days after the date on which a loan is
13	made under this paragraph, the Administration
14	shall register the loan using the TIN (as defined
15	in section 7701 of the Internal Revenue Code of
16	1986) assigned to the borrower.
17	"(D) Increased eligibility for certain
18	SMALL BUSINESSES AND ORGANIZATIONS.—
19	"(i) IN GENERAL.—During the covered
20	period, in addition to small business con-
21	cerns, any business concern, nonprofit orga-
22	nization, veterans organization, or Tribal
23	business concern described in section
24	31(b)(2)(C) shall be eligible to receive a cov-
25	ered loan if the business concern, nonprofit

1	organization, veterans organization, or
2	Tribal business concern employs not more
3	than the greater of—
4	"(I) 500 employees; or
5	"(II) if applicable, the size stand-
6	ard in number of employees established
7	by the Administration for the industry
8	in which the business concern, non-
9	profit organization, veterans organiza-
10	tion, or Tribal business concern oper-
11	ates.
12	"(ii) Inclusion of sole propri-
13	ETORS, INDEPENDENT CONTRACTORS, AND
14	ELIGIBLE SELF-EMPLOYED INDIVIDUALS.—
15	"(I) IN GENERAL.—During the
16	covered period, individuals who oper-
17	ate under a sole proprietorship or as
18	an independent contractor and eligible
19	self-employed individuals shall be eligi-
20	ble to receive a covered loan.
21	"(II) DOCUMENTATION.—An eligi-
22	ble self-employed individual, inde-
23	pendent contractor, or sole proprietor-
24	ship seeking a covered loan shall sub-
25	mit such documentation as is necessary

1	to establish such individual as eligible,
2	including payroll tax filings reported
3	to the Internal Revenue Service, Forms
4	1099–MISC, and income and expenses
5	from the sole proprietorship, as deter-
6	mined by the Administrator and the
7	Secretary.
8	"(iii) Business concerns with
9	MORE THAN 1 PHYSICAL LOCATION.—Dur-
10	ing the covered period, any business concern
11	that employs not more than 500 employees
12	per physical location of the business concern
13	and that is assigned a North American In-
14	dustry Classification System code beginning
15	with 72 at the time of disbursal shall be eli-
16	gible to receive a covered loan.
17	"(iv) Waiver of Affiliation
18	RULES.—During the covered period, the
19	provisions applicable to affiliations under
20	section 121.103 of title 13, Code of Federal
21	Regulations, or any successor regulation,
22	are waived with respect to eligibility for a
23	covered loan for—
24	"(I) any business concern with
25	not more than 500 employees that, as

1	of the date on which the covered loan
2	is disbursed, is assigned a North Amer-
3	ican Industry Classification System
4	code beginning with 72;
5	"(II) any business concern oper-
6	ating as a franchise that is assigned a
7	franchise identifier code by the Admin-
8	istration; and
9	"(III) any business concern that
10	receives financial assistance from a
11	company licensed under section 301 of
12	the Small Business Investment Act of
13	1958 (15 U.S.C. 681).
14	"(v) Employee.—For purposes of de-
15	termining whether a business concern, non-
16	profit organization, veterans organization,
17	or Tribal business concern described in sec-
18	tion $31(b)(2)(C)$ employs not more than 500
19	employees under clause (i)(I), the term 'em-
20	ployee' includes individuals employed on a
21	full-time, part-time, or other basis.
22	"(vi) Affiliation.—The provisions
23	applicable to affiliations under section
24	121.103 of title 13, Code of Federal Regula-
25	tions, or any successor thereto, shall apply

1	with respect to a nonprofit organization
2	and a veterans organization in the same
3	manner as with respect to a small business
4	concern.
5	"(E) MAXIMUM LOAN AMOUNT.—During the
6	covered period, with respect to a covered loan,
7	the maximum loan amount shall be the lesser
8	<i>of</i>
9	(i)(I) the sum of—
10	"(aa) the product obtained by
11	multiplying—
12	"(AA) the average total
13	monthly payments by the appli-
14	cant for payroll costs incurred
15	during the 1-year period before
16	the date on which the loan is
17	made, except that, in the case of
18	an applicant that is seasonal em-
19	ployer, as determined by the Ad-
20	ministrator, the average total
21	monthly payments for payroll
22	shall be for the 12-week period be-
23	ginning February 15, 2019, or at
24	the election of the eligible recipi-

1	ent, March 1, 2019, and ending
2	June 30, 2019; by
3	"(BB) 2.5; and
4	"(bb) the outstanding amount of a
5	loan under subsection $(b)(2)$ that was
6	made during the period beginning on
7	January 31, 2020 and ending on the
8	date on which covered loans are made
9	available to be refinanced under the
10	covered loan; or
11	"(II) if requested by an otherwise eligi-
12	ble recipient that was not in business dur-
13	ing the period beginning on February 15,
14	2019 and ending on June 30, 2019, the sum
15	<i>of</i>
16	"(aa) the product obtained by
17	multiplying—
18	"(AA) the average total
19	monthly payments by the appli-
20	cant for payroll costs incurred
21	during the period beginning on
22	January 1, 2020 and ending on
23	February 29, 2020; by
24	"(BB) 2.5; and

1	"(bb) the outstanding amount of a
2	loan under subsection $(b)(2)$ that was
3	made during the period beginning on
4	January 31, 2020 and ending on the
5	date on which covered loans are made
6	available to be refinanced under the
7	covered loan; or
8	''(ii) \$10,000,000.
9	"(F) Allowable uses of covered
10	LOANS.—
11	"(i) IN GENERAL.—During the covered
12	period, an eligible recipient may, in addi-
13	tion to the allowable uses of a loan made
14	under this subsection, use the proceeds of the
15	covered loan for—
16	"(I) payroll costs;
17	"(II) costs related to the continu-
18	ation of group health care benefits dur-
19	ing periods of paid sick, medical, or
20	family leave, and insurance premiums;
21	"(III) employee salaries, commis-
22	sions, or similar compensations;
23	"(IV) payments of interest on any
24	mortgage obligation (which shall not

1	include any prepayment of or payment
2	of principal on a mortgage obligation);
3	(V) rent (including rent under a
4	lease agreement);
5	"(VI) utilities; and
6	"(VII) interest on any other debt
7	obligations that were incurred before
8	the covered period.
9	"(ii) Delegated Authority.—
10	"(I) IN GENERAL.—For purposes
11	of making covered loans for the pur-
12	poses described in clause (i), a lender
13	approved to make loans under this sub-
14	section shall be deemed to have been
15	delegated authority by the Adminis-
16	trator to make and approve covered
17	loans, subject to the provisions of this
18	paragraph.
19	"(II) Considerations.—In eval-
20	uating the eligibility of a borrower for
21	a covered loan with the terms described
22	in this paragraph, a lender shall con-
23	sider whether the borrower—
24	"(aa) was in operation on
25	February 15, 2020; and

1	"(bb)(AA) had employees for
2	whom the borrower paid salaries
3	and payroll taxes; or
4	"(BB) paid independent con-
5	tractors, as reported on a Form
6	1099–MISC.
7	"(iii) Additional lenders.—The au-
8	thority to make loans under this paragraph
9	shall be extended to additional lenders de-
10	termined by the Administrator and the Sec-
11	retary of the Treasury to have the necessary
12	qualifications to process, close, disburse and
13	service loans made with the guarantee of the
14	A dministration.
15	"(iv) REFINANCE.—A loan made under
16	subsection $(b)(2)$ during the period begin-
17	ning on January 31, 2020 and ending on
18	the date on which covered loans are made
19	available may be refinanced as part of a
20	covered loan.
21	"(v) Nonrecourse.—Notwithstanding
22	the waiver of the personal guarantee re-
23	quirement or collateral under subparagraph
24	(J), the Administrator shall have no re-
25	course against any individual shareholder,

1	member, or partner of an eligible recipient
2	of a covered loan for nonpayment of any
3	covered loan, except to the extent that such
4	shareholder, member, or partner uses the
5	covered loan proceeds for a purpose not au-
6	thorized under clause (i).
7	"(G) Borrower requirements.—
8	"(i) Certification.—An eligible re-
9	cipient applying for a covered loan shall
10	make a good faith certification—
11	((I) that the uncertainty of cur-
12	rent economic conditions makes nec-
13	essary the loan request to support the
14	ongoing operations of the eligible re-
15	cipient;
16	``(II) acknowledging that funds
17	will be used to retain workers and
18	maintain payroll or make mortgage
19	payments, lease payments, and utility
20	payments;
21	"(III) that the eligible recipient
22	does not have an application pending
23	for a loan under this subsection for the
24	same purpose and duplicative of

1	amounts applied for or received under
2	a covered loan; and
3	"(IV) during the period beginning
4	on February 15, 2020 and ending on
5	December 31, 2020, that the eligible re-
6	cipient has not received amounts under
7	this subsection for the same purpose
8	and duplicative of amounts applied for
9	or received under a covered loan.
10	"(H) FEE WAIVER.—During the covered pe-
11	riod, with respect to a covered loan—
12	"(i) in lieu of the fee otherwise appli-
13	cable under paragraph (23)(A), the Admin-
14	istrator shall collect no fee; and
15	"(ii) in lieu of the fee otherwise appli-
16	cable under paragraph (18)(A), the Admin-
17	istrator shall collect no fee.
18	"(I) Credit elsewhere.—During the cov-
19	ered period, the requirement that a small busi-
20	ness concern is unable to obtain credit elsewhere,
21	as defined in section 3(h), shall not apply to a
22	covered loan.
23	"(J) Waiver of personal guarantee re-
24	QUIREMENT.—During the covered period, with
25	respect to a covered loan—

1	"(i) no personal guarantee shall be re-
2	quired for the covered loan; and
3	"(ii) no collateral shall be required for
4	the covered loan.
5	"(K) MATURITY FOR LOANS WITH REMAIN-
6	ING BALANCE AFTER APPLICATION OF FORGIVE-
7	NESS.—With respect to a covered loan that has
8	a remaining balance after reduction based on the
9	loan forgiveness amount under section 1106 of
10	the CARES Act—
11	"(i) the remaining balance shall con-
12	tinue to be guaranteed by the Administra-
13	tion under this subsection; and
14	"(ii) the covered loan shall have a
15	maximum maturity of 10 years from the
16	date on which the borrower applies for loan
17	forgiveness under that section.
18	"(L) INTEREST RATE REQUIREMENTS.—A
19	covered loan shall bear an interest rate not to ex-
20	ceed 4 percent.
21	"(M) LOAN DEFERMENT.—
22	"(i) Definition of impacted bor-
23	ROWER.—
24	"(I) IN GENERAL.—In this sub-
25	paragraph, the term 'impacted bor-

rower' means an eligible recipient
th at
that—
"(aa) is in operation on Feb-
ruary 15, 2020; and
"(bb) has an application for
a covered loan that is approved or
pending approval on or after the
date of enactment of this para-
graph.
"(II) PRESUMPTION.—For pur-
poses of this subparagraph, an im-
pacted borrower is presumed to have
been adversely impacted by COVID-
19.
"(ii) Deferral.—During the covered
period, the Administrator shall—
"(I) consider each eligible recipi-
ent that applies for a covered loan to
be an impacted borrower; and
"(II) require lenders under this
subsection to provide complete payment
deferment relief for impacted borrowers
with covered loans for a period of not
less than 6 months, including payment

- 26
- 1 of principal, interest, and fees, and not 2 more than 1 year. 3 "(iii) Secondary Market.—During 4 the covered period, with respect to a covered 5 loan that is sold on the secondary market, 6 if an investor declines to approve a deferral 7 requested by a lender under clause (ii), the 8 Administrator shall exercise the authority to 9 purchase the loan so that the impacted bor-10 rower may receive a deferral for a period of 11 not less than 6 months, including payment 12 of principal, interest, and fees, and not 13 more than 1 year. 14 "(iv) GUIDANCE.—Not later than 30 15 days after the date of enactment of this 16 paragraph, the Administrator shall provide 17 quidance to lenders under this paragraph 18 on the deferment process described in this 19 subparagraph. 20 "(N) Secondary market sales.—A cov-21 ered loan shall be eligible to be sold in the sec-22 ondary market consistent with this subsection. 23 The Administrator may not collect any fee for 24 any guarantee sold into the secondary market 25 under this subparagraph.

1	"(O) REGULATORY CAPITAL REQUIRE-
2	MENTS.—
3	"(i) RISK WEIGHT.—With respect to
4	the appropriate Federal banking agencies or
5	the National Credit Union Administration
6	Board applying capital requirements under
7	their respective risk-based capital require-
8	ments, a covered loan shall receive a risk
9	weight of zero percent.
10	"(ii) Temporary relief from tdr
11	disclosures.—Notwithstanding any other
12	provision of law, an insured depository in-
13	stitution or an insured credit union that
14	modifies a covered loan in relation to
15	COVID-19-related difficulties in a troubled
16	debt restructuring on or after March 13,
17	2020, shall not be required to comply with
18	the Financial Accounting Standards Board
19	Accounting Standards Codification Sub-
20	topic 310–40 ('Receivables – Troubled Debt
21	Restructurings by Creditors') for purposes
22	of compliance with the requirements of the
23	Federal Deposit Insurance Act (12 U.S.C.
24	1811 et seq.), until such time and under
25	such circumstances as the appropriate Fed-

1	eral banking agency or the National Credit
2	Union Administration Board, as applica-
3	ble, determines appropriate.
4	"(P) Reimbursement for processing.—
5	"(i) IN GENERAL.—The Administrator
6	shall reimburse a lender authorized to make
7	a covered loan at a rate, based on the bal-
8	ance of the financing outstanding at the
9	time of disbursement of the covered loan,
10	<i>of</i>
11	((I) 5 percent for loans of not
12	more than \$350,000;
13	"(II) 3 percent for loans of more
14	than \$350,000 and less than
15	\$2,000,000; and
16	"(III) 1 percent for loans of not
17	<i>less than \$2,000,000.</i>
18	"(ii) FEE LIMITS.—An agent that as-
19	sists an eligible recipient to prepare an ap-
20	plication for a covered loan may not collect
21	a fee in excess of the limits established by
22	the Administrator.
23	"(iii) TIMING.—A reimbursement de-
24	scribed in clause (i) shall be made not later

than 5 days after the disbursement of the covered loan.

3	"(iv) Sense of the senate.—It is
4	the sense of the Senate that the Adminis-
5	trator should issue guidance to lenders and
6	agents to ensure that the processing and dis-
7	bursement of covered loans prioritizes small
8	business concerns and entities in under-
9	served and rural markets, including vet-
10	erans and members of the military commu-
11	nity, small business concerns owned and
12	controlled by socially and economically dis-
13	advantaged individuals (as defined in sec-
14	tion $8(d)(3)(C)$, women, and businesses in
15	operation for less than 2 years.
16	"(Q) DUPLICATION.—Nothing in this para-

 (\mathbf{V}) ıy Pgraph shall prohibit a recipient of an economic 17 18 injury disaster loan made under subsection 19 (b)(2) during the period beginning on January 20 31, 2020 and ending on the date on which cov-21 ered loans are made available that is for a purpose other than paying payroll costs and other 22 23 obligations described in subparagraph (F) from receiving assistance under this paragraph. 24

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1	"(R) WAIVER OF PREPAYMENT PENALTY.—
2	Notwithstanding any other provision of law,
3	there shall be no prepayment penalty for any
4	payment made on a covered loan.".
5	(b) Commitments for 7(a) Loans.—During the pe-
6	riod beginning on February 15, 2020 and ending on June
7	30, 2020—
8	(1) the amount authorized for commitments for
9	general business loans authorized under section $7(a)$
10	of the Small Business Act (15 U.S.C. 636(a)), includ-
11	ing loans made under paragraph (36) of such section,
12	as added by subsection (a), shall be \$349,000,000,000;
13	and

(2) the amount authorized for commitments for
such loans under the heading "BUSINESS LOANS PROGRAM ACCOUNT" under the heading "SMALL BUSINESS ADMINISTRATION" under title V of the Consolidated Appropriations Act, 2020 (Public Law 116–93;
133 Stat. 2475) shall not apply.

20 (c) EXPRESS LOANS.—

21 (1) IN GENERAL.—Section 7(a)(31)(D) of the
22 Small Business Act (15 U.S.C. 636(a)(31)(D)) is
23 amended by striking "\$350,000" and inserting
24 "\$1,000,000".

1	(2) Prospective repeal.—Effective on Janu-
2	ary 1, 2021, section 7(a)(31)(D) of the Small Busi-
3	ness Act (15 U.S.C. $636(a)(31)(D)$) is amended by
4	striking "\$1,000,000" and inserting "\$350,000".
5	(d) Exception to Guarantee Fee Waiver for
6	VETERANS.—Section 7(a)(31)(G) of the Small Business Act
7	(15 U.S.C. 636(a)(31)(G)) is amended—
8	(1) by striking clause (ii); and
9	(2) by redesignating clause (iii) as clause (ii).
10	(e) INTERIM RULE.—On and after the date of enact-
11	ment of this Act, the interim final rule published by the
12	Administrator entitled "Express Loan Programs: Affili-
13	ation Standards" (85 Fed. Reg. 7622 (February 10, 2020))
14	is permanently rescinded and shall have no force or effect.
15	SEC. 1103. ENTREPRENEURIAL DEVELOPMENT.
16	(a) DEFINITIONS.—In this section—
17	(1) the term "covered small business concern"
18	means a small business concern that has experienced,
19	as a result of COVID-19—
20	(A) supply chain disruptions, including
21	changes in—
22	(i) quantity and lead time, including
23	the number of shipments of components and
24	delays in shipments;

1	(ii) quality, including shortages in
2	supply for quality control reasons; and
3	(iii) technology, including a com-
4	promised payment network;
5	(B) staffing challenges;
6	(C) a decrease in gross receipts or cus-
7	tomers; or
8	(D) a closure;
9	(2) the term "resource partner" means—
10	(A) a small business development center;
11	and
12	(B) a women's business center;
13	(3) the term "small business development center"
14	has the meaning given the term in section 3 of the
15	Small Business Act (15 U.S.C. 632); and
16	(4) the term "women's business center" means a
17	women's business center described in section 29 of the
18	Small Business Act (15 U.S.C. 656).
19	(b) Education, Training, and Advising Grants.—
20	(1) IN GENERAL.—The Administration may pro-
21	vide financial assistance in the form of grants to re-
22	source partners to provide education, training, and
23	advising to covered small business concerns.
24	(2) Use of funds.—Grants under this sub-
25	section shall be used for the education, training, and

1	advising of covered small business concerns and their
2	employees on—
3	(A) accessing and applying for resources
4	provided by the Administration and other Fed-
5	eral resources relating to access to capital and
6	business resiliency;
7	(B) the hazards and prevention of the trans-
8	mission and communication of COVID-19 and
9	other communicable diseases;
10	(C) the potential effects of COVID-19 on the
11	supply chains, distribution, and sale of products
12	of covered small business concerns and the miti-
13	gation of those effects;
14	(D) the management and practice of
15	telework to reduce possible transmission of
16	COVID–19;
17	(E) the management and practice of remote
18	customer service by electronic or other means;
19	(F) the risks of and mitigation of cyber
20	threats in remote customer service or telework
21	practices;
22	(G) the mitigation of the effects of reduced
23	travel or outside activities on covered small busi-
24	ness concerns during COVID–19 or similar oc-
25	currences; and

1 (H) any other relevant business practices necessary to mitigate the economic effects of 2 3 COVID-19 or similar occurrences. 4 (3) GRANT DETERMINATION.— 5 (A) Small business development cen-6 TERS.—The Administration shall award 80 per-7 cent of funds authorized to carry out this sub-8 section to small business development centers, 9 which shall be awarded pursuant to a formula 10 jointly developed, negotiated, and agreed upon, with full participation of both parties, between 11 12 the association formed under section 21(a)(3)(A)13 Small Business ofthe Act (15)U.S.C.14 648(a)(3)(A) and the Administration. 15 (B) WOMEN'S BUSINESS CENTERS.—The 16 Administration shall award 20 percent of funds 17 authorized to carry out this subsection to wom-18 en's business centers, which shall be awarded 19 pursuant to a process established by the Admin-20 istration in consultation with recipients of as-21 sistance. 22 (C) NO MATCHING FUNDS REQUIRED.

23 Matching funds shall not be required for any
24 grant under this subsection.

25 (4) GOALS AND METRICS.—

1	(A) IN GENERAL.—Goals and metrics for
2	the funds made available under this subsection
3	shall be jointly developed, negotiated, and agreed
4	upon, with full participation of both parties, be-
5	tween the resource partners and the Adminis-
6	trator, which shall—
7	(i) take into consideration the extent of
8	the circumstances relating to the spread of
9	COVID-19, or similar occurrences, that af-
10	fect covered small business concerns located
11	in the areas covered by the resource partner,
12	particularly in rural areas or economically
13	distressed areas;
14	(ii) generally follow the use of funds
15	outlined in paragraph (2), but shall not re-
16	strict the activities of resource partners in
17	responding to unique situations; and
18	(iii) encourage resource partners to de-
19	velop and provide services to covered small
20	business concerns.
21	(B) PUBLIC AVAILABILITY.—The Adminis-
22	trator shall make publicly available the method-
23	ology by which the Administrator and resource
24	partners jointly develop the metrics and goals de-
25	scribed in subparagraph (A).

1	(c) Resource Partner Association Grants.—
2	(1) IN GENERAL.—The Administrator may pro-
3	vide grants to an association or associations rep-
4	resenting resource partners under which the associa-
5	tion or associations shall establish a single centralized
6	hub for COVID-19 information, which shall in-
7	clude—
8	(A) 1 online platform that consolidates re-
9	sources and information available across mul-
10	tiple Federal agencies for small business concerns
11	related to COVID-19; and
12	(B) a training program to educate resource
13	partner counselors, members of the Service Corps
14	of Retired Executives established under section
15	8(b)(1)(B) of the Small Business Act (15 U.S.C.
16	637(b)(1)(B)), and counselors at veterans busi-
17	ness outreach centers described in section 32 of
18	the Small Business Act (15 U.S.C. 657b) on the
19	resources and information described in subpara-
20	graph (A).
21	(2) GOALS AND METRICS.—Goals and metrics for
22	the funds made available under this subsection shall
23	be jointly developed, negotiated, and agreed upon,
24	with full participation of both parties, between the as-

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sociation or associations receiving a grant under this
subsection and the Administrator.
(d) REPORT.—Not later than 6 months after the date
of enactment of this Act, and annually thereafter, the Ad-
ministrator shall submit to the Committee on Small Busi-
ness and Entrepreneurship of the Senate and the Committee
on Small Business of the House of Representatives a report
that describes—
(1) with respect to the initial year covered by the
report—
(A) the programs and services developed
and provided by the Administration and re-
source partners under subsection (b);
(B) the initial efforts to provide those serv-
ices under subsection (b); and
(C) the online platform and training devel-
oped and provided by the Administration and
the association or associations under subsection
(c); and
(2) with respect to the subsequent years covered
by the report—
(A) with respect to the grant program under
subsection (b)—

- 1 (i) the efforts of the Administrator and resource partners to develop services to as-2 3 sist covered small business concerns; (ii) the challenges faced by owners of 4 5 covered small business concerns in accessing 6 services provided by the Administration and 7 resource partners; 8 (iii) the number of unique covered 9 small business concerns that were served by 10 the Administration and resource partners; 11 and 12 (iv) other relevant outcome perform-13 ance data with respect to covered small 14 business concerns, including the number of 15 employees affected, the effect on sales, the 16 disruptions of supply chains, and the efforts 17 made by the Administration and resource 18 partners to mitigate these effects; and 19 (B) with respect to the grant program under subsection (c)— 20 21 (i) the efforts of the Administrator and 22 the association or associations to develop 23 and evolve an online resource for small
- 24 business concerns; and

38

1(ii) the efforts of the Administrator2and the association or associations to de-3velop a training program for resource part-4ner counselors, including the number of5counselors trained.

6 SEC. 1104. STATE TRADE EXPANSION PROGRAM.

7 GENERAL.—Notwithstanding (a)INparagraph 8 (3)(C)(iii) of section 22(l) of the Small Business Act (15) 9 U.S.C. 649(l)), for grants under the State Trade Expansion 10 Program under such section 22(l) using amounts made 11 available for fiscal year 2018 or fiscal year 2019, the period of the grant shall continue through the end of fiscal year 12 13 2021.

(b) REIMBURSEMENT.—The Administrator shall reimburse any recipient of assistance under section 22(l) of the
Small Business Act (15 U.S.C. 649(l)) for financial losses
relating to a foreign trade mission or a trade show exhibition that was cancelled solely due to a public health emergency declared due to COVID-19 if the reimbursement does
not exceed a recipient's grant funding.

21 SEC. 1105. WAIVER OF MATCHING FUNDS REQUIREMENT 22 UNDER THE WOMEN'S BUSINESS CENTER 23 PROGRAM.

During the 3-month period beginning on the date of
enactment of this Act, the requirement relating to obtaining

cash contributions from non-Federal sources under section
 29(c)(1) of the Small Business Act (15 U.S.C. 656(c)(1))
 is waived for any recipient of assistance under such section
 29.

5 SEC. 1106. LOAN FORGIVENESS.

6 (a) DEFINITIONS.—In this section—

7 (1) the term "covered loan" means a loan guar8 anteed under paragraph (36) of section 7(a) of the
9 Small Business Act (15 U.S.C. 636(a)), as added by
10 section 1102;

(2) the term "covered mortgage obligation"
means any indebtedness or debt instrument incurred
in the ordinary course of business that—

14 (A) is a liability of the borrower;

15 (B) is a mortgage on real or personal prop16 erty; and

(C) was incurred before February 15, 2020;
(3) the term "covered period" means the 8-week
period beginning on the date of the origination of a
covered loan:

21 (4) the term "covered rent obligation" means
22 rent obligated under a leasing agreement in force be23 fore February 15, 2020;

24 (5) the term "covered utility payment" means
25 payment for a service for the distribution of elec-

1	tricity, gas, water, transportation, telephone, or inter-
2	net access for which service began before February 15,
3	2020;
4	(6) the term "eligible recipient" means the re-
5	cipient of a covered loan;
6	(7) the term "expected forgiveness amount"
7	means the amount of principal that a lender reason-
8	ably expects a borrower to expend during the covered
9	period on the sum of any—
10	(A) payroll costs;
11	(B) payments of interest on any covered
12	mortgage obligation (which shall not include any
13	prepayment of or payment of principal on a cov-
14	ered mortgage obligation);
15	(C) payments on any covered rent obliga-
16	tion; and
17	(D) covered utility payments; and
18	(8) the term "payroll costs" has the meaning
19	given that term in paragraph (36) of section $7(a)$ of
20	the Small Business Act (15 U.S.C. 636(a)), as added
21	by section 1102 of this Act.
22	(b) FORGIVENESS.—An eligible recipient shall be eligi-
23	ble for forgiveness of indebtedness on a covered loan in an
24	amount equal to the sum of the following costs incurred and
25	payments made during the covered period:

1	(1) Payroll costs.
2	(2) Any payment of interest on any covered
3	mortgage obligation (which shall not include any pre-
4	payment of or payment of principal on a covered
5	mortgage obligation).
6	(3) Any payment on any covered rent obligation.
7	(4) Any covered utility payment.
8	(c) TREATMENT OF AMOUNTS FORGIVEN.—
9	(1) IN GENERAL.—Amounts which have been for-
10	given under this section shall be considered canceled
11	indebtedness by a lender authorized under section
12	7(a) of the Small Business Act (15 U.S.C. 636(a)).
13	(2) Purchase of guarantees.—For purposes
14	of the purchase of the guarantee for a covered loan by
15	the Administrator, amounts which are forgiven under
16	this section shall be treated in accordance with the
17	procedures that are otherwise applicable to a loan
18	guaranteed under section 7(a) of the Small Business
19	Act (15 U.S.C. 636(a)).
20	(3) REMITTANCE.—Not later than 90 days after
21	the date on which the amount of forgiveness under
22	this section is determined, the Administrator shall
23	remit to the lender an amount equal to the amount
24	of forgiveness, plus any interest accrued through the
25	date of payment.

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(4) Advance purchase of covered loan.—

2	(A) REPORT.—A lender authorized under
3	section 7(a) of the Small Business Act (15
4	U.S.C. 636(a)), or, at the discretion of the Ad-
5	ministrator, a third party participant in the
6	secondary market, may, report to the Adminis-
7	trator an expected forgiveness amount on a cov-
8	ered loan or on a pool of covered loans of up to
9	100 percent of the principal on the covered loan
10	or pool of covered loans, respectively.
11	(B) PURCHASE.—The Administrator shall
12	purchase the expected forgiveness amount de-
13	scribed in subparagraph (A) as if the amount
14	were the principal amount of a loan guaranteed
15	under section 7(a) of the Small Business Act
16	636(a)).
17	(C) TIMING.—Not later than 15 days after
18	the date on which the Administrator receives a
19	report under subparagraph (A), the Adminis-
20	trator shall purchase the expected forgiveness
21	amount under subparagraph (B) with respect to
22	each covered loan to which the report relates.
23	(d) Limits on Amount of Forgiveness.—
24	(1) Amount may not exceed principal.—The
25	amount of loan forgiveness under this section shall

1	not exceed the principal amount of the financing
2	made available under the applicable covered loan.
3	(2) Reduction based on reduction in num-
4	BER OF EMPLOYEES.—
5	(A) IN GENERAL.—The amount of loan for-
6	giveness under this section shall be reduced, but
7	not increased, by multiplying the amount de-
8	scribed in subsection (b) by the quotient obtained
9	by dividing—
10	(i) the average number of full-time
11	equivalent employees per month employed
12	by the eligible recipient during the covered
13	period; by
14	(ii)(I) at the election of the borrower—
15	(aa) the average number of full-
16	time equivalent employees per month
17	employed by the eligible recipient dur-
18	ing the period beginning on February
19	15, 2019 and ending on June 30, 2019;
20	OP
21	(bb) the average number of full-
22	time equivalent employees per month
23	employed by the eligible recipient dur-
24	ing the period beginning on January

1 1, 2020 and ending on February 29, 2 2020: or 3 (II) in the case of an eligible recipient 4 that is seasonal employer, as determined by 5 the Administrator, the average number of 6 full-time equivalent employees per month 7 employed by the eligible recipient during 8 the period beginning on February 15, 2019 9 and ending on June 30, 2019. 10 (B) CALCULATION OF AVERAGE NUMBER OF 11 EMPLOYEES.—For purposes of subparagraph 12 (A), the average number of full-time equivalent 13 employees shall be determined by calculating the 14 average number of full-time equivalent employees 15 for each pay period falling within a month. 16 REDUCTION RELATING TO SALARY AND (3)17 WAGES.-18 (A) IN GENERAL.—The amount of loan for-19 giveness under this section shall be reduced by 20 the amount of any reduction in total salary or

21 wages of any employee described in subpara-22 graph (B) during the covered period that is in 23 excess of 25 percent of the total salary or wages 24 of the employee during the most recent full quar-

1	ter during which the employee was employed be-
2	fore the covered period.
3	(B) Employees described.—An employee
4	described in this subparagraph is any employee
5	who did not receive, during any single pay pe-
6	riod during 2019, wages or salary at an
7	annualized rate of pay in an amount more than
8	\$100,000.
9	(4) TIPPED WORKERS.—An eligible recipient
10	with tipped employees described in section $3(m)(2)(A)$
11	of the Fair Labor Standards Act of 1938 (29 U.S.C.
12	203(m)(2)(A)) may receive forgiveness for additional
13	wages paid to those employees.
14	(5) EXEMPTION FOR RE-HIRES.—
15	(A) IN GENERAL.—In a circumstance de-
16	scribed in subparagraph (B) , the amount of loan
17	forgiveness under this section shall be determined
18	without regard to a reduction in the number of
19	full-time equivalent employees of an eligible re-
20	cipient or a reduction in the salary of 1 or more
21	employees of the eligible recipient, as applicable,
22	during the period beginning on February 15,
23	2020 and ending on the date that is 30 days
24	after the date of enactment of this Act.

1	(B) CIRCUMSTANCES.—A circumstance de-
2	scribed in this subparagraph is a cir-
3	cumstance—
4	(i) in which—
5	(I) during the period beginning
6	on February 15, 2020 and ending on
7	the date that is 30 days after the date
8	of enactment of this Act, there is a re-
9	duction, as compared to February 15,
10	2020, in the number of full-time equiv-
11	alent employees of an eligible recipient;
12	and
13	(II) not later than June 30, 2020,
14	the eligible employer has eliminated
15	the reduction in the number of full-
16	time equivalent employees;
17	(ii) in which—
18	(I) during the period beginning
19	on February 15, 2020 and ending on
20	the date that is 30 days after the date
21	of enactment of this Act, there is a re-
22	duction, as compared to February 15,
23	2020, in the salary or wages of 1 or
24	more employees of the eligible recipi-
25	ent; and

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1	(II) not later than June 30, 2020,
2	the eligible employer has eliminated
3	the reduction in the salary or wages of
4	such employees; or
5	(iii) in which the events described in
6	clause (i) and (ii) occur.
7	(6) EXEMPTIONS.—The Administrator and the
8	Secretary of the Treasury may prescribe regulations
9	granting de minimis exemptions from the require-
10	ments under this subsection.
11	(e) APPLICATION.—An eligible recipient seeking loan
12	forgiveness under this section shall submit to the lender that
13	is servicing the covered loan an application, which shall
14	include—
15	(1) documentation verifying the number of full-
16	time equivalent employees on payroll and pay rates

- 17 for the periods described in subsection (d), includ18 ing—
- 19 (A) payroll tax filings reported to the Inter20 nal Revenue Service; and
- 21 (B) State income, payroll, and unemploy22 ment insurance filings;
- 23 (2) documentation, including cancelled checks,
 24 payment receipts, transcripts of accounts, or other
 25 documents verifying payments on covered mortgage

1	obligations, payments on covered lease obligations,
2	and covered utility payments;
3	(3) a certification from a representative of the el-
4	igible recipient authorized to make such certifications
5	that—
6	(A) the documentation presented is true and
7	correct; and
8	(B) the amount for which forgiveness is re-
9	quested was used to retain employees, make in-
10	terest payments on a covered mortgage obliga-
11	tion, make payments on a covered rent obliga-
12	tion, or make covered utility payments; and
13	(4) any other documentation the Administrator
14	determines necessary.
15	(f) Prohibition on Forgiveness Without Docu-
16	MENTATION.—No eligible recipient shall receive forgiveness
17	under this section without submitting to the lender that is
18	servicing the covered loan the documentation required under
19	subsection (e).
20	(g) DECISION.—Not later than 60 days after the date
21	on which a lender receives an application for loan forgive-
22	ness under this section from an eligible recipient, the lender
23	shall issue a decision on the an application.
24	(h) HOLD HARMLESS.—If a lender has received the
25	documentation required under this section from an eligible

recipient attesting that the eligible recipient has accurately 1 verified the payments for payroll costs, payments on covered 2 3 mortgage obligations, payments on covered lease obligations, or covered utility payments during covered period— 4 5 (1) an enforcement action may not be taken 6 against the lender under section 47(e) of the Small 7 Business Act (15 U.S.C. 657t(e)) relating to loan for-8 giveness for the payments for payroll costs, payments 9 on covered mortgage obligations, payments on covered 10 lease obligations, or covered utility payments, as the

11 case may be; and

(2) the lender shall not be subject to any penalties by the Administrator relating to loan forgiveness for the payments for payroll costs, payments on
covered mortgage obligations, payments on covered
lease obligations, or covered utility payments, as the
case may be.

(i) TAXABILITY.—For purposes of the Internal Revenue Code of 1986, any amount which (but for this subsection) would be includible in gross income of the eligible
recipient by reason of forgiveness described in subsection (b)
shall be excluded from gross income.

(j) RULE OF CONSTRUCTION.—The cancellation of in24 debtedness on a covered loan under this section shall not

otherwise modify the terms and conditions of the covered
 loan.

3 (k) REGULATIONS.—Not later than 30 days after the
4 date of enactment of this Act, the Administrator shall issue
5 guidance and regulations implementing this section.

6 SEC. 1107. DIRECT APPROPRIATIONS.

7 (a) IN GENERAL.—There is appropriated, out of 8 amounts in the Treasury not otherwise appropriated, for 9 the fiscal year ending September 30, 2020, to remain avail-10 able until September 30, 2021, for additional amounts— (1) \$349,000,000,000 under the heading "Small 11 12 Business Administration—Business Loans Program Account, CARES Act" for the cost of guaranteed 13 14 loans as authorized under paragraph (36) of section 15 7(a) of the Small Business Act (15 U.S.C. 636(a)), as

16 added by section 1102(a) of this Act;

17 (2) \$675,000,000 under the heading "Small
18 Business Administration—Salaries and Expenses"
19 for salaries and expenses of the Administration;

(3) \$25,000,000 under the heading "Small Business Administration—Office of Inspector General", to
remain available until September 30, 2024, for necessary expenses of the Office of Inspector General of
the Administration in carrying out the provisions of
the Inspector General Act of 1978 (5 U.S.C. App.);

	02
1	(4) \$265,000,000 under the heading "Small
2	$Business \ Administration - Entrepreneurial \ Develop-$
3	ment Programs", of which—
4	(A) \$240,000,000 shall be for carrying out
5	section 1103(b) of this Act; and
6	(B) $$25,000,000$ shall be for carrying out
7	section 1103(c) of this Act;
8	(5) \$10,000,000 under the heading "Department
9	of Commerce—Minority Business Development Agen-
10	cy" for minority business centers of the Minority
11	Business Development Agency to provide technical as-
12	sistance to small business concerns;
13	(6) \$10,000,000,000 under the heading "Small
14	Business Administration—Emergency EIDL Grants"
15	shall be for carrying out section 1110 of this Act;
16	(7) \$17,000,000,000 under the heading "Small
17	Business Administration—Business Loans Program
18	Account, CARES Act" shall be for carrying out sec-
19	tion 1112 of this Act; and
20	(8) \$25,000,000 under the heading "Department
21	of the Treasury—Departmental Offices—Salaries and
22	Expenses" shall be for carrying out section 1109 of
23	this Act.
24	(b) Secondary Market.—During the period begin-

25 ning on the date of enactment of this Act and ending on

September 30, 2021, guarantees of trust certificates author ized by section 5(g) of the Small Business Act (15 U.S.C.
 635(g)) shall not exceed a principal amount of
 \$100,000,000,000.

5 (c) REPORTS.—Not later than 180 days after the date
6 of enactment of this Act, the Administrator shall submit
7 to the Committee on Appropriations of the Senate and the
8 Committee on Appropriations of the House of Representa9 tives a detailed expenditure plan for using the amounts ap10 propriated to the Administration under subsection (a).

11 SEC. 1108. MINORITY BUSINESS DEVELOPMENT AGENCY.

12 (a) DEFINITIONS.—In this section—

13	(1) the term "Agency" means the Minority Busi-
14	ness Development Agency of the Department of Com-
15	merce;

16 (2) the term "minority business center" means a
17 Business Center of the Agency;

18 (3) the term "minority business enterprise"
19 means a for-profit business enterprise—

20 (A) not less than 51 percent of which is
21 owned by 1 or more socially disadvantaged indi22 viduals, as determined by the Agency; and
23 (B) the management and daily business op24 erations of which are controlled by 1 or more so-

1	cially disadvantaged individuals, as determined
2	by the Agency; and
3	(4) the term "minority chamber of commerce"
4	means a chamber of commerce developed specifically
5	to support minority business enterprises.
6	(b) Education, Training, and Advising Grants.—
7	(1) In General.—The Agency may provide fi-
8	nancial assistance in the form of grants to minority
9	business centers and minority chambers of commerce
10	to provide education, training, and advising to mi-
11	nority business enterprises.
12	(2) Use of funds.—Grants under this section
13	shall be used for the education, training, and advising
14	of minority business enterprises and their employees
15	on—
16	(A) accessing and applying for resources
17	provided by the Agency and other Federal re-
18	sources relating to access to capital and business
19	resiliency;
20	(B) the hazards and prevention of the trans-
21	mission and communication of COVID-19 and
22	other communicable diseases;
23	(C) the potential effects of COVID-19 on the
24	supply chains, distribution, and sale of products

1	of minority business enterprises and the mitiga-
2	tion of those effects;
3	(D) the management and practice of
4	telework to reduce possible transmission of
5	COVID–19;
6	(E) the management and practice of remote
7	customer service by electronic or other means;
8	(F) the risks of and mitigation of cyber
9	threats in remote customer service or telework
10	practices;
11	(G) the mitigation of the effects of reduced
12	travel or outside activities on minority business
13	enterprises during COVID–19 or similar occur-
14	rences; and
15	(H) any other relevant business practices
16	necessary to mitigate the economic effects of
17	COVID–19 or similar occurrences.
18	(3) No matching funds required.—Matching
19	funds shall not be required for any grant under this
20	section.
21	(4) GOALS AND METRICS.—
22	(A) IN GENERAL.—Goals and metrics for
23	the funds made available under this section shall
24	be jointly developed, negotiated, and agreed
25	upon, with full participation of both parties, be-

tween the minority business centers, minority

- chambers of commerce, and the Agency, which 2 3 shall— 4 (i) take into consideration the extent of 5 the circumstances relating to the spread of 6 COVID-19, or similar occurrences, that af-7 fect minority business enterprises located in 8 the areas covered by minority business cen-9 ters and minority chambers of commerce, 10 particularly in rural areas or economically 11 distressed areas; 12 (ii) generally follow the use of funds 13 outlined in paragraph (2), but shall not re-14 strict the activities of minority business 15 centers and minority chambers of commerce 16 in responding to unique situations; and 17 (iii) encourage minority business cen-18 ters and minority chambers of commerce to 19 develop and provide services to minority 20 business enterprises. 21
- (B) PUBLIC AVAILABILITY.—The Agency 22 shall make publicly available the methodology by 23 which the Agency, minority business centers, and 24 minority chambers of commerce jointly develop

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the metrics and goals described in subparagraph
 (A).

3 (c) WAIVERS.—

4 (1) IN GENERAL.—Notwithstanding any other 5 provision of law or regulation, the Agency may, dur-6 ing the 3-month period that begins on the date of en-7 actment of this Act, waive any matching requirement 8 imposed on a minority business center or a specialty 9 center of the Agency under a cooperative agreement 10 between such a center and the Agency if the applica-11 ble center is unable to raise funds, or has suffered a 12 loss of revenue, because of the effects of COVID-19.

13 Remaining compliant.—Notwithstanding (2)14 any provision of a cooperative agreement between the 15 Agency and a minority business center, if, during the 16 period beginning on the date of enactment of this Act 17 and ending on September 30, 2021, such a center de-18 cides not to collect fees because of the economic con-19 sequences of COVID-19, the center shall be considered 20 to be in compliance with that agreement if—

21 (A) the center notifies the Agency with re22 spect to that decision, which the center may pro23 vide through electronic mail; and

1	(B) the Agency, not later than 15 days after
2	the date on which the center provides notice to
3	the Agency under subparagraph (A) —
4	(i) confirms receipt of the notification
5	under subparagraph (A); and
6	(ii) accepts the decision of the center.
7	(d) REPORT.—Not later than 6 months after the date
8	of enactment of this Act, and annually thereafter, the Agen-
9	cy shall submit to the Committee on Small Business and
10	Entrepreneurship and the Committee on Commerce,
11	Science, and Transportation of the Senate and the Com-
12	mittee on Small Business and the Committee on Energy
13	and Commerce of the House of Representatives a report that
14	describes—
15	(1) with respect to the period covered by the ini-
16	tial report—
17	(A) the programs and services developed
18	and provided by the Agency, minority business
19	centers, and minority chambers of commerce
20	under subsection (b); and
21	(B) the initial efforts to provide those serv-
22	ices under subsection (b); and
23	(2) with respect to subsequent years covered by
24	the report—

1	(A) with respect to the grant program under
2	subsection (b)—
3	(i) the efforts of the Agency, minority
4	business centers, and minority chambers of
5	commerce to develop services to assist mi-
6	nority business enterprises;
7	(ii) the challenges faced by owners of
8	minority business enterprises in accessing
9	services provided by the Agency, minority
10	business centers, and minority chambers of
11	commerce;
12	(iii) the number of unique minority
13	business enterprises that were served by the
14	Agency, minority business centers, or mi-
15	nority chambers of commerce; and
16	(iv) other relevant outcome perform-
17	ance data with respect to minority business
18	enterprises, including the number of em-
19	ployees affected, the effect on sales, the dis-
20	ruptions of supply chains, and the efforts
21	made by the Agency, minority business cen-
22	ters, and minority chambers of commerce to
23	mitigate these effects .

1	(e) AUTHORIZATION OF APPROPRIATIONS.—There is
2	authorized to be appropriated \$10,000,000 to carry out this
3	section, to remain available until expended.
4	SEC. 1109. UNITED STATES TREASURY PROGRAM MANAGE-
5	MENT AUTHORITY.
6	(a) DEFINITIONS.—In this section—
7	(1) the terms "appropriate Federal banking
8	agency" and "insured depository institution" have
9	the meanings given those terms in section 3 of the
10	Federal Deposit Insurance Act (12 U.S.C. 1813);
11	(2) the term "insured credit union" has the
12	meaning given the term in section 101 of the Federal
13	Credit Union Act (12 U.S.C. 1752); and
14	(3) the term "Secretary" means the Secretary of
15	the Treasury.
16	(b) Authority to Include Additional Financial
17	INSTITUTIONS.—The Department of the Treasury, in con-
18	sultation with the Administrator, and the Chairman of the
19	Farm Credit Administration shall establish criteria for in-
20	sured depository institutions, insured credit unions, insti-
21	tutions of the Farm Credit System chartered under the
22	Farm Credit Act of 1971 (12 U.S.C. 2001 et seq.), and other
23	lenders that do not already participate in lending under
24	programs of the Administration, to participate in the pay-
25	check protection program to provide loans under this sec-

tion until the date on which the national emergency de clared by the President under the National Emergencies Act
 (50 U.S.C. 1601 et seq.) with respect to the Coronavirus
 Disease 2019 (COVID-19) expires.

5 (c) SAFETY AND SOUNDNESS.—An insured depository 6 institution, insured credit union, institution of the Farm Credit System chartered under the Farm Credit Act of 1971 7 (12 U.S.C. 2001 et seq.), or other lender may only partici-8 9 pate in the program established under this section if par-10 ticipation does not affect the safety and soundness of the 11 institution or lender, as determined by the Secretary in consultation with the appropriate Federal banking agencies or 12 the National Credit Union Administration Board. as appli-13 cable. 14

15 (d) REGULATIONS FOR LENDERS AND LOANS.—

- 16 (1) IN GENERAL.—The Secretary may issue reg17 ulations and guidance as necessary to carry out the
 18 purposes of this section, including to—
- 19 (A) allow additional lenders to originate
 20 loans under this section; and
- (B) establish terms and conditions for loans
 under this section, including terms and conditions concerning compensation, underwriting
 standards, interest rates, and maturity.

1	(2) Requirements.—The terms and conditions
2	established under paragraph (1) shall provide for the
3	following:
4	(A) A rate of interest that does not exceed
5	the maximum permissible rate of interest avail-
6	able on a loan of comparable maturity under
7	paragraph (36) of section 7(a) of the Small
8	Business Act (15 U.S.C. 636(a)), as added by
9	section 1102 of this Act.
10	(B) Terms and conditions that, to the max-
11	imum extent practicable, are consistent with the
12	terms and conditions required under the fol-
13	lowing provisions of paragraph (36) of section
14	7(a) of the Small Business Act (15 U.S.C.
15	636(a)), as added by section 1102 of this Act:
16	(i) Subparagraph (D), pertaining to
17	borrower eligibility.
18	(ii) Subparagraph (E), pertaining to
19	the maximum loan amount.
20	(iii) Subparagraph (F)(i), pertaining
21	to allowable uses of program loans.
22	(iv) Subparagraph (H), pertaining to
23	fee waivers.
24	(v) Subparagraph (M), pertaining to
25	loan deferment.

1	(C) A guarantee percentage that, to the
2	maximum extent practicable, is consistent with
3	the guarantee percentage required under sub-
4	paragraph (F) of section $7(a)(2)$ of the Small
5	Business Act (15 U.S.C. 636(a)(2)), as added by
6	section 1102 of this Act.
7	(D) Loan forgiveness under terms and con-
8	ditions that, to the maximum extent practicable,
9	is consistent with the terms and conditions for
10	loan forgiveness under section 1106 of this Act.
11	(e) Additional Regulations Generally.—The Sec-
12	retary may issue regulations and guidance as necessary to
13	carry out the purposes of this section, including to allow
14	additional lenders to originate loans under this title and
15	to establish terms and conditions such as compensation, un-
16	derwriting standards, interest rates, and maturity for
17	under this section.
18	(f) Certification.—As a condition of receiving a
19	loan under this section, a borrower shall certify under terms
20	acceptable to the Secretary that the borrower—
21	(1) does not have an application nonding for a

(1) does not have an application pending for a
loan under section 7(a) of the Small Business Act (15
U.S.C. 636(a)) for the same purpose; and

(2) has not received such a loan during the pe riod beginning on February 15, 2020 and ending on
 December 31, 2020.

4 (g) OPT-IN FOR SBA QUALIFIED LENDERS.—Lenders qualified to participate as a lender under 7(a) of the Small 5 Business Act (15 U.S.C. 636(a)) may elect to participate 6 in the paycheck protection program under the criteria, 7 8 terms, and conditions established under this section. Such 9 participation shall not preclude the lenders from continuing 10 participation as a lender under section 7(a) of the Small 11 Business Act (15 U.S.C. 636(a)).

12 (h) PROGRAM ADMINISTRATION.—With guidance from the Secretary, the Administrator shall administer the pro-13 gram established under this section, including the making 14 15 and purchasing of guarantees on loans under the program, until the date on which the national emergency declared 16 by the President under the National Emergencies Act (50 17 U.S.C. 1601 et seq.) with respect to the Coronavirus Disease 18 2019 (COVID-19) expires. 19

(i) CRIMINAL PENALTIES.—A loan under this section
shall be deemed to be a loan under the Small Business Act
(15 U.S.C. 631 et seq.) for purposes of section 16 of such
Act (15 U.S.C. 645).

24 SEC. 1110. EMERGENCY EIDL GRANTS.

25 (a) DEFINITIONS.—In this section—

1	(1) the term "covered period" means the period
2	beginning on January 31, 2020 and ending on De-
3	cember 31, 2020; and
4	(2) the term "eligible entity" means—
5	(A) a business with not more than 500 em-
6	ployees;
7	(B) any individual who operates under a
8	sole proprietorship, with or without employees,
9	or as an independent contractor;
10	(C) a cooperative with not more than 500
11	employees;
12	(D) an ESOP (as defined in section 3 of the
13	Small Business Act (15 U.S.C. 632)) with not
14	more than 500 employees; or
15	(E) a tribal small business concern, as de-
16	scribed in section 31(b)(2)(C) of the Small Busi-
17	ness Act (15 U.S.C. $657a(b)(2)(C)$), with not
18	more than 500 employees.
19	(b) ELIGIBLE ENTITIES.—During the covered period,
20	in addition to small business concerns, private nonprofit
21	organizations, and small agricultural cooperatives, an eligi-
22	ble entity shall be eligible for a loan made under section
23	7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2)).
24	(c) Terms; Credit Elsewhere.—With respect to a
25	loan made under section 7(b)(2) of the Small Business Act

(15 U.S.C. 636(b)(2)) in response to COVID-19 during the
 covered period, the Administrator shall waive—

3 (1) any rules related the personal guarantee on
4 advances and loans of not more than \$200,000 during
5 the covered period for all applicants;

6 (2) the requirement that an applicant needs to be 7 in business for the 1-year period before the disaster, 8 except that no waiver may be made for a business 9 that was not in operation on January 31, 2020; and 10 (3) the requirement in the flush matter following 11 subparagraph (E) of section 7(b)(2) of the Small 12 Business Act (15 U.S.C. 636(b)(2)), as so redesignated 13 by subsection (f) of this section, that an applicant be 14 unable to obtain credit elsewhere.

(d) APPROVAL AND ABILITY TO REPAY FOR SMALL
16 DOLLAR LOANS.—With respect to a loan made under sec17 tion 7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2))
18 in response to COVID-19 during the covered period, the
19 Administrator may—

(1) approve an applicant based solely on the
credit score of the applicant and shall not require an
applicant to submit a tax return or a tax return
transcript for such approval; or

24 (2) use alternative appropriate methods to deter25 mine an applicant's ability to repay.

1 (e) EMERGENCY GRANT.—

2	(1) IN GENERAL.—During the covered period, an
3	entity included for eligibility in subsection (b), in-
4	cluding small business concerns, private nonprofit or-
5	ganizations, and small agricultural cooperatives, that
6	applies for a loan under section 7(b)(2) of the Small
7	Business Act (15 U.S.C. 636(b)(2)) in response to
8	COVID-19 may request that the Administrator pro-
9	vide an advance that is, subject to paragraph (3), in
10	the amount requested by such applicant to such appli-
11	cant within 3 days after the Administrator receives
12	an application from such applicant.
13	(2) VERIFICATION.—Before disbursing amounts

13 (2) VERIFICATION. Defore assoursing amounts
14 under this subsection, the Administrator shall verify
15 that the applicant is an eligible entity by accepting
16 a self-certification from the applicant under penalty
17 of perjury pursuant to section 1746 of title 28 United
18 States Code.

19 (3) AMOUNT.—The amount of an advance pro20 vided under this subsection shall be not more than
21 \$10,000.

(4) USE OF FUNDS.—An advance provided under
this subsection may be used to address any allowable
purpose for a loan made under section 7(b)(2) of the

1	Small Business Act (15 U.S.C. 636(b)(2)), includ-
2	ing—
3	(A) providing paid sick leave to employees
4	unable to work due to the direct effect of the
5	COVID–19;
6	(B) maintaining payroll to retain employ-
7	ees during business disruptions or substantial
8	slowdowns;
9	(C) meeting increased costs to obtain mate-
10	rials unavailable from the applicant's original
11	source due to interrupted supply chains;
12	(D) making rent or mortgage payments;
13	and
14	(E) repaying obligations that cannot be met
15	due to revenue losses.
16	(5) Repayment.—An applicant shall not be re-
17	quired to repay any amounts of an advance provided
18	under this subsection, even if subsequently denied a
19	loan under section 7(b)(2) of the Small Business Act
20	(15 U.S.C. 636(b)(2)).
21	(6) UNEMPLOYMENT GRANT.—If an applicant
22	that receives an advance under this subsection trans-
23	fers into, or is approved for, the loan program under
24	section 7(a) of the Small Business Act (15 U.S.C.
25	636(a)), the advance amount shall be reduced from

1	the loan forgiveness amount for a loan for payroll
2	costs made under such section 7(a).
3	(7) AUTHORIZATION OF APPROPRIATIONS.—
4	There is authorized to be appropriated to the Admin-
5	istration \$10,000,000,000 to carry out this subsection.
6	(8) TERMINATION.—The authority to carry out
7	grants under this subsection shall terminate on De-
8	cember 31, 2020.
9	(f) Emergencies Involving Federal Primary Re-
10	SPONSIBILITY QUALIFYING FOR SBA ASSISTANCE.—Sec-
11	tion 7(b)(2) of the Small Business Act (15 U.S.C. 636(b)(2))
12	is amended—
13	(1) in subparagraph (A), by striking "or" at the
14	end;
15	(2) in subparagraph (B), by striking "or" at the
16	end;
17	(3) in subparagraph (C), by striking "or" at the
18	end;
19	(4) by redesignating subparagraph (D) as sub-
20	paragraph (E);
21	(5) by inserting after subparagraph (C) the fol-
22	lowing:
23	"(D) an emergency involving Federal pri-
24	mary responsibility determined to exist by the
25	President under the section 501(b) of the Robert

1	T. Stafford Disaster Relief and Emergency As-
2	sistance Act (42 U.S.C. 5191(b)); or"; and
3	(6) in subparagraph (E), as so redesignated—
4	(A) by striking "or (C)" and inserting "(C),
5	or (D)";
6	(B) by striking "disaster declaration" each
7	place it appears and inserting "disaster or emer-
8	gency declaration";
9	(C) by striking "disaster has occurred" and
10	inserting "disaster or emergency has occurred";
11	(D) by striking "such disaster" and insert-
12	ing "such disaster or emergency"; and
13	(E) by striking "disaster stricken" and in-
14	serting "disaster- or emergency-stricken"; and
15	(7) in the flush matter following subparagraph
16	(E), as so redesignated, by striking the period at the
17	end and inserting the following: ": Provided further,
18	That for purposes of subparagraph (D), the Adminis-
19	trator shall deem that such an emergency affects each
20	State or subdivision thereof (including counties), and
21	that each State or subdivision has sufficient economic
22	damage to small business concerns to qualify for as-
23	sistance under this paragraph and the Administrator
24	shall accept applications for such assistance imme-
25	diately.".

71

3 (a) IN GENERAL.—The Administrator shall provide
4 the resources and services made available by the Adminis5 tration to small business concerns in the 10 most commonly
6 spoken languages, other than English, in the United States,
7 which shall include Mandarin, Cantonese, Japanese, and
8 Korean.

9 (b) AUTHORIZATION OF APPROPRIATIONS.—There is 10 authorized to be appropriated to the Administrator 11 \$25,000,000 to carry out this section.

12 SEC. 1112. SUBSIDY FOR CERTAIN LOAN PAYMENTS.

(a) DEFINITION OF COVERED LOAN.—In this section,
the term "covered loan" means a loan that is—

15	(1) guaranteed by the Administration under—
16	(A) section 7(a) of the Small Business Act
17	(15 U.S.C. 636(a))—
18	(i) including a loan made under the
19	Community Advantage Pilot Program of
20	the Administration; and
21	(ii) excluding a loan made under

- 22 paragraph (36) of such section 7(a), as
 23 added by section 1102; or
- 24 (B) title V of the Small Business Investment
- 25 Act of 1958 (15 U.S.C. 695 et seq.); or

1	(2) made by an intermediary to a small business
2	concern using loans or grants received under section
3	7(m) of the Small Business Act (15 U.S.C. 636(m)).
4	(b) Sense of Congress.—It is the sense of Congress
5	that—
6	(1) all borrowers are adversely affected by
7	COVID–19;
8	(2) relief payments by the Administration are
9	appropriate for all borrowers; and
10	(3) in addition to the relief provided under this
11	Act, the Administration should encourage lenders to
12	provide payment deferments, when appropriate, and
13	to extend the maturity of covered loans, so as to avoid
14	balloon payments or any requirement for increases in
15	debt payments resulting from deferments provided by
16	lenders during the period of the national emergency
17	declared by the President under the National Emer-
18	gencies Act (50 U.S.C. 1601 et seq.) with respect to
19	the Coronavirus Disease 2019 (COVID–19).
20	(c) PRINCIPAL AND INTEREST PAYMENTS.—
21	(1) IN GENERAL.—The Administrator shall pay
22	the principal, interest, and any associated fees that
23	are owed on a covered loan in a regular servicing sta-
24	tus—

1	(A) with respect to a covered loan made be-
2	fore the date of enactment of this Act and not on
3	deferment, for the 6-month period beginning with
4	the next payment due on the covered loan;
5	(B) with respect to a covered loan made be-
6	fore the date of enactment of this Act and on
7	deferment, for the 6-month period beginning with
8	the next payment due on the covered loan after
9	the deferment period; and
10	(C) with respect to a covered loan made
11	during the period beginning on the date of enact-
12	ment of this Act and ending on the date that is
13	6 months after such date of enactment, for the 6-
14	month period beginning with the first payment
15	due on the covered loan.
16	(2) TIMING OF PAYMENT.—The Administrator
17	shall begin making payments under paragraph (1) on
18	a covered loan not later than 30 days after the date
19	on which the first such payment is due.
20	(3) APPLICATION OF PAYMENT.—Any payment
21	made by the Administrator under paragraph (1) shall
22	be applied to the covered loan such that the borrower
23	is relieved of the obligation to pay that amount.
24	(d) Other Requirements.—The Administrator
25	1 11

25 shall—

1	(1) communicate and coordinate with the Fed-
2	eral Deposit Insurance Corporation, the Office of the
3	Comptroller of the Currency, and State bank regu-
4	lators to encourage those entities to not require lend-
5	ers to increase their reserves on account of receiving
6	payments made by the Administrator under sub-
7	section (c);
8	(2) waive statutory limits on maximum loan
9	maturities for any covered loan durations where the
10	lender provides a deferral and extends the maturity
11	of covered loans during the 1-year period following
12	the date of enactment of this Act; and
13	(3) when necessary to provide more time because
14	of the potential of higher volumes, travel restrictions,
15	and the inability to access some properties during the
16	COVID-19 pandemic, extend lender site visit require-
17	ments to—
18	(A) not more than 60 days (which may be
19	extended at the discretion of the Administration)
20	after the occurrence of an adverse event, other
21	than a payment default, causing a loan to be
22	classified as in liquidation; and
23	(B) not more than 90 days after a payment
24	default.

(e) RULE OF CONSTRUCTION.—Nothing in this section
 may be construed to limit the authority of the Adminis trator to make payments pursuant to subsection (c) with
 respect to a covered loan solely because the covered loan has
 been sold in the secondary market.

6 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
7 authorized to be appropriated to the Administrator
8 \$17,000,000,000 to carry out this section.

9 SEC. 1113. BANKRUPTCY.

10 (a) Small Business Debtor Reorganization.—

11 (1) IN GENERAL.—Section 1182(1) of title 11,
12 United States Code, is amended to read as follows:

13 "(1) DEBTOR.—The term 'debtor'—

14 "(A) subject to subparagraph (B), means a 15 person engaged in commercial or business activi-16 ties (including any affiliate of such person that 17 is also a debtor under this title and excluding a 18 person whose primary activity is the business of 19 owning single asset real estate) that has aggre-20 gate noncontingent liquidated secured and unse-21 cured debts as of the date of the filing of the peti-22 tion or the date of the order for relief in an 23 amount not more than \$7,500,000 (excluding 24 debts owed to 1 or more affiliates or insiders) not

1	less than 50 percent of which arose from the com-
2	mercial or business activities of the debtor; and
3	(B) does not include—
4	"(i) any member of a group of affili-
5	ated debtors that has aggregate noncontin-
6	gent liquidated secured and unsecured debts
7	in an amount greater than \$7,500,000 (ex-
8	cluding debt owed to 1 or more affiliates or
9	insiders);
10	"(ii) any debtor that is a corporation
11	subject to the reporting requirements under
12	section 13 or $15(d)$ of the Securities Ex-
13	change Act of 1934 (15 U.S.C. 78m,
14	780(d)); or
15	"(iii) any debtor that is an affiliate of
16	an issuer, as defined in section 3 of the Se-
17	curities Exchange Act of 1934 (15 U.S.C.
18	78c).".
19	(2) Applicability of chapters.—Section
20	103(i) of title 11, United States Code, is amended by
21	striking "small business debtor" and inserting "debtor
22	(as defined in section 1182)".
23	(3) Application of amendment.—The amend-
24	ment made by paragraph (1) shall apply only with

respect to cases commenced under title 11, United

76

1	States Code, on or after the date of enactment of this
2	Act.
3	(4) Technical corrections.—
4	(A) Definition of small business debt-
5	OR.—Section $101(51D)(B)(iii)$ of title 11,
6	United States Code, is amended to read as fol-
7	lows:
8	"(iii) any debtor that is an affiliate of
9	an issuer (as defined in section 3 of the Se-
10	curities Exchange Act of 1934 (15 U.S.C.
11	78c)).".
12	(B) UNCLAIMED PROPERTY.—Section
13	347(b) of title 11, United States Code, is amend-
14	ed by striking "1194" and inserting "1191".
15	(5) SUNSET.—On the date that is 1 year after
16	the date of enactment of this Act, section 1182(1) of
17	title 11, United States Code, is amended to read as
18	follows:
19	"(1) DEBTOR.—The term 'debtor' means a small
20	business debtor.".
21	(b) BANKRUPTCY RELIEF.—
22	(1) IN GENERAL.—
23	(A) Exclusion from current monthly
24	INCOME.—Section 101(10A)(B)(ii) of title 11,
25	United States Code, is amended—

1	(i) in subclause (III), by striking ";
2	and" and inserting a semicolon;
3	(ii) in subclause (IV), by striking the
4	period at the end and inserting "; and";
5	and
6	(iii) by adding at the end the fol-
7	lowing:
8	"(V) Payments made under Fed-
9	eral law relating to the national emer-
10	gency declared by the President under
11	the National Emergencies Act (50
12	U.S.C. 1601 et seq.) with respect to the
13	coronavirus disease 2019 (COVID–
14	19).".
15	(B) CONFIRMATION OF PLAN.—Section
16	1325(b)(2) of title 11, United States Code, is
17	amended by inserting "payments made under
18	Federal law relating to the national emergency
19	declared by the President under the National
20	Emergencies Act (50 U.S.C. 1601 et seq.) with
21	respect to the coronavirus disease 2019 (COVID-
22	19)," after "other than".
23	(C) MODIFICATION OF PLAN AFTER CON-
24	FIRMATION.—Section 1329 of title 11, United

1	States Code, is amended by adding at end the
2	following:
3	"(d)(1) Subject to paragraph (3), for a plan confirmed
4	prior to the date of enactment of this subsection, the plan
5	may be modified upon the request of the debtor if—
6	"(A) the debtor is experiencing or has experi-
7	enced a material financial hardship due, directly or
8	indirectly, to the coronavirus disease 2019 (COVID-
9	19) pandemic; and
10	``(B) the modification is approved after notice
11	and a hearing.
12	"(2) A plan modified under paragraph (1) may not
13	provide for payments over a period that expires more than
14	7 years after the time that the first payment under the
15	original confirmed plan was due.
16	"(3) Sections 1322(a), 1322(b), 1323(c), and the re-
17	quirements of section 1325(a) shall apply to any modifica-
18	tion under paragraph (1).".
19	(D) Applicability.—
20	(i) The amendments made by subpara-
21	graphs (A) and (B) shall apply to any case
22	commenced before, on, or after the date of
23	enactment of this Act.
24	(ii) The amendment made by subpara-
25	graph (C) shall apply to any case for which

1	a plan has been confirmed under section
2	1325 of title 11, United States Code, before
3	the date of enactment of this Act.
4	(2) SUNSET.—
5	(A) IN GENERAL.—
6	(i) EXCLUSION FROM CURRENT
7	MONTHLY INCOME.—Section
8	101(10A)(B)(ii) of title 11, United States
9	Code, is amended—
10	(I) in subclause (III), by striking
11	the semicolon at the end and inserting
12	"; and";
13	(II) in subclause (IV), by striking
14	"; and" and inserting a period; and
15	(III) by striking subclause (V).
16	(ii) Confirmation of plan.—Section
17	1325(b)(2) of title 11, United States Code,
18	is amended by striking ''payments made
19	under Federal law relating to the national
20	emergency declared by the President under
21	the National Emergencies Act (50 U.S.C.
22	1601 et seq.) with respect to the coronavirus
23	disease 2019 (COVID-19),".
24	(iii) Modification of plan after
25	CONFIRMATION.—Section 1329 of title 11,

1	United States Code, is amended by striking	
2	subsection (d) .	
3	(B) EFFECTIVE DATE.—The amendments	
4	made by subparagraph (A) shall take effect on	
5	the date that is 1 year after the date of enact-	
6	ment of this Act.	
7	U U	
8		
9	this Act, the Administrator shall issue regulations to carry	
10	out this title and the amendments made by this title without	
11	regard to the notice requirements under section 553(b) of	
12	title 5, United States Code.	
13	TITLE II—ASSISTANCE FOR	
14	AMERICAN WORKERS, FAMI-	
15	LIES, AND BUSINESSES	
16	Subtitle A—Unemployment	
17	Insurance Provisions	
18	SEC. 2101. SHORT TITLE.	
19	This subtitle may be cited as the "Relief for Workers	
	This subtitle may be cited as the "Relief for Workers Affected by Coronavirus Act".	
20	Affected by Coronavirus Act".	
20 21	Affected by Coronavirus Act". SEC. 2102. PANDEMIC UNEMPLOYMENT ASSISTANCE.	

1	(2) COVID-19 public health emergency.—
2	The term "COVID–19 public health emergency"
3	means the public health emergency declared by the
4	Secretary of Health and Human Services on January
5	27, 2020, with respect to the 2019 Novel Coronavirus.
6	(3) Covered individual.—The term "covered
7	individual"—
8	(A) means an individual who—
9	(i) is not eligible for regular compensa-
10	tion or extended benefits under State or
11	Federal law or pandemic emergency unem-
12	ployment compensation under section 2107,
13	including an individual who has exhausted
14	all rights to regular unemployment or ex-
15	tended benefits under State or Federal law
16	or pandemic emergency unemployment com-
17	pensation under section 2107; and
18	(ii) provides self-certification that the
19	individual—
20	(I) is otherwise able to work and
21	available for work within the meaning
22	of applicable State law, except the in-
23	dividual is unemployed, partially un-
24	employed, or unable or unavailable to
25	work because—

1	(aa) the individual has been
2	diagnosed with COVID-19 or is
3	experiencing symptoms of
4	COVID–19 and seeking a medical
5	diagnosis;
6	(bb) a member of the individ-
7	ual's household has been diagnosed
8	with COVID-19;
9	(cc) the individual is pro-
10	viding care for a family member
11	or a member of the individual's
12	household who has been diagnosed
13	with COVID-19;
14	(dd) a child or other person
15	in the household for which the in-
16	dividual has primary caregiving
17	responsibility is unable to attend
18	school or another facility that is
19	closed as a direct result of the
20	COVID–19 public health emer-
21	gency and such school or facility
22	care is required for the individual
23	to work;
24	(ee) the individual is unable
25	to reach the place of employment

	04
1	because of a quarantine imposed
2	as a direct result of the COVID-
3	19 public health emergency;
4	(ff) the individual is unable
5	to reach the place of employment
6	because the individual has been
7	advised by a health care provider
8	to self-quarantine due to concerns
9	related to COVID-19;
10	(gg) the individual was
11	scheduled to commence employ-
12	ment and does not have a job or
13	is unable to reach the job as a di-
14	rect result of the COVID-19 pub-
15	lic health emergency;
16	(hh) the individual has be-
17	come the breadwinner or major
18	support for a household because
19	the head of the household has died
20	as a direct result of COVID-19;
21	(ii) the individual has to
22	quit his or her job as a direct re-
23	sult of COVID-19;
24	(jj) the individual's place of
25	employment is closed as a direct

1

2

- result of the COVID–19 public health emergency; or
- 3 (kk) the individual meets
 4 any additional criteria established
 5 by the Secretary for unemploy6 ment assistance under this sec7 tion; or
- 8 (II) is self-employed, is seeking 9 part-time employment, does not have 10 sufficient work history, or otherwise would not qualify for regular unem-11 12 ployment or extended benefits under 13 State or Federal law or pandemic 14 emergency unemployment compensa-15 tion under section 2107 and meets the 16 requirements of subclause (I); and 17 (B) does not include— 18 (i) an individual who has the ability 19 to telework with pay; or

20 (ii) an individual who is receiving
21 paid sick leave or other paid leave benefits,
22 regardless of whether the individual meets a
23 qualification described in items (aa)
24 through (kk) of subparagraph (A)(i)(I).

1	(4) Secretary.—The term "Secretary" means
2	the Secretary of Labor.
3	(5) State.—The term "State" includes the Dis-
4	trict of Columbia, the Commonwealth of Puerto Rico,
5	the Virgin Islands, Guam, American Samoa, the
6	Commonwealth of the Northern Mariana Islands, the
7	Federated States of Micronesia, the Republic of the
8	Marshall Islands, and the Republic of Palau.
9	(b) Assistance for Unemployment as a Result of
10	COVID-19.—Subject to subsection (c), the Secretary shall
11	provide to any covered individual unemployment benefit as-
12	sistance while such individual is unemployed, partially un-
13	employed, or unable to work for the weeks of such unemploy-
14	ment with respect to which the individual is not entitled
15	to any other unemployment compensation (as that term is
16	defined in section 85(b) of title 26, United States Code) or
17	waiting period credit.
10	(a) $A DDI ICADII I///$

18 (c) APPLICABILITY.—

19 (1) IN GENERAL.—Except as provided in para20 graph (2), the assistance authorized under subsection
21 (b) shall be available to a covered individual—
22 (A) for weeks of unemployment, partial un23 employment, or inability to work caused by
24 COVID-19—

1	(i) beginning on or after January 27,
2	2020; and
3	(ii) ending on or before December 31,
4	2020; and
5	(B) subject to subparagraph $(A)(ii)$, as long
6	as the covered individual's unemployment, par-
7	tial unemployment, or inability to work caused
8	by COVID-19 continues.
9	(2) Limitation on duration of Assistance.—
10	The total number of weeks for which a covered indi-
11	vidual may receive assistance under this section shall
12	not exceed 39 weeks and such total shall include any
13	week for which the covered individual received regular
14	compensation or extended benefits under any Federal
15	or State law, except that if after the date of enactment
16	of this Act, the duration of extended benefits is ex-
17	tended, the 39-week period described in this para-
18	graph shall be extended by the number of weeks that
19	is equal to the number of weeks by which the extended
20	benefits were extended.
21	(3) Assistance for unemployment before
22	date of enactment.—The Secretary shall establish
23	a process for making assistance under this section
24	available for weeks beginning on or after January 27,
25	2020, and before the date of enactment of this Act.

1 (d) Amount of Assistance.—

2	(1) IN GENERAL.—The assistance authorized
3	under subsection (b) for a week of unemployment,
4	partial unemployment, or inability to work shall be—
5	(A)(i) the weekly benefit amount authorized
6	under the unemployment compensation law of
7	the State where the covered individual was em-
8	ployed, except that the amount may not be less
9	than the minimum weekly benefit amount de-
10	scribed in section 625.6 of title 20, Code of Fed-
11	eral Regulations, or any successor thereto; and
12	(ii) the amount of Federal Pandemic Unem-
13	ployment Compensation under section 2104; and
14	(B) in the case of an increase of the weekly
15	benefit amount after the date of enactment of this
16	Act, increased in an amount equal to such in-
17	crease.
18	(2) CALCULATIONS OF AMOUNTS FOR CERTAIN
19	COVERED INDIVIDUALS.—In the case of a covered in-
20	dividual who is self-employed, who lives in a territory
21	described in subsection (c) or (d) of section 625.6 of
22	title 20, Code of Federal Regulations, or who would
23	not otherwise qualify for unemployment compensation
24	under State law, the assistance authorized under sub-
25	section (b) for a week of unemployment shall be cal-

1	culated in accordance with section 625.6 of title 20,
2	Code of Federal Regulations, or any successor thereto,
3	and shall be increased by the amount of Federal Pan-
4	demic Unemployment Compensation under section
5	2104.
6	(3) Allowable methods of payment.—Any
7	assistance provided for in accordance with paragraph
8	(1)(A)(ii) shall be payable either—
9	(A) as an amount which is paid at the
10	same time and in the same manner as the assist-
11	ance provided for in paragraph $(1)(A)(i)$ is pay-
12	able for the week involved; or
13	(B) at the option of the State, by payments
14	which are made separately from, but on the same
15	weekly basis as, any assistance provided for in
16	paragraph (1)(A)(i).
17	(e) WAIVER OF STATE REQUIREMENT.—Notwith-
18	standing State law, for purposes of assistance authorized
19	under this section, compensation under this Act shall be
20	made to an individual otherwise eligible for such compensa-
21	tion without any waiting period.
22	(f) Agreements With States.—
23	(1) IN GENERAL.—The Secretary shall provide
24	the assistance authorized under subsection (b) through
25	agreements with States which, in the judgment of the

1	Secretary, have an adequate system for administering
2	such assistance through existing State agencies.
3	(2) PAYMENTS TO STATES.—There shall be paid
4	to each State which has entered into an agreement
5	under this subsection an amount equal to 100 percent
6	<i>of</i>
7	(A) the total amount of assistance provided
8	by the State pursuant to such agreement; and
9	(B) any additional administrative expenses
10	incurred by the State by reason of such agree-
11	ment (as determined by the Secretary), including
12	any administrative expenses necessary to facili-
13	tate processing of applications for assistance
14	under this section online or by telephone rather
15	than in-person.
16	(3) TERMS OF PAYMENTS.—Sums payable to any
17	State by reason of such State's having an agreement
18	under this subsection shall be payable, either in ad-
19	vance or by way of reimbursement (as determined by
20	the Secretary), in such amounts as the Secretary esti-
21	mates the State will be entitled to receive under this
22	subsection for each calendar month, reduced or in-
23	creased, as the case may be, by any amount by which
24	the Secretary finds that his estimates for any prior
25	calendar month were greater or less than the amounts

1	which should have been paid to the State. Such esti-
2	mates may be made on the basis of such statistical,
3	sampling, or other method as may be agreed upon by
4	the Secretary and the State agency of the State in-
5	volved.
6	(g) FUNDING.—
7	(1) Assistance.—
8	(A) IN GENERAL.—Funds in the extended
9	unemployment compensation account (as estab-
10	lished by section 905(a) of the Social Security
11	Act (42 U.S.C. $1105(a)$) of the Unemployment
12	Trust Fund (as established by section $904(a)$ of
13	such Act (42 U.S.C. $1104(a)$) shall be used to
14	make payments to States pursuant to subsection
15	(f)(2)(A).
16	(B) TRANSFER OF FUNDS.—Notwith-
17	standing any other provision of law, the Sec-
18	retary of the Treasury shall transfer from the
19	general fund of the Treasury (from funds not
20	otherwise appropriated) to the extended unem-
21	ployment compensation account such sums as the
22	Secretary of Labor estimates to be necessary to
23	make payments described in subparagraph (A).
24	There are appropriated from the general fund of
25	the Treasury, without fiscal year limitation, the

1 sums referred to in the preceding sentence and such sums shall not be required to be repaid. 2 3 (2) Administrative expenses.— 4 (A) IN GENERAL.—Funds in the employ-5 ment security administration account (as estab-6 lished by section 901(a) of the Social Security 7 Act (42 U.S.C. 1105(a)) of the Unemployment 8 Trust Fund (as established by section 904(a) of 9 such Act (42 U.S.C. 1104(a)) shall be used to 10 make payments to States pursuant to subsection 11 (f)(2)(B).12 (B)TRANSFER FUNDS.—Notwith-OF13 standing any other provision of law, the Sec-14 retary of the Treasury shall transfer from the 15 general fund of the Treasury (from funds not 16 otherwise appropriated) to the employment secu-17 rity administration account such sums as the 18 Secretary of Labor estimates to be necessary to 19 make payments described in subparagraph (A). 20 There are appropriated from the general fund of 21 the Treasury, without fiscal year limitation, the 22 sums referred to in the preceding sentence and 23 such sums shall not be required to be repaid. 24 (3) CERTIFICATIONS.—The Secretary of Labor

shall from time to time certify to the Secretary of the

1	Treasury for payment to each State the sums payable
2	to such State under paragraphs (1) and (2).
3	(h) Relationship Between Pandemic Unemploy-
4	MENT ASSISTANCE AND DISASTER UNEMPLOYMENT ASSIST-
5	ANCE.—Except as otherwise provided in this section or to
6	the extent there is a conflict between this section and section
7	625 of title 20, Code of Federal Regulations, such section
8	625 shall apply to this section as if—
9	(1) the term "COVID-19 public health emer-
10	gency" were substituted for the term "major disaster"
11	each place it appears in such section 625; and
12	(2) the term "pandemic" were substituted for the
13	term "disaster" each place it appears in such section
14	625.
15	SEC. 2103. EMERGENCY UNEMPLOYMENT RELIEF FOR GOV-
16	
10	ERNMENTAL ENTITIES AND NONPROFIT OR-
10	ERNMENTAL ENTITIES AND NONPROFIT OR- GANIZATIONS.
17	GANIZATIONS.
17 18	GANIZATIONS. (a) Flexibility in Paying Reimbursement.—The
17 18 19	GANIZATIONS. (a) FLEXIBILITY IN PAYING REIMBURSEMENT.—The Secretary of Labor may issue clarifying guidance to allow
17 18 19 20	GANIZATIONS. (a) FLEXIBILITY IN PAYING REIMBURSEMENT.—The Secretary of Labor may issue clarifying guidance to allow States to interpret their State unemployment compensation laws in a manner that would provide maximum flexibility
 17 18 19 20 21 	GANIZATIONS. (a) FLEXIBILITY IN PAYING REIMBURSEMENT.—The Secretary of Labor may issue clarifying guidance to allow States to interpret their State unemployment compensation laws in a manner that would provide maximum flexibility

(b) FEDERAL FUNDING.—Section 903 of the Social Se curity Act (42 U.S.C. 1103) is amended by adding at the
 end the following:

4 "Transfers for Federal Reimbursement of State
5 Unemployment Funds

6 "(i)(1)(A) In addition to any other amounts, the Sec-7 retary of Labor shall provide for the transfer of funds dur-8 ing the applicable period to the accounts of the States in 9 the Unemployment Trust Fund, by transfer from amounts 10 reserved for that purpose in the Federal unemployment ac-11 count, in accordance with the succeeding provisions of this 12 subsection.

13 (B) The amount of funds transferred to the account of a State under subparagraph (A) during the applicable 14 15 period shall, as determined by the Secretary of Labor, be equal to one-half of the amounts of compensation (as defined 16 in section 3306(h) of the Internal Revenue Code of 1986) 17 attributable under the State law to service to which section 18 3309(a)(1) of such Code applies that were paid by the State 19 for weeks of unemployment beginning and ending during 20 21 such period. Such transfers shall be made at such times as 22 the Secretary of Labor considers appropriate.

23 "(C) Notwithstanding any other law, funds transferred
24 to the account of a State under subparagraph (A) shall be
25 used exclusively to reimburse governmental entities and

other organizations described in section 3309(a)(2) of such
 Code for amounts paid (in lieu of contributions) into the
 State unemployment fund pursuant to such section.

4 "(D) For purposes of this paragraph, the term 'appli5 cable period' means the period beginning on March 13,
6 2020, and ending on December 31, 2020.

7 "(2)(A) Notwithstanding any other provision of law, 8 the Secretary of the Treasury shall transfer from the general 9 fund of the Treasury (from funds not otherwise appro-10 priated) to the Federal unemployment account such sums 11 as the Secretary of Labor estimates to be necessary for pur-12 poses of making the transfers described in paragraph (1). 13 "(B) There are appropriated from the general fund of 14 the Treasury, without fiscal year limitation, the sums re-

15 ferred to in subparagraph (A) and such sums shall not be16 required to be repaid.".

17 SEC. 2104. EMERGENCY INCREASE IN UNEMPLOYMENT18COMPENSATION BENEFITS.

(a) FEDERAL-STATE AGREEMENTS.—Any State which
desires to do so may enter into and participate in an agreement under this section with the Secretary of Labor (in this
section referred to as the "Secretary"). Any State which is
a party to an agreement under this section may, upon providing 30 days' written notice to the Secretary, terminate
such agreement.

1 (b) Provisions of Agreement.—

2	(1) FEDERAL PANDEMIC UNEMPLOYMENT COM-
3	PENSATION.—Any agreement under this section shall
4	provide that the State agency of the State will make
5	payments of regular compensation to individuals in
6	amounts and to the extent that they would be deter-
7	mined if the State law of the State were applied, with
8	respect to any week for which the individual is (dis-
9	regarding this section) otherwise entitled under the
10	State law to receive regular compensation, as if such
11	State law had been modified in a manner such that
12	the amount of regular compensation (including de-
13	pendents' allowances) payable for any week shall be
14	equal to—
15	(A) the amount determined under the State
16	law (before the application of this paragraph),
17	plus
18	(B) an additional amount of \$600 (in this

section referred to as "Federal Pandemic Unemployment Compensation").

21 (2) ALLOWABLE METHODS OF PAYMENT.—Any
22 Federal Pandemic Unemployment Compensation pro23 vided for in accordance with paragraph (1) shall be
24 payable either—

1	(A) as an amount which is paid at the
2	same time and in the same manner as any reg-
3	ular compensation otherwise payable for the
4	week involved; or
5	(B) at the option of the State, by payments
6	which are made separately from, but on the same
7	weekly basis as, any regular compensation other-
8	wise payable.
9	(c) Nonreduction Rule.—
10	(1) IN GENERAL.—An agreement under this sec-
11	tion shall not apply (or shall cease to apply) with re-
12	spect to a State upon a determination by the Sec-
13	retary that the method governing the computation of
14	regular compensation under the State law of that
15	State has been modified in a manner such that the
16	number of weeks (the maximum benefit entitlement),
17	or the average weekly benefit amount, of regular com-
18	pensation which will be payable during the period of
19	the agreement (determined disregarding any Federal
20	Pandemic Unemployment Compensation) will be less
21	than the number of weeks, or the average weekly ben-
22	efit amount, of the average weekly benefit amount of
23	regular compensation which would otherwise have
24	been payable during such period under the State law,
25	as in effect on January 1, 2020.

1	(2) Maximum benefit entitlement.—In para-
2	graph (1), the term "maximum benefit entitlement"
3	means the amount of regular unemployment com-
4	pensation payable to an individual with respect to
5	the individual's benefit year.
6	(d) PAYMENTS TO STATES.—
7	(1) IN GENERAL.—
8	(A) Full reimbursement.—There shall be
9	paid to each State which has entered into an
10	agreement under this section an amount equal to
11	100 percent of—
12	(i) the total amount of Federal Pan-
13	demic Unemployment Compensation paid
14	to individuals by the State pursuant to such
15	agreement; and
16	(ii) any additional administrative ex-
17	penses incurred by the State by reason of
18	such agreement (as determined by the Sec-
19	retary).
20	(B) TERMS OF PAYMENTS.—Sums payable
21	to any State by reason of such State's having an
22	agreement under this section shall be payable, ei-
23	ther in advance or by way of reimbursement (as
24	determined by the Secretary), in such amounts
25	as the Secretary estimates the State will be enti-

1 tled to receive under this section for each calendar month, reduced or increased, as the case 2 3 may be, by any amount by which the Secretary 4 finds that his estimates for any prior calendar 5 month were greater or less than the amounts 6 which should have been paid to the State. Such 7 estimates may be made on the basis of such sta-8 tistical, sampling, or other method as may be 9 agreed upon by the Secretary and the State 10 agency of the State involved. (2) CERTIFICATIONS.—The Secretary shall from 11 12 time to time certify to the Secretary of the Treasury 13 for payment to each State the sums payable to such 14 State under this section. 15 (3) APPROPRIATION.—There are appropriated 16 from the general fund of the Treasury, without fiscal 17 year limitation, such sums as may be necessary for 18 purposes of this subsection. 19 (e) APPLICABILITY.—An agreement entered into under 20 this section shall apply to weeks of unemployment— 21 (1) beginning after the date on which such agree-22 ment is entered into; and 23 (2) ending on or before July 31, 2020. 24 (f) FRAUD AND OVERPAYMENTS.—

1	(1) IN GENERAL.—If an individual knowingly
2	has made, or caused to be made by another, a false
3	statement or representation of a material fact, or
4	knowingly has failed, or caused another to fail, to dis-
5	close a material fact, and as a result of such false
6	statement or representation or of such nondisclosure
7	such individual has received an amount of Federal
8	Pandemic Unemployment Compensation to which
9	such individual was not entitled, such individual—
10	(A) shall be ineligible for further Federal
11	Pandemic Unemployment Compensation in ac-
12	cordance with the provisions of the applicable
13	State unemployment compensation law relating
14	to fraud in connection with a claim for unem-
15	ployment compensation; and
16	(B) shall be subject to prosecution under
17	section 1001 of title 18, United States Code.
18	(2) Repayment.—In the case of individuals who
19	have received amounts of Federal Pandemic Unem-
20	ployment Compensation to which they were not enti-
21	tled, the State shall require such individuals to repay
22	the amounts of such Federal Pandemic Unemploy-
23	ment Compensation to the State agency, except that
24	the State agency may waive such repayment if it de-
25	termines that—

1	(A) the payment of such Federal Pandemic
2	Unemployment Compensation was without fault
3	on the part of any such individual; and
4	(B) such repayment would be contrary to
5	equity and good conscience.
6	(3) Recovery by state agency.—
7	(A) IN GENERAL.—The State agency shall
8	recover the amount to be repaid, or any part
9	thereof, by deductions from any Federal Pan-
10	demic Unemployment Compensation payable to
11	such individual or from any unemployment com-
12	pensation payable to such individual under any
13	State or Federal unemployment compensation
14	law administered by the State agency or under
15	any other State or Federal law administered by
16	the State agency which provides for the payment
17	of any assistance or allowance with respect to
18	any week of unemployment, during the 3-year
19	period after the date such individuals received
20	the payment of the Federal Pandemic Unemploy-
21	ment Compensation to which they were not enti-
22	tled, in accordance with the same procedures as
23	apply to the recovery of overpayments of regular
24	unemployment benefits paid by the State.

1	(B) Opportunity for hearing.—No re-
2	payment shall be required, and no deduction
3	shall be made, until a determination has been
4	made, notice thereof and an opportunity for a
5	fair hearing has been given to the individual,
6	and the determination has become final.
7	(4) REVIEW.—Any determination by a State
8	agency under this section shall be subject to review in
9	the same manner and to the same extent as deter-
10	minations under the State unemployment compensa-
11	tion law, and only in that manner and to that extent.
12	(g) Application to Other Unemployment Bene-
13	FITS.—Each agreement under this section shall include pro-
14	visions to provide that the purposes of the preceding provi-
15	sions of this section shall be applied with respect to unem-
16	ployment benefits described in subsection $(i)(2)$ to the same
17	extent and in the same manner as if those benefits were

18 regular compensation.

(h) DISREGARD OF ADDITIONAL COMPENSATION FOR
PURPOSES OF MEDICAID AND CHIP.—The monthly equivalent of any Federal pandemic unemployment compensation
paid to an individual under this section shall be disregarded when determining income for any purpose under
the programs established under titles XIX and title XXI of

the Social Security Act (42 U.S.C. 1396 et seq., 1397aa et
 seq.).

3	(i) DEFINITIONS.—For purposes of this section—
4	(1) the terms "compensation", "regular com-
5	pensation", "benefit year", "State", "State agency",
6	"State law", and "week" have the respective meanings
7	given such terms under section 205 of the Federal-
8	State Extended Unemployment Compensation Act of
9	1970 (26 U.S.C. 3304 note); and
10	(2) any reference to unemployment benefits de-
11	scribed in this paragraph shall be considered to refer
12	to—
13	(A) extended compensation (as defined by
14	section 205 of the Federal-State Extended Unem-
15	ployment Compensation Act of 1970);
16	(B) regular compensation (as defined by
17	section 85(b) of the Internal Revenue Code of
18	1986) provided under any program administered
19	by a State under an agreement with the Sec-
20	retary;
21	(C) pandemic unemployment assistance
22	under section 2102; and
23	(D) pandemic emergency unemployment
24	compensation under section 2107.

1 SEC. 2105. TEMPORARY FULL FEDERAL FUNDING OF THE 2 FIRST WEEK OF COMPENSABLE REGULAR UN 3 EMPLOYMENT FOR STATES WITH NO WAITING 4 WEEK.

5 (a) FEDERAL-STATE AGREEMENTS.—Any State which 6 desires to do so may enter into and participate in an agree-7 ment under this section with the Secretary of Labor (in this 8 section referred to as the "Secretary"). Any State which is 9 a party to an agreement under this section may, upon pro-10 viding 30 days' written notice to the Secretary, terminate 11 such agreement.

12 (b) Requirement That State Law Does Not APPLY A WAITING WEEK.—A State is eligible to enter into 13 an agreement under this section if the State law (including 14 a waiver of State law) provides that compensation is paid 15 16 to individuals for their first week of regular unemployment without a waiting week. An agreement under this section 17 18 shall not apply (or shall cease to apply) with respect to 19 a State upon a determination by the Secretary that the 20 State law no longer meets the requirement under the pre-21 ceding sentence.

22 (c) PAYMENTS TO STATES.—

(1) FULL REIMBURSEMENT.—There shall be paid
to each State which has entered into an agreement
under this section an amount equal to 100 percent
of—

	100
1	(A) the total amount of regular compensa-
2	tion paid to individuals by the State for their
3	first week of regular unemployment; and
4	(B) any additional administrative expenses
5	incurred by the State by reason of such agree-
6	ment (as determined by the Secretary).
7	(2) TERMS OF PAYMENTS.—Sums payable to any
8	State by reason of such State's having an agreement
9	under this section shall be payable, either in advance
10	or by way of reimbursement (as determined by the
11	Secretary), in such amounts as the Secretary esti-
12	mates the State will be entitled to receive under this
13	section for each calendar month, reduced or increased,
14	as the case may be, by any amount by which the Sec-
15	retary finds that his estimates for any prior calendar
16	month were greater or less than the amounts which
17	should have been paid to the State. Such estimates
18	may be made on the basis of such statistical, sam-
19	pling, or other method as may be agreed upon by the
20	Secretary and the State agency of the State involved.
21	(d) FUNDING.—
22	(1) Compensation.—
23	(A) IN GENERAL.—Funds in the Federal
24	unemployment account (as established by section
25	905(g)) of the Unemployment Trust Fund (as es-

	100
1	tablished by section $904(a)$) shall be used to
2	make payments under subsection $(c)(1)(A)$.
3	(B) TRANSFER OF FUNDS.—Notwith-
4	standing any other provision of law, the Sec-
5	retary of the Treasury shall transfer from the
6	general fund of the Treasury (from funds not
7	otherwise appropriated) to the Federal unem-
8	ployment account such sums as the Secretary of
9	Labor estimates to be necessary to make pay-
10	ments described in subparagraph (A). There are
11	appropriated from the general fund of the Treas-
12	ury, without fiscal year limitation, the sums re-
13	ferred to in the preceding sentence and such
14	sums shall not be required to be repaid.
15	(2) Administrative expenses.—
16	(A) IN GENERAL.—Funds in the employ-
17	ment security administration account (as estab-
18	lished by section 901(a) of the Social Security
19	Act (42 U.S.C. $1105(a)$) of the Unemployment
20	Trust Fund (as established by section 904(a) of
21	such Act (42 U.S.C. $1104(a)$) shall be used to
22	make payments to States pursuant to subsection
23	(c)(1)(B).
24	(B) TRANSFER OF FUNDS.—Notwith-

25 standing any other provision of law, the Sec-

1	retary of the Treasury shall transfer from the
2	general fund of the Treasury (from funds not
3	otherwise appropriated) to the employment secu-
4	rity administration account such sums as the
5	Secretary of Labor estimates to be necessary to
6	make payments described in subparagraph (A) .
7	There are appropriated from the general fund of
8	the Treasury, without fiscal year limitation, the
9	sums referred to in the preceding sentence and
10	such sums shall not be required to be repaid.
11	(3) CERTIFICATIONS.—The Secretary shall from
12	time to time certify to the Secretary of the Treasury
13	for payment to each State the sums payable to such
14	State under this section.
15	(e) APPLICABILITY.—An agreement entered into under
16	this section shall apply to weeks of unemployment—
17	(1) beginning after the date on which such agree-
18	ment is entered into; and
19	(2) ending on or before December 31, 2020.
20	(f) Fraud and Overpayments.—The provisions of
21	section 2107(e) shall apply with respect to compensation
22	paid under an agreement under this section to the same
23	extent and in the same manner as in the case of pandemic
24	emergency unemployment compensation under such section.

(g) DEFINITIONS.—For purposes of this section, the
 terms "regular compensation", "State", "State agency",
 "State law", and "week" have the respective meanings given
 such terms under section 205 of the Federal-State Extended
 Unemployment Compensation Act of 1970 (26 U.S.C. 3304
 note).

7 SEC. 2106. EMERGENCY STATE STAFFING FLEXIBILITY.

8 Section 4102(b) of the Emergency Unemployment Sta9 bilization and Access Act of 2020 (contained in division
10 D of the Families First Coronavirus Response Act) is
11 amended—

(1) by striking "or employer experience rating"
and inserting "employer experience rating, or, subject
to the succeeding sentence, personnel standards on a
merit basis"; and

(2) by adding at the end the following new sentence: "The emergency flexibility for personnel standards on a merit basis shall only apply through December 31, 2020, and is limited to engaging of temporary staff, rehiring of retirees or former employees
on a non-competitive basis, and other temporary actions to quickly process applications and claims.".

23 SEC. 2107. PANDEMIC EMERGENCY UNEMPLOYMENT COM-

24 **PENSATION.**

25 (a) FEDERAL-STATE AGREEMENTS.—

1	(1) IN GENERAL.—Any State which desires to do
2	so may enter into and participate in an agreement
3	under this section with the Secretary of Labor (in this
4	section referred to as the "Secretary"). Any State
5	which is a party to an agreement under this section
6	may, upon providing 30 days' written notice to the
7	Secretary, terminate such agreement.
8	(2) Provisions of Agreement.—Any agree-
9	ment under paragraph (1) shall provide that the
10	State agency of the State will make payments of pan-
11	demic emergency unemployment compensation to in-
12	dividuals who—
13	(A) have exhausted all rights to regular
14	compensation under the State law or under Fed-
15	eral law with respect to a benefit year (excluding
16	any benefit year that ended before July1, 2019);
17	(B) have no rights to regular compensation
18	with respect to a week under such law or any
19	other State unemployment compensation law or
20	to compensation under any other Federal law;
21	(C) are not receiving compensation with re-
22	spect to such week under the unemployment com-
23	pensation law of Canada; and
24	(D) are able to work, available to work, and
25	actively seeking work.

109

1	(3) EXHAUSTION OF BENEFITS.—For purposes of
2	paragraph (2)(A), an individual shall be deemed to
3	have exhausted such individual's rights to regular
4	compensation under a State law when—
5	(A) no payments of regular compensation
6	can be made under such law because such indi-
7	vidual has received all regular compensation
8	available to such individual based on employ-
9	ment or wages during such individual's base pe-
10	riod; or
11	(B) such individual's rights to such com-
12	pensation have been terminated by reason of the
13	expiration of the benefit year with respect to
14	which such rights existed.
15	(4) Weekly benefit amount, etc.—For pur-
16	poses of any agreement under this section—
17	(A) the amount of pandemic emergency un-
18	employment compensation which shall be pay-
19	able to any individual for any week of total un-
20	employment shall be equal to—
21	(i) the amount of the regular com-
22	pensation (including dependents' allow-
23	ances) payable to such individual during
24	such individual's benefit year under the

1	State law for a week of total unemployment;
2	and
3	(ii) the amount of Federal Pandemic
4	Unemployment Compensation under section
5	2104;
6	(B) the terms and conditions of the State
7	law which apply to claims for regular compensa-
8	tion and to the payment thereof (including terms
9	and conditions relating to availability for work,
10	active search for work, and refusal to accept
11	work) shall apply to claims for pandemic emer-
12	gency unemployment compensation and the pay-
13	ment thereof, except where otherwise inconsistent
14	with the provisions of this section or with the
15	regulations or operating instructions of the Sec-
16	retary promulgated to carry out this section;
17	(C) the maximum amount of pandemic
18	emergency unemployment compensation payable
19	to any individual for whom an pandemic emer-
20	gency unemployment compensation account is
21	established under subsection (b) shall not exceed
22	the amount established in such account for such
23	individual; and

1	(D) the allowable methods of payment under
2	section 2104(b)(2) shall apply to payments of
3	amounts described in subparagraph (A)(ii).
4	(5) COORDINATION RULE.—An agreement under
5	this section shall apply with respect to a State only
6	upon a determination by the Secretary that, under
7	the State law or other applicable rules of such State,
8	the payment of extended compensation for which an
9	individual is otherwise eligible must be deferred until
10	after the payment of any pandemic emergency unem-
11	ployment compensation under subsection (b) for
12	which the individual is concurrently eligible.
13	(6) Nonreduction rule.—
14	(A) IN GENERAL.—An agreement under this
15	section shall not apply (or shall cease to apply)
16	with respect to a State upon a determination by
17	the Secretary that the method governing the com-
18	putation of regular compensation under the
19	State law of that State has been modified in a
20	manner such that the number of weeks (the max-
21	imum benefit entitlement), or the average weekly
22	benefit amount, of regular compensation which
23	will be payable during the period of the agree-
24	ment will be less than the number of weeks, or
25	the average weekly benefit amount, of the average

1	weekly benefit amount of regular compensation
2	which would otherwise have been payable during
3	such period under the State law, as in effect on
4	January 1, 2020.
5	(B) MAXIMUM BENEFIT ENTITLEMENT.—In
6	subparagraph (A), the term "maximum benefit
7	entitlement" means the amount of regular unem-
8	ployment compensation payable to an individual
9	with respect to the individual's benefit year.
10	(7) ACTIVELY SEEKING WORK.—
11	(A) IN GENERAL.—Subject to subparagraph
12	(C), for purposes of paragraph $(2)(D)$, the term
13	"actively seeking work" means, with respect to
14	any individual, that such individual—
15	(i) is registered for employment serv-
16	ices in such a manner and to such extent as
17	prescribed by the State agency;
18	(ii) has engaged in an active search for
19	employment that is appropriate in light of
20	the employment available in the labor mar-
21	ket, the individual's skills and capabilities,
22	and includes a number of employer contacts
23	that is consistent with the standards com-
24	municated to the individual by the State;

1 (iii) has maintained a record of such work search, including employers contacted, 2 3 method of contact, and date contacted; and 4 (iv) when requested, has provided such 5 work search record to the State agency. 6 (B) FLEXIBILITY.—Notwithstanding the re-7 quirements under subparagraph (A) and para-8 graph (2)(D), a State shall provide flexibility in 9 meeting such requirements in case of individuals 10 unable to search for work because of COVID-19, 11 including because of illness, quarantine, or move-12 ment restriction. (b) PANDEMIC EMERGENCY UNEMPLOYMENT COM-13 14 PENSATION ACCOUNT.-

15 (1) IN GENERAL.—Any agreement under this sec-16 tion shall provide that the State will establish, for 17 each eligible individual who files an application for 18 pandemic emergency unemployment compensation, an 19 pandemic emergency unemployment compensation ac-20 count with respect to such individual's benefit year. 21 (2) AMOUNT IN ACCOUNT.—The amount estab-22 lished in an account under subsection (a) shall be 23 equal to 13 times the individual's average weekly ben-24 efit amount, which includes the amount of Federal

1	Pandemic	Unemployment	Compensation	under	sec-
2	tion 2104,	for the benefit ye	ear.		

3 (3) WEEKLY BENEFIT AMOUNT.—For purposes of
4 this subsection, an individual's weekly benefit amount
5 for any week is the amount of regular compensation
6 (including dependents' allowances) under the State
7 law payable to such individual for such week for total
8 unemployment plus the amount of Federal Pandemic
9 Unemployment Compensation under section 2104.

10 (c) PAYMENTS TO STATES HAVING AGREEMENTS FOR
11 THE PAYMENT OF PANDEMIC EMERGENCY UNEMPLOYMENT
12 COMPENSATION.—

(1) IN GENERAL.—There shall be paid to each
State that has entered into an agreement under this
section an amount equal to 100 percent of the pandemic emergency unemployment compensation paid
to individuals by the State pursuant to such agreement.

19 (2) TREATMENT OF REIMBURSABLE COMPENSA20 TION.—No payment shall be made to any State under
21 this section in respect of any compensation to the ex22 tent the State is entitled to reimbursement in respect
23 of such compensation under the provisions of any
24 Federal law other than this section or chapter 85 of
25 title 5, United States Code. A State shall not be enti-

tled to any reimbursement under such chapter 85 in
 respect of any compensation to the extent the State is
 entitled to reimbursement under this section in re spect of such compensation.

5 (3) DETERMINATION OF AMOUNT.—Sums pay-6 able to any State by reason of such State having an 7 agreement under this section shall be payable, either 8 in advance or by way of reimbursement (as may be 9 determined by the Secretary), in such amounts as the 10 Secretary estimates the State will be entitled to re-11 ceive under this section for each calendar month, re-12 duced or increased, as the case may be, by any 13 amount by which the Secretary finds that the Sec-14 retary's estimates for any prior calendar month were 15 greater or less than the amounts which should have 16 been paid to the State. Such estimates may be made 17 on the basis of such statistical, sampling, or other 18 method as may be agreed upon by the Secretary and 19 the State agency of the State involved.

20 (d) FINANCING PROVISIONS.—

21 (1) Compensation.—

(A) IN GENERAL.—Funds in the extended
unemployment compensation account (as established by section 905(a) of the Social Security
Act (42 U.S.C. 1105(a)) of the Unemployment

1	Trust Fund (as established by section $904(a)$ of
2	such Act (42 U.S.C. $1104(a)$) shall be used for
3	the making of payments to States having agree-
4	ments entered into under this section.
5	(B) TRANSFER OF FUNDS.—Notwith-
6	standing any other provision of law, the Sec-
7	retary of the Treasury shall transfer from the
8	general fund of the Treasury (from funds not
9	otherwise appropriated) to the extended unem-
10	ployment compensation account such sums as the
11	Secretary of Labor estimates to be necessary to

make payments described in subparagraph (A).

There are appropriated from the general fund of

the Treasury, without fiscal year limitation, the

sums referred to in the preceding sentence and

such sums shall not be required to be repaid.

17 (2) Administration.—

(A) IN GENERAL.—There are appropriated out of the employment security administration account (as established by section 901(a) of the Social Security Act (42 U.S.C. 1101(a)) of the Unemployment Trust Fund, without fiscal year limitation, such funds as may be necessary for purposes of assisting States (as provided in title III of the Social Security Act (42 U.S.C. 501 et

1	seq.)) in meeting the costs of administration of
2	agreements under this section.

3 (B)TRANSFER FUNDS.—Notwith-OF4 standing any other provision of law, the Sec-5 retary of the Treasury shall transfer from the 6 general fund of the Treasury (from funds not 7 otherwise appropriated) to the employment secu-8 rity administration account such sums as the 9 Secretary of Labor estimates to be necessary to 10 make payments described in subparagraph (A). 11 There are appropriated from the general fund of 12 the Treasury, without fiscal year limitation, the 13 sums referred to in the preceding sentence and 14 such sums shall not be required to be repaid.

15 (3) CERTIFICATION.—The Secretary shall from 16 time to time certify to the Secretary of the Treasury 17 for payment to each State the sums payable to such 18 State under this subsection. The Secretary of the 19 Treasury, prior to audit or settlement by the Govern-20 ment Accountability Office, shall make payments to 21 the State in accordance with such certification, by 22 transfers from the extended unemployment compensa-23 tion account (as so established) to the account of such 24 State in the Unemployment Trust Fund (as so estab-25 lished).

119

1 (e) FRAUD AND OVERPAYMENTS.—

(1) IN GENERAL.—If an individual knowingly 2 3 has made, or caused to be made by another, a false 4 statement or representation of a material fact, or 5 knowingly has failed, or caused another to fail, to dis-6 close a material fact, and as a result of such false 7 statement or representation or of such nondisclosure 8 such individual has received an amount of pandemic 9 emergency unemployment compensation under this section to which such individual was not entitled, 10 such individual— 11 12 (A) shall be ineligible for further pandemic 13 emergency unemployment compensation under 14 this section in accordance with the provisions of 15 the applicable State unemployment compensa-16 tion law relating to fraud in connection with a 17 claim for unemployment compensation; and 18 (B) shall be subject to prosecution under 19 section 1001 of title 18, United States Code. (2) REPAYMENT.—In the case of individuals who 20 21 have received amounts of pandemic emergency unem-22 ployment compensation under this section to which

they were not entitled, the State shall require such individuals to repay the amounts of such pandemic
emergency unemployment compensation to the State

1	agency, except that the State agency may waive such
2	repayment if it determines that—
3	(A) the payment of such pandemic emer-
4	gency unemployment compensation was without
5	fault on the part of any such individual; and
6	(B) such repayment would be contrary to
7	equity and good conscience.
8	(3) Recovery by state agency.—
9	(A) IN GENERAL.—The State agency shall
10	recover the amount to be repaid, or any part
11	thereof, by deductions from any pandemic emer-
12	gency unemployment compensation payable to
13	such individual under this section or from any
14	unemployment compensation payable to such in-
15	dividual under any State or Federal unemploy-
16	ment compensation law administered by the
17	State agency or under any other State or Fed-
18	eral law administered by the State agency which
19	provides for the payment of any assistance or al-
20	lowance with respect to any week of unemploy-
21	ment, during the 3-year period after the date
22	such individuals received the payment of the
23	pandemic emergency unemployment compensa-
24	tion to which they were not entitled, in accord-
25	ance with the same procedures as apply to the

1	recovery of overpayments of regular unemploy-
2	ment benefits paid by the State.
3	(B) Opportunity for hearing.—No re-
4	payment shall be required, and no deduction
5	shall be made, until a determination has been
6	made, notice thereof and an opportunity for a
7	fair hearing has been given to the individual,
8	and the determination has become final.
9	(4) REVIEW.—Any determination by a State
10	agency under this section shall be subject to review in
11	the same manner and to the same extent as deter-
12	minations under the State unemployment compensa-
13	tion law, and only in that manner and to that extent.
14	(f) DEFINITIONS.—In this section, the terms "com-
15	pensation", "regular compensation", "extended compensa-
16	tion", "benefit year", "base period", "State", "State agen-
17	cy", "State law", and "week" have the respective meanings
18	given such terms under section 205 of the Federal-State Ex-
19	tended Unemployment Compensation Act of 1970 (26
20	U.S.C. 3304 note).
21	(g) APPLICABILITY.—An agreement entered into under
22	this section shall apply to weeks of unemployment—

23 (1) beginning after the date on which such agree24 ment is entered into; and

25 (2) ending on or before December 31, 2020.

1	122 SEC. 2108. TEMPORARY FINANCING OF SHORT-TIME COM-
2	PENSATION PAYMENTS IN STATES WITH PRO-
3	GRAMS IN LAW.
4	(a) PAYMENTS TO STATES.—
5	(1) In general.—Subject to paragraph (3),
6	there shall be paid to a State an amount equal to 100
7	percent of the amount of short-time compensation
8	paid under a short-time compensation program (as
9	defined in section 3306(v) of the Internal Revenue
10	Code of 1986) under the provisions of the State law.
11	(2) TERMS OF PAYMENTS.—Payments made to a
12	State under paragraph (1) shall be payable by way
13	of reimbursement in such amounts as the Secretary
14	estimates the State will be entitled to receive under
15	this section for each calendar month, reduced or in-
16	creased, as the case may be, by any amount by which
17	the Secretary finds that the Secretary's estimates for
18	any prior calendar month were greater or less than
19	the amounts which should have been paid to the
20	State. Such estimates may be made on the basis of
21	such statistical, sampling, or other method as may be
22	agreed upon by the Secretary and the State agency of
23	the State involved.
24	(3) Limitations on payments.—
25	(A) GENERAL PAYMENT LIMITATIONS.—No
26	payments shall be made to a State under this

1	section for short-time compensation paid to an
2	individual by the State during a benefit year in
3	excess of 26 times the amount of regular com-
4	pensation (including dependents' allowances)
5	under the State law payable to such individual
6	for a week of total unemployment.
7	(B) Employer limitations.—No pay-
8	ments shall be made to a State under this section
9	for benefits paid to an individual by the State
10	under a short-time compensation program if
11	such individual is employed by the participating
12	employer on a seasonal, temporary, or intermit-
13	tent basis.
14	(b) APPLICABILITY.—Payments to a State under sub-
15	section (a) shall be available for weeks of unemployment—
16	(1) beginning on or after the date of the enact-
17	ment of this Act; and
18	(2) ending on or before December 31, 2020.
19	(c) New Programs.—Subject to subsection (b)(2), if
20	at any point after the date of the enactment of this Act
21	the State enacts a State law providing for the payment of
22	$short-time\ compensation\ under\ a\ short-time\ compensation$
23	program that meets the definition of such a program under
24	section $3306(v)$ of the Internal Revenue Code of 1986, the

1	State shall be eligible for payments under this section after
2	the effective date of such enactment.
3	(d) Funding and Certifications.—
4	(1) FUNDING.—There are appropriated, out of
5	moneys in the Treasury not otherwise appropriated,
6	such sums as may be necessary for purposes of car-
7	rying out this section.
8	(2) CERTIFICATIONS.—The Secretary shall from
9	time to time certify to the Secretary of the Treasury
10	for payment to each State the sums payable to such
11	State under this section.
12	(e) DEFINITIONS.—In this section:
13	(1) Secretary.—The term "Secretary" means
14	the Secretary of Labor.
15	(2) State; state agency; state law.—The
16	terms "State", "State agency", and "State law" have
17	the meanings given those terms in section 205 of the
18	Federal-State Extended Unemployment Compensation
19	Act of 1970 (26 U.S.C. 3304 note).
20	(f) Technical Correction to Definition.—Section
21	3306(v)(6) of the Internal Revenue Code of 1986 (26 U.S.C.
22	3306) is amended by striking "Workforce Investment Act
23	of 1998" and inserting "Workforce Innovation and Oppor-
24	tunity Act".

1	SEC. 2109. TEMPORARY FINANCING OF SHORT-TIME COM-
2	PENSATION AGREEMENTS.
3	(a) Federal-State Agreements.—
4	(1) IN GENERAL.—Any State which desires to do
5	so may enter into, and participate in, an agreement
6	under this section with the Secretary provided that
7	such State's law does not provide for the payment of
8	short-time compensation under a short-time com-
9	pensation program (as defined in section $3306(v)$ of
10	the Internal Revenue Code of 1986).
11	(2) Ability to terminate.—Any State which
12	is a party to an agreement under this section may,
13	upon providing 30 days' written notice to the Sec-
14	retary, terminate such agreement.
15	(b) Provisions of Federal-State Agreement.—
16	(1) IN GENERAL.—Any agreement under this sec-
17	tion shall provide that the State agency of the State
18	will make payments of short-time compensation under
19	a plan approved by the State. Such plan shall pro-
20	vide that payments are made in accordance with the
21	requirements under section $3306(v)$ of the Internal
22	Revenue Code of 1986.
23	(2) Limitations on plans.—
24	(A) GENERAL PAYMENT LIMITATIONS.—A
25	short-time compensation plan approved by a
26	State shall not permit the payment of short-time

1	compensation to an individual by the State dur-
2	ing a benefit year in excess of 26 times the
3	amount of regular compensation (including de-
4	pendents' allowances) under the State law pay-
5	able to such individual for a week of total unem-
6	ployment.
7	(B) Employer limitations.—A short-time
8	compensation plan approved by a State shall not
9	provide payments to an individual if such indi-
10	vidual is employed by the participating em-
11	ployer on a seasonal, temporary, or intermittent
12	basis.
13	(3) Employer payment of costs.—Any short-
14	time compensation plan entered into by an employer
15	must provide that the employer will pay the State an
16	amount equal to one-half of the amount of short-time
17	compensation paid under such plan. Such amount
18	shall be deposited in the State's unemployment fund
19	and shall not be used for purposes of calculating an
20	employer's contribution rate under section 3303(a)(1)
21	of the Internal Revenue Code of 1986.
22	(c) PAYMENTS TO STATES.—
23	(1) IN GENERAL.—There shall be paid to each
24	State with an agreement under this section an
25	amount equal to—

1	(A) one-half of the amount of short-time
2	compensation paid to individuals by the State
3	pursuant to such agreement; and
4	(B) any additional administrative expenses
5	incurred by the State by reason of such agree-
6	ment (as determined by the Secretary).
7	(2) TERMS OF PAYMENTS.—Payments made to a
8	State under paragraph (1) shall be payable by way
9	of reimbursement in such amounts as the Secretary
10	estimates the State will be entitled to receive under
11	this section for each calendar month, reduced or in-
12	creased, as the case may be, by any amount by which
13	the Secretary finds that the Secretary's estimates for
14	any prior calendar month were greater or less than
15	the amounts which should have been paid to the
16	State. Such estimates may be made on the basis of
17	such statistical, sampling, or other method as may be
18	agreed upon by the Secretary and the State agency of
19	the State involved.
20	(3) FUNDING.—There are appropriated, out of
21	moneys in the Treasury not otherwise appropriated,
22	such sums as may be necessary for purposes of car-
23	rying out this section.
24	(1) CEPTIFICATIONS The Socretary shall from

24 (4) CERTIFICATIONS.—The Secretary shall from
25 time to time certify to the Secretary of the Treasury

1	for payment to each State the sums payable to such
2	State under this section.
3	(d) APPLICABILITY.—An agreement entered into under
4	this section shall apply to weeks of unemployment—
5	(1) beginning on or after the date on which such
6	agreement is entered into; and
7	(2) ending on or before December 31, 2020.
8	(e) Special Rule.—If a State has entered into an
9	agreement under this section and subsequently enacts a
10	State law providing for the payment of short-time com-
11	pensation under a short-time compensation program that
12	meets the definition of such a program under section
13	3306(v) of the Internal Revenue Code of 1986, the State—
14	(1) shall not be eligible for payments under this
15	section for weeks of unemployment beginning after the
16	effective date of such State law; and
17	(2) subject to section 2108(b)(2), shall be eligible
18	to receive payments under section 2108 after the effec-
19	tive date of such State law.
20	(f) DEFINITIONS.—In this section:
21	(1) Secretary.—The term "Secretary" means
22	the Secretary of Labor.
23	(2) State; state agency; state law.—The
24	terms "State", "State agency", and "State law" have
25	the meanings given those terms in section 205 of the

129
Federal-State Extended Unemployment Compensation
Act of 1970 (26 U.S.C. 3304 note).
SEC. 2110. GRANTS FOR SHORT-TIME COMPENSATION PRO-
GRAMS.
(a) GRANTS.—
(1) For implementation or improved admin-
ISTRATION.—The Secretary shall award grants to
States that enact short-time compensation programs
(as defined in subsection $(i)(2)$) for the purpose of im-
plementation or improved administration of such
programs.
(2) For promotion and enrollment.—The
Secretary shall award grants to States that are eligi-
ble and submit plans for a grant under paragraph (1)
for such States to promote and enroll employers in
short-time compensation programs (as so defined).
(3) ELIGIBILITY.—
(A) IN GENERAL.—The Secretary shall de-
termine eligibility criteria for the grants under
paragraphs (1) and (2).
(B) CLARIFICATION.—A State admin-
istering a short-time compensation program that
does not meet the definition of a short-time com-
pensation program under section $3306(v)$ of the
Internal Revenue Code of 1986, and a State with

1an agreement under section 2109, shall not be el-2igible to receive a grant under this section until3such time as the State law of the State provides4for payments under a short-time compensation5program that meets such definition and such6law.

7 (b) Amount of Grants.—

8 (1) IN GENERAL.—The maximum amount avail-9 able for making grants to a State under paragraphs 10 (1) and (2) shall be equal to the amount obtained by 11 multiplying \$100,000,000 (less the amount used by 12 the Secretary under subsection (e)) by the same ratio 13 as would apply under subsection (a)(2)(B) of section 14 903 of the Social Security Act (42 U.S.C. 1103) for 15 purposes of determining such State's share of any ex-16 cess amount (as described in subsection (a)(1) of such 17 section) that would have been subject to transfer to 18 State accounts, as of October 1, 2019, under the pro-19 visions of subsection (a) of such section.

20 (2) AMOUNT AVAILABLE FOR DIFFERENT
21 GRANTS.—Of the maximum incentive payment deter22 mined under paragraph (1) with respect to a State—
23 (A) one-third shall be available for a grant
24 under subsection (a)(1); and

1	(B) two-thirds shall be available for a grant
2	under subsection $(a)(2)$.
3	(c) GRANT APPLICATION AND DISBURSAL.—
4	(1) APPLICATION.—Any State seeking a grant
5	under paragraph (1) or (2) of subsection (a) shall
6	submit an application to the Secretary at such time,
7	in such manner, and complete with such information
8	as the Secretary may require. In no case may the
9	Secretary award a grant under this section with re-
10	spect to an application that is submitted after Decem-
11	ber 31, 2023.
12	(2) NOTICE.—The Secretary shall, within 30
13	days after receiving a complete application, notify the
14	State agency of the State of the Secretary's findings
15	with respect to the requirements for a grant under
16	paragraph (1) or (2) (or both) of subsection (a).
17	(3) CERTIFICATION.—If the Secretary finds that
18	the State law provisions meet the requirements for a
19	grant under subsection (a), the Secretary shall there-
20	upon make a certification to that effect to the Sec-
21	retary of the Treasury, together with a certification as
22	to the amount of the grant payment to be transferred
23	to the State account in the Unemployment Trust
24	Fund (as established in section $904(a)$ of the Social
25	Security Act (42 U.S.C. 1104(a))) pursuant to that

	-
1	finding. The Secretary of the Treasury shall make the
2	appropriate transfer to the State account within 7
3	days after receiving such certification.
4	(4) Requirement.—No certification of compli-
5	ance with the requirements for a grant under para-
6	graph (1) or (2) of subsection (a) may be made with
7	respect to any State whose—
8	(A) State law is not otherwise eligible for
9	certification under section 303 of the Social Se-
10	curity Act (42 U.S.C. 503) or approvable under
11	section 3304 of the Internal Revenue Code of
12	1986; or
13	(B) short-time compensation program is
14	subject to discontinuation or is not scheduled to
15	take effect within 12 months of the certification.
16	(d) USE OF FUNDS.—The amount of any grant award-
17	ed under this section shall be used for the implementation
18	of short-time compensation programs and the overall ad-
19	ministration of such programs and the promotion and en-
20	rollment efforts associated with such programs, such as
21	through—
22	(1) the creation or support of rapid response
23	teams to advise employers about alternatives to lay-

offs;

1	(2) the provision of education or assistance to
2	employers to enable them to assess the feasibility of
3	participating in short-time compensation programs;
4	and
5	(3) the development or enhancement of systems to
6	automate—
7	(A) the submission and approval of plans;
8	and
9	(B) the filing and approval of new and on-
10	going short-time compensation claims.
11	(e) Administration.—The Secretary is authorized to
12	use 0.25 percent of the funds available under subsection (g)
13	to provide for outreach and to share best practices with re-
14	spect to this section and short-time compensation programs.
15	(f) Recoupment.—The Secretary shall establish a
16	process under which the Secretary shall recoup the amount
17	of any grant awarded under paragraph (1) or (2) of sub-
18	section (a) if the Secretary determines that, during the 5-
19	year period beginning on the first date that any such grant
20	is awarded to the State, the State—
21	(1) terminated the State's short-time compensa-
22	tion program; or
23	(2) failed to meet appropriate requirements with
24	respect to such program (as established by the Sec-
25	retary).

	134
1	(g) FUNDING.—There are appropriated, out of moneys
2	in the Treasury not otherwise appropriated, to the Sec-
3	retary, \$100,000,000 to carry out this section, to remain
4	available without fiscal year limitation.
5	(h) REPORTING.—The Secretary may establish report-
6	ing requirements for States receiving a grant under this
7	section in order to provide oversight of grant funds.
8	(i) DEFINITIONS.—In this section:
9	(1) Secretary.—The term "Secretary" means
10	the Secretary of Labor.
11	(2) Short-time compensation program.—The
12	term "short-time compensation program" has the
13	meaning given such term in section 3306(v) of the In-
14	ternal Revenue Code of 1986.
15	(3) State; state agency; state law.—The
16	terms "State", "State agency", and "State law" have
17	the meanings given those terms in section 205 of the
18	Federal-State Extended Unemployment Compensation

19 Act of 1970 (26 U.S.C. 3304 note).

20 SEC. 2111. ASSISTANCE AND GUIDANCE IN IMPLEMENTING
21 PROGRAMS.

(a) IN GENERAL.—In order to assist States in establishing, qualifying, and implementing short-time compensation programs (as defined in section 3306(v) of the

	100
1	Internal Revenue Code of 1986), the Secretary of Labor (in
2	this section referred to as the "Secretary") shall—
3	(1) develop model legislative language, or dis-
4	seminate existing model legislative language, which
5	may be used by States in developing and enacting
6	such programs, and periodically review and revise
7	such model legislative language;
8	(2) provide technical assistance and guidance in
9	developing, enacting, and implementing such pro-
10	grams; and
11	(3) establish reporting requirements for States,
12	including reporting on—
13	(A) the number of estimated averted layoffs;
14	(B) the number of participating employers
15	and workers; and
16	(C) such other items as the Secretary of
17	Labor determines are appropriate.
18	(b) Model Language and Guidance.—The model
19	language and guidance developed under subsection (a) shall
20	allow sufficient flexibility by States and participating em-
21	ployers while ensuring accountability and program integ-
22	rity.
23	(c) CONSULTATION.—In developing the model legisla-
24	tive language and guidance under subsection (a), and in

25 order to meet the requirements of subsection (b), the Sec-

retary shall consult with employers, labor organizations,
 State workforce agencies, and other program experts. Exist ing model legislative language that has been developed
 through such a consultative process shall be deemed to meet
 the consultation requirement of this subsection.

6 (d) REPEAL.—Section 4104 of the Emergency Unem7 ployment Stabilization and Access Act of 2020 (contained
8 in division D of the Families First Coronavirus Response
9 Act) is repealed.

10 SEC. 2112. WAIVER OF THE 7-DAY WAITING PERIOD FOR 11 BENEFITS UNDER THE RAILROAD UNEMPLOY 12 MENT INSURANCE ACT.

(a) NO WAITING WEEK.—With respect to any registration period beginning after the date of enactment of this
Act and ending on or before December 31, 2020, subparagraphs (A)(ii) and (B)(ii) of section 2(a)(1) of the Railroad
Unemployment Insurance Act (45 U.S.C. 352(a)(1)) shall
not apply.

(b) OPERATING INSTRUCTIONS AND REGULATIONS.—
20 The Railroad Retirement Board may prescribe any oper21 ating instructions or regulations necessary to carry out this
22 section.

(c) FUNDING.—Out of any funds in the Treasury not
otherwise appropriated, there are appropriated \$50,000,000
to cover the costs of additional benefits payable due to the

application of subsection (a). Upon the exhaustion of the
 funds appropriated under this subsection, subsection (a)
 shall no longer apply with respect to any registration pe riod beginning after the date of exhaustion of funds.

5 (d) DEFINITION OF REGISTRATION PERIOD.—For pur6 poses of this section, the term "registration period" has the
7 meaning given such term under section 1 of the Railroad
8 Unemployment Insurance Act (45 U.S.C. 351).

9 SEC. 2113. ENHANCED BENEFITS UNDER THE RAILROAD 10 UNEMPLOYMENT INSURANCE ACT.

Section 2(a) of the Railroad Unemployment Insurance
Act (45 U.S.C. § 352(a)) is amended by adding at the end
the following:

14 ((5)(A) Notwithstanding paragraph (3), subsection 15 (c)(1)(B), and any other limitation on total benefits in this Act, for registration periods beginning on or after April 1, 16 2020, but on or before July 31, 2020, a recovery benefit 17 in the amount of \$1,200 shall be payable to a qualified em-18 ployee with respect to any registration period in which the 19 employee received unemployment benefits under paragraph 20 21 (1)(A), and in any registration period in which the em-22 ployee did not receive unemployment benefits due to the 23 limitation in subsection (c)(1)(B) or due to reaching the maximum number of days of benefits in the benefit year 24 beginning July 1, 2019, under subsection (c)(1)(A). No re-25

covery benefits shall be payable under this section upon the
 exhaustion of the funds appropriated under subparagraph
 (B) for payment of benefits under this subparagraph.

4 "(B) Out of any funds in the Treasury not otherwise
5 appropriated, there are appropriated \$425,000,000 to cover
6 the cost of recovery benefits provided under subparagraph
7 (A), to remain available until expended.".

8 SEC. 2114. EXTENDED UNEMPLOYMENT BENEFITS UNDER 9 THE RAILROAD UNEMPLOYMENT INSURANCE 10 ACT.

(a) EXTENSION.—Section 2(c)(2)(D)(iii) of the Railroad Unemployment Insurance Act (45 U.S.C.
352(c)(2)(D)(iii) is amended—

14 (1) by striking "July 1, 2008" and inserting
15 "July 1, 2019";

16 (2) by striking "June 30, 2013" and inserting
17 "June 30, 2020"; and

18 (3) by striking "December 31, 2013" and insert19 ing "December 31, 2020".

(b) CLARIFICATION ON AUTHORITY TO USE FUNDS.—
Funds appropriated under either the first or second sentence of clause (iv) of section 2(c)(2)(D) of the Railroad Unemployment Insurance Act shall be available to cover the
cost of additional extended unemployment benefits provided
under such section 2(c)(2)(D) by reason of the amendments

made by subsection (a) as well as to cover the cost of such
 benefits provided under such section 2(c)(2)(D) as in effect
 on the day before the date of enactment of this Act.

4 SEC. 2115. FUNDING FOR THE DOL OFFICE OF INSPECTOR
5 GENERAL FOR OVERSIGHT OF UNEMPLOY6 MENT PROVISIONS.

7 There are appropriated, out of moneys in the Treasury 8 not otherwise appropriated, to the Office of the Inspector 9 General of the Department of Labor, \$25,000,000 to carry 10 out audits, investigations, and other oversight activities authorized under the Inspector General Act of 1978 (5 U.S.C. 11 App.) that are related to the provisions of, and amendments 12 made by, this subtitle, to remain available without fiscal 13 year limitation. 14

15 SEC. 2116. IMPLEMENTATION.

(a) NON-APPLICATION OF THE PAPERWORK REDUCTION ACT.—Chapter 35 of title 44, United States Code
(commonly referred to as the "Paperwork Reduction Act of
1995"), shall not apply to the provisions of, and the amendments made by, this subtitle.

(b) OPERATING INSTRUCTIONS OR OTHER GUIDANCE.—Notwithstanding any other provision of law, the
Secretary of Labor may issue any operating instructions
or other guidance necessary to carry out the provisions of,
or the amendments made by, this subtitle.

Subtitle B—Rebates and Other Individual Provisions

3 SEC. 2201. 2020 RECOVERY REBATES FOR INDIVIDUALS.

4 (a) IN GENERAL.—Subchapter B of chapter 65 of sub5 title F of the Internal Revenue Code of 1986 is amended
6 by inserting after section 6427 the following new section:
7 "SEC. 6428. 2020 RECOVERY REBATES FOR INDIVIDUALS.

8 "(a) IN GENERAL.—In the case of an eligible indi-9 vidual, there shall be allowed as a credit against the tax 10 imposed by subtitle A for the first taxable year beginning 11 in 2020 an amount equal to the sum of—

12 "(1) \$1,200 (\$2,400 in the case of eligible indi13 viduals filing a joint return), plus

14 "(2) an amount equal to the product of \$500
15 multiplied by the number of qualifying children
16 (within the meaning of section 24(c)) of the taxpayer.
17 "(b) TREATMENT OF CREDIT.—The credit allowed by
18 subsection (a) shall be treated as allowed by subpart C of
19 part IV of subchapter A of chapter 1.

20 "(c) LIMITATION BASED ON ADJUSTED GROSS IN21 COME.—The amount of the credit allowed by subsection (a)
22 (determined without regard to this subsection and sub23 section (e)) shall be reduced (but not below zero) by 5 per24 cent of so much of the taxpayer's adjusted gross income as
25 exceeds—

1	"(1) \$150,000 in the case of a joint return,
2	"(2) \$112,500 in the case of a head of household,
3	and
4	"(3) \$75,000 in the case of a taxpayer not de-
5	scribed in paragraph (1) or (2).
6	"(d) ELIGIBLE INDIVIDUAL.—For purposes of this sec-
7	tion, the term 'eligible individual' means any individual
8	other than—
9	"(1) any nonresident alien individual,
10	"(2) any individual with respect to whom a de-
11	duction under section 151 is allowable to another tax-
12	payer for a taxable year beginning in the calendar
13	year in which the individual's taxable year begins,
14	and
15	"(3) an estate or trust.
16	"(e) Coordination With Advance Refunds of
17	Credit.—
18	"(1) IN GENERAL.—The amount of credit which
19	would (but for this paragraph) be allowable under
20	this section shall be reduced (but not below zero) by
21	the aggregate refunds and credits made or allowed to
22	the taxpayer under subsection (f). Any failure to so
23	reduce the credit shall be treated as arising out of a
24	mathematical or clerical error and assessed according
25	to section $6213(b)(1)$.

1	"(2) JOINT RETURNS.—In the case of a refund or
2	credit made or allowed under subsection (f) with re-
3	spect to a joint return, half of such refund or credit
4	shall be treated as having been made or allowed to
5	each individual filing such return.
6	"(f) Advance Refunds and Credits.—
7	"(1) IN GENERAL.—Subject to paragraph (5),
8	each individual who was an eligible individual for
9	such individual's first taxable year beginning in 2019
10	shall be treated as having made a payment against
11	the tax imposed by chapter 1 for such taxable year in
12	an amount equal to the advance refund amount for
13	such taxable year.
14	"(2) Advance refund amount.—For purposes
15	of paragraph (1), the advance refund amount is the
16	amount that would have been allowed as a credit
17	under this section for such taxable year if this section
18	(other than subsection (e) and this subsection) had
19	applied to such taxable year.
20	"(3) TIMING AND MANNER OF PAYMENTS.—
21	"(A) TIMING.—The Secretary shall, subject
22	to the provisions of this title, refund or credit
23	any overpayment attributable to this section as
24	rapidly as possible. No refund or credit shall be

1	made or allowed under this subsection after De-
2	cember 31, 2020.
3	"(B) Delivery of payments.—Notwith-
4	standing any other provision of law, the Sec-
5	retary may certify and disburse refunds payable
6	under this subsection electronically to any ac-
7	count to which the payee authorized, on or after
8	January 1, 2018, the delivery of a refund of
9	taxes under this title or of a Federal payment
10	(as defined in section 3332 of title 31, United
11	States Code).
12	"(C) WAIVER OF CERTAIN RULES.—Not-
13	withstanding section 3325 of title 31, United
14	States Code, or any other provision of law, with
15	respect to any payment of a refund under this
16	subsection, a disbursing official in the executive
17	branch of the United States Government may
18	modify payment information received from an
19	officer or employee described in section
20	3325(a)(1)(B) of such title for the purpose of fa-
21	cilitating the accurate and efficient delivery of
22	such payment. Except in cases of fraud or reck-
23	less neglect, no liability under sections 3325,
24	3527, 3528, or 3529 of title 31, United States

1	Code, shall be imposed with respect to payments
2	made under this subparagraph.
3	"(4) No interest.—No interest shall be allowed
4	on any overpayment attributable to this section.
5	"(5) Alternate taxable year.—In the case of
6	an individual who, at the time of any determination
7	made pursuant to paragraph (3), has not filed a tax
8	return for the year described in paragraph (1), the
9	Secretary may—
10	``(A) apply such paragraph by substituting
11	'2018' for '2019', and
12	``(B) if the individual has not filed a tax re-
13	turn for such individual's first taxable year be-
14	ginning in 2018, use information with respect to
15	such individual for calendar year 2019 provided
16	in—
17	"(i) Form SSA–1099, Social Security
18	Benefit Statement, or
19	"(ii) Form RRB–1099, Social Security
20	Equivalent Benefit Statement.
21	"(6) NOTICE TO TAXPAYER.—Not later than 15
22	days after the date on which the Secretary distributed
23	any payment to an eligible taxpayer pursuant to this
24	subsection, notice shall be sent by mail to such tax-
25	payer's last known address. Such notice shall indicate

1	the method by which such payment was made, the
2	amount of such payment, and a phone number for the
3	appropriate point of contact at the Internal Revenue
4	Service to report any failure to receive such payment.
5	"(g) Identification Number Requirement.—
6	"(1) IN GENERAL.—No credit shall be allowed
7	under subsection (a) to an eligible individual who
8	does not include on the return of tax for the taxable
9	year—
10	"(A) such individual's valid identification
11	number,
12	((B) in the case of a joint return, the valid
13	identification number of such individual's
14	spouse, and
15	"(C) in the case of any qualifying child
16	taken into account under subsection $(a)(2)$, the
17	valid identification number of such qualifying
18	child.
19	"(2) Valid identification number.—
20	"(A) IN GENERAL.—For purposes of para-
21	graph (1), the term 'valid identification number'
22	means a social security number (as such term is
23	defined in section $24(h)(7)$).
24	"(B) Adoption taxpayer identification
25	NUMBER.—For purposes of paragraph $(1)(C)$, in

1	the case of a qualifying child who is adopted or
2	placed for adoption, the term 'valid identifica-
3	tion number' shall include the adoption taxpayer
4	identification number of such child.
5	"(3) Special rule for members of the
6	ARMED FORCES.—Paragraph (1)(B) shall not apply
7	in the case where at least 1 spouse was a member of
8	the Armed Forces of the United States at any time
9	during the taxable year and at least 1 spouse satisfies
10	paragraph (1)(A).
11	"(4) MATHEMATICAL OR CLERICAL ERROR AU-
12	THORITY.—Any omission of a correct valid identifica-
13	tion number required under this subsection shall be
14	treated as a mathematical or clerical error for pur-
15	poses of applying section $6213(g)(2)$ to such omission.
16	"(h) REGULATIONS.—The Secretary shall prescribe
17	such regulations or other guidance as may be necessary to
18	carry out the purposes of this section, including any such
19	measures as are deemed appropriate to avoid allowing mul-
20	tiple credits or rebates to a taxpayer.".
21	(b) Administrative Amendments.—
22	(1) DEFINITION OF DEFICIENCY.—Section
23	6211(b)(4)(A) of the Internal Revenue Code of 1986
24	is amended by striking "and 36 B , 168(k)(4)" and in-
25	serting "36B, and 6428".

1	(2) Mathematical or clerical error au-
2	THORITY.—Section $6213(g)(2)(L)$ of such Code is
3	amended by striking "or 32" and inserting "32, or
4	6428".
5	(c) Treatment of Possessions.—
6	(1) PAYMENTS TO POSSESSIONS.—
7	(A) MIRROR CODE POSSESSION.—The Sec-
8	retary of the Treasury shall pay to each posses-
9	sion of the United States which has a mirror
10	code tax system amounts equal to the loss (if
11	any) to that possession by reason of the amend-
12	ments made by this section. Such amounts shall
13	be determined by the Secretary of the Treasury
14	based on information provided by the govern-
15	ment of the respective possession.
16	(B) OTHER POSSESSIONS.—The Secretary
17	of the Treasury shall pay to each possession of
18	the United States which does not have a mirror
19	code tax system amounts estimated by the Sec-
20	retary of the Treasury as being equal to the ag-
21	gregate benefits (if any) that would have been
22	provided to residents of such possession by reason
23	of the amendments made by this section if a mir-
24	ror code tax system had been in effect in such
25	possession. The preceding sentence shall not

1	apply unless the respective possession has a plan,
2	which has been approved by the Secretary of the
3	Treasury, under which such possession will
4	promptly distribute such payments to its resi-
5	dents.
6	(2) Coordination with credit allowed
7	AGAINST UNITED STATES INCOME TAXES.—No credit
8	shall be allowed against United States income taxes
9	under section 6428 of the Internal Revenue Code of
10	1986 (as added by this section) to any person—
11	(A) to whom a credit is allowed against
12	taxes imposed by the possession by reason of the
13	amendments made by this section, or
14	(B) who is eligible for a payment under a
15	plan described in paragraph $(1)(B)$.
16	(3) Definitions and special rules.—
17	(A) Possession of the united states.—
18	For purposes of this subsection, the term "posses-
19	sion of the United States" includes the Common-
20	wealth of Puerto Rico and the Commonwealth of
21	the Northern Mariana Islands.
22	(B) MIRROR CODE TAX SYSTEM.—For pur-
23	poses of this subsection, the term "mirror code
24	tax system" means, with respect to any posses-
25	sion of the United States, the income tax system

1	of such possession if the income tax liability of
2	the residents of such possession under such sys-
3	tem is determined by reference to the income tax
4	laws of the United States as if such possession
5	were the United States.
6	(C) TREATMENT OF PAYMENTS.—For pur-
7	poses of section 1324 of title 31, United States
8	Code, the payments under this subsection shall be
9	treated in the same manner as a refund due
10	from a credit provision referred to in subsection
11	(b)(2) of such section.
12	(d) Exception From Reduction or Offset.—Any
13	credit or refund allowed or made to any individual by rea-
14	son of section 6428 of the Internal Revenue Code of 1986
15	(as added by this section) or by reason of subsection (c)
16	of this section shall not be—
17	(1) subject to reduction or offset pursuant to sec-
18	tion 3716 or 3720A of title 31, United States Code,
19	(2) subject to reduction or offset pursuant to sub-
20	section (d), (e), or (f) of section 6402 of the Internal
21	Revenue Code of 1986, or
22	(3) reduced or offset by other assessed Federal
23	taxes that would otherwise be subject to levy or collec-
24	tion.

1 (e) PUBLIC AWARENESS CAMPAIGN.—The Secretary of the Treasury (or the Secretary's delegate) shall conduct a 2 3 public awareness campaign, in coordination with the Commissioner of Social Security and the heads of other relevant 4 Federal agencies, to provide information regarding the 5 6 availability of the credit and rebate allowed under section 7 6428 of the Internal Revenue Code of 1986 (as added by this section), including information with respect to individ-8 uals who may not have filed a tax return for taxable year 9 10 2018 or 2019.

11 (f) Appropriations to Carry Out Rebates.—

(1) IN GENERAL.—Immediately upon the enactment of this Act, the following sums are appropriated,
out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30,
2020:

17	(A) Department of the treasury.—
18	(i) For an additional amount for "De-
19	partment of the Treasury—Bureau of the
20	Fiscal Service—Salaries and Expenses",
21	\$78,650,000, to remain available until Sep-
22	tember 30, 2021.
23	(ii) For an additional amount for
24	"Department of the Treasury—Internal
25	Revenue Service—Taxpayer Services",

1	\$293,500,000, to remain available until
2	September 30, 2021.
3	(iii) For an additional amount for
4	"Department of the Treasury—Internal
5	Revenue Service—Operations Support",
6	\$170,000,000, to remain available until
7	September 30, 2021.
8	(iv) For an additional amount for
9	"Department of Treasury—Internal Rev-
10	enue Service—Enforcement", \$37,200,000,
11	to remain available until September 30,
12	2021.
13	Amounts made available in appropriations
14	under clauses (ii), (iii), and (iv) of this subpara-
15	graph may be transferred between such appro-
16	priations upon the advance notification of the
17	Committees on Appropriations of the House of
18	Representatives and the Senate. Such transfer
19	authority is in addition to any other transfer
20	authority provided by law.
21	(B) Social security administration.—
22	For an additional amount for "Social Security
23	Administration—Limitation on Administrative
24	Expenses", \$38,000,000, to remain available
25	until September 30, 2021.

1	(2) REPORTS.—No later than 15 days after en-
2	actment of this Act, the Secretary of the Treasury
3	shall submit a plan to the Committees on Appropria-
4	tions of the House of Representatives and the Senate
5	detailing the expected use of the funds provided by
6	paragraph (1)(A). Beginning 90 days after enactment
7	of this Act, the Secretary of the Treasury shall submit
8	a quarterly report to the Committees on Appropria-
9	tions of the House of Representatives and the Senate
10	detailing the actual expenditure of funds provided by
11	paragraph (1)(A) and the expected expenditure of
12	such funds in the subsequent quarter.
13	(g) Conforming Amendments.—
14	(1) Paragraph (2) of section 1324(b) of title 31,
15	United States Code, is amended by inserting "6428,"
16	after ''54B(h),''.
17	(2) The table of sections for subchapter B of
18	chapter 65 of subtitle F of the Internal Revenue Code
19	of 1986 is amended by inserting after the item relat-
20	ing to section 6427 the following:
	"Sec. 6428. 2020 Recovery Rebates for individuals.".
21	SEC. 2202. SPECIAL RULES FOR USE OF RETIREMENT
22	FUNDS.
23	(a) TAX-FAVORED WITHDRAWALS FROM RETIREMENT
24	PLANS.—

1	(1) IN GENERAL.—Section $72(t)$ of the Internal
2	Revenue Code of 1986 shall not apply to any
3	coronavirus-related distribution.
4	(2) Aggregate dollar limitation.—
5	(A) IN GENERAL.—For purposes of this sub-
6	section, the aggregate amount of distributions re-
7	ceived by an individual which may be treated as
8	coronavirus-related distributions for any taxable
9	year shall not exceed \$100,000.
10	(B) TREATMENT OF PLAN DISTRIBU-
11	TIONS.—If a distribution to an individual would
12	(without regard to subparagraph (A)) be a
13	coronavirus-related distribution, a plan shall not
14	be treated as violating any requirement of the
15	Internal Revenue Code of 1986 merely because
16	the plan treats such distribution as a
17	coronavirus-related distribution, unless the ag-
18	gregate amount of such distributions from all
19	plans maintained by the employer (and any
20	member of any controlled group which includes
21	the employer) to such individual exceeds
22	\$100,000.
23	(C) Controlled group.—For purposes of
24	subparagraph (B), the term "controlled group"

means any group treated as a single employer

1 under subsection (b), (c), (m), or (o) of section 414 of the Internal Revenue Code of 1986. 2 3 (3) Amount distributed may be repaid.— 4 (A) IN GENERAL.—Any individual who re-5 ceives a coronavirus-related distribution may, at 6 any time during the 3-year period beginning on 7 the day after the date on which such distribution 8 was received, make 1 or more contributions in 9 an aggregate amount not to exceed the amount 10 of such distribution to an eligible retirement 11 plan of which such individual is a beneficiary 12 and to which a rollover contribution of such dis-13 tribution could be made under section 402(c), 14 403(a)(4), 403(b)(8), 408(d)(3), or 457(e)(16), of15 the Internal Revenue Code of 1986, as the case 16 may be. 17 (B) TREATMENT OF REPAYMENTS OF DIS-18 TRIBUTIONS FROM ELIGIBLE RETIREMENT PLANS 19 OTHER THAN IRAS.—For purposes of the Inter-20 nal Revenue Code of 1986, if a contribution is

154

to a coronavirus-related distribution from an eligible retirement plan other than an individual
retirement plan, then the taxpayer shall, to the
extent of the amount of the contribution, be

made pursuant to subparagraph (A) with respect

1	treated as having received the coronavirus-re-
2	lated distribution in an eligible rollover distribu-
3	tion (as defined in section $402(c)(4)$ of such
4	Code) and as having transferred the amount to
5	the eligible retirement plan in a direct trustee to
6	trustee transfer within 60 days of the distribu-
7	tion.
8	(C) TREATMENT OF REPAYMENTS OF DIS-
9	TRIBUTIONS FROM IRAS.—For purposes of the
10	Internal Revenue Code of 1986, if a contribution
11	is made pursuant to subparagraph (A) with re-
12	spect to a coronavirus-related distribution from
13	an individual retirement plan (as defined by sec-
14	tion $7701(a)(37)$ of such Code), then, to the ex-
15	tent of the amount of the contribution, the
16	coronavirus-related distribution shall be treated
17	as a distribution described in section $408(d)(3)$
18	of such Code and as having been transferred to
19	the eligible retirement plan in a direct trustee to
20	trustee transfer within 60 days of the distribu-
21	tion.
22	(4) DEFINITIONS.—For purposes of this sub-
23	section—
24	(A) CORONAVIRUS-RELATED DISTRIBU-
25	TION.—Except as provided in paragraph (2), the

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1	term "coronavirus-related distribution" means
2	any distribution from an eligible retirement plan
3	made—
4	(i) on or after January 1, 2020, and
5	before December 31, 2020,
6	(ii) to an individual—
7	(I) who is diagnosed with the
8	virus SARS-CoV-2 or with
9	coronavirus disease 2019 (COVID–19)
10	by a test approved by the Centers for
11	Disease Control and Prevention,
12	(II) whose spouse or dependent (as
13	defined in section 152 of the Internal
14	Revenue Code of 1986) is diagnosed
15	with such virus or disease by such a
16	test, or
17	(III) who experiences adverse fi-
18	nancial consequences as a result of
19	being quarantined, being furloughed or
20	laid off or having work hours reduced
21	due to such virus or disease, being un-
22	able to work due to lack of child care
23	due to such virus or disease, closing or
24	reducing hours of a business owned or
25	operated by the individual due to such

1	virus or disease, or other factors as de-
2	termined by the Secretary of the Treas-
3	ury (or the Secretary's delegate).
4	(B) Employee certification.—The ad-
5	ministrator of an eligible retirement plan may
6	rely on an employee's certification that the em-
7	ployee satisfies the conditions of subparagraph
8	(A)(ii) in determining whether any distribution
9	is a coronavirus-related distribution.
10	(C) ELIGIBLE RETIREMENT PLAN.—The
11	term "eligible retirement plan" has the meaning
12	given such term by section $402(c)(8)(B)$ of the
13	Internal Revenue Code of 1986.
14	(5) Income inclusion spread over 3-year pe-
15	RIOD.—
16	(A) IN GENERAL.—In the case of any
17	coronavirus-related distribution, unless the tax-
18	payer elects not to have this paragraph apply for
19	any taxable year, any amount required to be in-
20	cluded in gross income for such taxable year
21	shall be so included ratably over the 3-taxable-
22	year period beginning with such taxable year.
23	(B) Special Rule.—For purposes of sub-
24	paragraph (A), rules similar to the rules of sub-

1 paragraph (E) of section 408A(d)(3) of the Internal Revenue Code of 1986 shall apply. 2 3 (6) Special rules.— 4 (A) EXEMPTION OF DISTRIBUTIONS FROM 5 TRUSTEE TO TRUSTEE TRANSFER AND WITH-6 HOLDING RULES.—For purposes of sections 7 401(a)(31), 402(f), and 3405 of the Internal Rev-8 enue Code of 1986, coronavirus-related distribu-9 tions shall not be treated as eligible rollover dis-10 tributions. 11 (B) CORONAVIRUS-RELATED DISTRIBUTIONS 12 TREATED AS MEETING PLAN DISTRIBUTION RE-13 QUIREMENTS.—For purposes of the Internal Rev-14 enue Code of 1986, a coronavirus-related dis-15 tribution shall be treated as meeting the require-16 sections 401(k)(2)(B)(i), ments of17 403(b)(7)(A)(i), 403(b)(11), and 457(d)(1)(A) of 18 such Code and section 8433(h)(1) of title 5. 19 United States Code. 20 (b) LOANS FROM QUALIFIED PLANS.— 21 (1) INCREASE IN LIMIT ON LOANS NOT TREATED AS DISTRIBUTIONS.—In the case of any loan from a 22 23 qualified employer plan (as defined under section 24 72(p)(4) of the Internal Revenue Code of 1986) to a

1	qualified individual made during the 180-day period
2	beginning on the date of the enactment of this Act—
3	(A) clause (i) of section $72(p)(2)(A)$ of such
4	Code shall be applied by substituting "\$100,000"
5	for "\$50,000", and
6	(B) clause (ii) of such section shall be ap-
7	plied by substituting "the present value of the
8	nonforfeitable accrued benefit of the employee
9	under the plan" for "one-half of the present
10	value of the nonforfeitable accrued benefit of the
11	employee under the plan".
12	(2) Delay of repayment.—In the case of a
13	qualified individual with an outstanding loan (on or
14	after the date of the enactment of this Act) from a
15	qualified employer plan (as defined in section
16	72(p)(4) of the Internal Revenue Code of 1986)—
17	(A) if the due date pursuant to subpara-
18	graph (B) or (C) of section $72(p)(2)$ of such Code
19	for any repayment with respect to such loan oc-
20	curs during the period beginning on the date of
21	the enactment of this Act and ending on Decem-
22	ber 31, 2020, such due date shall be delayed for
23	1 year,
24	(B) any subsequent repayments with respect
25	to any such loan shall be appropriately adjusted

1	to reflect the delay in the due date under sub-
2	paragraph (A) and any interest accruing during
3	such delay, and
4	(C) in determining the 5-year period and
5	the term of a loan under subparagraph (B) or
6	(C) of section $72(p)(2)$ of such Code, the period
7	described in subparagraph (A) of this paragraph
8	shall be disregarded.
9	(3) QUALIFIED INDIVIDUAL.—For purposes of
10	this subsection, the term "qualified individual" means
11	any individual who is described in subsection
12	(a)(4)(A)(ii).
13	(c) Provisions Relating to Plan Amendments.—
14	(1) IN GENERAL.—If this subsection applies to
15	any amendment to any plan or annuity contract—
16	(A) such plan or contract shall be treated as
17	being operated in accordance with the terms of
18	the plan during the period described in para-
19	graph (2)(B)(i), and
20	(B) except as provided by the Secretary of
21	the Treasury (or the Secretary's delegate), such
22	plan or contract shall not fail to meet the re-
23	quirements of section $411(d)(6)$ of the Internal
24	Revenue Code of 1986 and section $204(g)$ of the

1	Employee Retirement Income Security Act of
2	1974 by reason of such amendment.
3	(2) Amendments to which subsection ap-
4	PLIES.—
5	(A) IN GENERAL.—This subsection shall
6	apply to any amendment to any plan or annu-
7	ity contract which is made—
8	(i) pursuant to any provision of this
9	section, or pursuant to any regulation
10	issued by the Secretary of the Treasury or
11	the Secretary of Labor (or the delegate of ei-
12	ther such Secretary) under any provision of
13	this section, and
14	(ii) on or before the last day of the first
15	plan year beginning on or after January 1,
16	2022, or such later date as the Secretary of
17	the Treasury (or the Secretary's delegate)
18	may prescribe.
19	In the case of a governmental plan (as defined
20	in section 414(d) of the Internal Revenue Code
21	of 1986), clause (ii) shall be applied by sub-
22	stituting the date which is 2 years after the date
23	otherwise applied under clause (ii).
24	(B) CONDITIONS.—This subsection shall not
25	apply to any amendment unless—

1	(i) during the period—
2	(I) beginning on the date that this
3	section or the regulation described in
4	subparagraph (A)(i) takes effect (or in
5	the case of a plan or contract amend-
6	ment not required by this section or
7	such regulation, the effective date speci-
8	fied by the plan), and
9	(II) ending on the date described
10	in subparagraph (A)(ii) (or, if earlier,
11	the date the plan or contract amend-
12	ment is adopted),
13	the plan or contract is operated as if such
14	plan or contract amendment were in effect,
15	and
16	(ii) such plan or contract amendment
17	applies retroactively for such period.
18	SEC. 2203. TEMPORARY WAIVER OF REQUIRED MINIMUM
19	DISTRIBUTION RULES FOR CERTAIN RETIRE-
20	MENT PLANS AND ACCOUNTS.
21	(a) IN GENERAL.—Section 401(a)(9) of the Internal
22	Revenue Code of 1986 is amended by adding at the end
23	the following new subparagraph:
24	"(I) TEMPORARY WAIVER OF MINIMUM RE-
25	QUIRED DISTRIBUTION.—

- 163 1 "(i) IN GENERAL.—The requirements 2 of this paragraph shall not apply for cal-3 endar year 2020 to-4 "(I) a defined contribution plan 5 which is described in this subsection or 6 in section 403(a) or 403(b). 7 "(II) a defined contribution plan which is an eligible deferred compensa-8 9 tion plan described in section 457(b) 10 but only if such plan is maintained by 11 an employer described in section 12 457(e)(1)(A), or "(III) an individual retirement 13 14 plan. 15 "(ii) Special rule for required 16 BEGINNING DATES IN 2020.—Clause (i) shall 17 apply to any distribution which is required 18 to be made in calendar year 2020 by reason 19 of— "(I) a required beginning date oc-20 21 curring in such calendar year, and "(II) such distribution not having 22
 - been made before January 1, 2020.

1	"(iii) Special rules regarding
2	WAIVER PERIOD.—For purposes of this
3	paragraph—
4	((I) the required beginning date
5	with respect to any individual shall be
6	determined without regard to this sub-
7	paragraph for purposes of applying
8	this paragraph for calendar years after
9	2020, and
10	"(II) if clause (ii) of subpara-
11	graph (B) $applies$, the 5-year period
12	described in such clause shall be deter-
13	mined without regard to calendar year
14	2020.".
15	(b) ELIGIBLE ROLLOVER DISTRIBUTIONS.—Section
16	402(c)(4) of the Internal Revenue Code of 1986 is amended
17	by striking "2009" each place it appears in the last sentence
18	and inserting "2020".
19	(c) Effective Dates.—
20	(1) IN GENERAL.—The amendments made by
21	this section shall apply for calendar years beginning
22	after December 31, 2019.
23	(2) Provisions relating to plan or con-
24	TRACT AMENDMENTS.—

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1	(A) IN GENERAL.—If this paragraph ap-
2	plies to any plan or contract amendment—
3	(i) such plan or contract shall not fail
4	to be treated as being operated in accord-
5	ance with the terms of the plan during the
6	period described in subparagraph $(B)(ii)$
7	solely because the plan operates in accord-
8	ance with this section, and
9	(ii) except as provided by the Secretary
10	of the Treasury (or the Secretary's delegate),
11	such plan or contract shall not fail to meet
12	the requirements of section $411(d)(6)$ of the
13	Internal Revenue Code of 1986 and section
14	204(g) of the Employee Retirement Income
15	Security Act of 1974 by reason of such
16	amendment.
17	(B) AMENDMENTS TO WHICH PARAGRAPH
18	APPLIES.—
19	(i) IN GENERAL.—This paragraph
20	shall apply to any amendment to any plan
21	or annuity contract which—
22	(I) is made pursuant to the
23	amendments made by this section, and

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1	(II) is made on or before the last
2	day of the first plan year beginning on
3	or after January 1, 2022.
4	In the case of a governmental plan, sub-
5	clause (II) shall be applied by substituting
6	"2024" for "2022".
7	(ii) Conditions.—This paragraph
8	shall not apply to any amendment unless
9	during the period beginning on the effective
10	date of the amendment and ending on De-
11	cember 31, 2020, the plan or contract is op-
12	erated as if such plan or contract amend-
13	ment were in effect.
14	SEC. 2204. ALLOWANCE OF PARTIAL ABOVE THE LINE DE-
14 15	SEC. 2204. ALLOWANCE OF PARTIAL ABOVE THE LINE DE- DUCTION FOR CHARITABLE CONTRIBUTIONS.
15	DUCTION FOR CHARITABLE CONTRIBUTIONS.
15 16 17	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev-
15 16 17	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph
15 16 17 18	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph (21) the following new paragraph:
15 16 17 18 19	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph (21) the following new paragraph: "(22) CHARITABLE CONTRIBUTIONS.—In the case
15 16 17 18 19 20	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph (21) the following new paragraph: "(22) CHARITABLE CONTRIBUTIONS.—In the case of taxable years beginning in 2020, the amount (not
 15 16 17 18 19 20 21 	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph (21) the following new paragraph: "(22) CHARITABLE CONTRIBUTIONS.—In the case of taxable years beginning in 2020, the amount (not to exceed \$300) of qualified charitable contributions
 15 16 17 18 19 20 21 22 	DUCTION FOR CHARITABLE CONTRIBUTIONS. (a) IN GENERAL.—Section 62(a) of the Internal Rev- enue Code of 1986 is amended by inserting after paragraph (21) the following new paragraph: "(22) CHARITABLE CONTRIBUTIONS.—In the case of taxable years beginning in 2020, the amount (not to exceed \$300) of qualified charitable contributions made by an eligible individual during the taxable

1	"(f) Definitions Relating to Qualified Chari-
2	TABLE CONTRIBUTIONS.—For purposes of subsection
3	(a)(22)—
4	"(1) ELIGIBLE INDIVIDUAL.—The term 'eligible
5	individual' means any individual who does not elect
6	to itemize deductions.
7	"(2) Qualified charitable contributions.—
8	The term 'qualified charitable contribution' means a
9	charitable contribution (as defined in section
10	170(c))—
11	"(A) which is made in cash,
12	``(B) for which a deduction is allowable
13	under section 170 (determined without regard to
14	subsection (b) thereof), and
15	"(C) which is—
16	"(i) made to an organization described
17	in section 170(b)(1)(A), and
18	''(ii) not—
19	``(I) to an organization described
20	in section $509(a)(3)$, or
21	``(II) for the establishment of a
22	new, or maintenance of an existing,
23	donor advised fund (as defined in sec-
24	$tion \ 4966(d)(2)).$

1	Such term shall not include any amount
2	which is treated as a charitable contribu-
3	tion made in such taxable year by reason of
4	subsection $(b)(1)(G)(ii)$ or $(d)(1)$ of section
5	170.".
6	(c) EFFECTIVE DATE.—The amendments made by this
7	section shall apply to taxable years beginning after Decem-
8	ber 31, 2019.
9	SEC. 2205. MODIFICATION OF LIMITATIONS ON CHARI-
10	TABLE CONTRIBUTIONS DURING 2020.
11	(a) Temporary Suspension of Limitations on
12	Certain Cash Contributions.—
13	(1) IN GENERAL.—Except as otherwise provided
14	in paragraph (2), qualified contributions shall be dis-
15	regarded in applying subsections (b) and (d) of sec-
16	tion 170 of the Internal Revenue Code of 1986.
17	(2) TREATMENT OF EXCESS CONTRIBUTIONS.—
18	For purposes of section 170 of the Internal Revenue
19	<i>Code of 1986—</i>
20	(A) INDIVIDUALS.—In the case of an indi-
21	vidual—
22	(i) LIMITATION.—Any qualified con-
23	tribution shall be allowed as a deduction
24	only to the extent that the aggregate of such
25	contributions does not exceed the excess of

1	the taxpayer's contribution base (as defined
2	in subparagraph (H) of section $170(b)(1)$ of
3	such Code) over the amount of all other
4	charitable contributions allowed under sec-
5	tion 170(b)(1) of such Code.
6	(ii) CARRYOVER.—If the aggregate
7	amount of qualified contributions made in
8	the contribution year (within the meaning
9	of section $170(d)(1)$ of such Code) exceeds
10	the limitation of clause (i), such excess shall
11	be added to the excess described in section
12	170(b)(1)(G)(ii).
13	(B) CORPORATIONS.—In the case of a cor-
14	poration—
15	(i) LIMITATION.—Any qualified con-
16	tribution shall be allowed as a deduction
17	only to the extent that the aggregate of such
18	contributions does not exceed the excess of
19	25 percent of the taxpayer's taxable income
20	(as determined under paragraph (2) of sec-
21	tion 170(b) of such Code) over the amount
22	of all other charitable contributions allowed
23	under such paragraph.
24	(ii) CARRYOVER.—If the aggregate
25	amount of qualified contributions made in

1	the contribution year (within the meaning
2	of section $170(d)(2)$ of such Code) exceeds
3	the limitation of clause (i), such excess shall
4	be appropriately taken into account under
5	section $170(d)(2)$ subject to the limitations
6	thereof.
7	(3) QUALIFIED CONTRIBUTIONS.—
8	(A) IN GENERAL.—For purposes of this sub-
9	section, the term "qualified contribution" means
10	any charitable contribution (as defined in sec-
11	tion 170(c) of the Internal Revenue Code of
12	1986) if—
13	(i) such contribution is paid in cash
14	during calendar year 2020 to an organiza-
15	tion described in section $170(b)(1)(A)$ of
16	such Code, and
17	(ii) the taxpayer has elected the appli-
18	cation of this section with respect to such
19	contribution.
20	(B) EXCEPTION.—Such term shall not in-
21	clude a contribution by a donor if the contribu-
22	tion is—
23	(i) to an organization described in sec-
24	tion 509(a)(3) of the Internal Revenue Code
25	of 1986, or

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1	(ii) for the establishment of a new, or
2	maintenance of an existing, donor advised
3	fund (as defined in section $4966(d)(2)$ of
4	such Code).
5	(C) Application of election to part-
6	NERSHIPS AND S CORPORATIONS.—In the case of
7	a partnership or S corporation, the election
8	under subparagraph (A)(ii) shall be made sepa-
9	rately by each partner or shareholder.
10	(b) Increase in Limits on Contributions of Food
11	INVENTORY.—In the case of any charitable contribution of
12	food during 2020 to which section 170(e)(3)(C) of the Inter-
13	nal Revenue Code of 1986 applies, subclauses (I) and (II)
14	of clause (ii) thereof shall each be applied by substituting
15	"25 percent" for "15 percent."
16	(c) EFFECTIVE DATE.—This section shall apply to tax-
17	able years ending after December 31, 2019.
18	SEC. 2206. EXCLUSION FOR CERTAIN EMPLOYER PAYMENTS
19	OF STUDENT LOANS.
20	(a) IN GENERAL.—Paragraph (1) of section 127(c) of
21	the Internal Revenue Code of 1986 is amended by striking

21 the Internal Revenue Code of 1986 is amended by striking
22 "and" at the end of subparagraph (A), by redesignating
23 subparagraph (B) as subparagraph (C), and by inserting
24 after subparagraph (A) the following new subparagraph:

2 January 1, 2021, the payment by an employe	? r ,
2 Junuary 1, 2021, the payment by an employe	
3 whether paid to the employee or to a lender,	of
4 principal or interest on any qualified education)n
5 loan (as defined in section $221(d)(1)$) incurr	ed
6 by the employee for education of the employee	?e,
7 <i>and</i> ".	

8 (b) Conforming Amendment; Denial of Double 9 BENEFIT.—The first sentence of paragraph (1) of section 221(e) of the Internal Revenue Code of 1986 is amended 10 11 by inserting before the period the following: ", or for which an exclusion is allowable under section 127 to the taxpayer 12 by reason of the payment by the taxpayer's employer of any 13 indebtedness on a qualified education loan of the taxpayer". 14 15 (c) EFFECTIVE DATE.—The amendments made by this 16 section shall apply to payments made after the date of the enactment of this Act. 17

18 Subtitle C—Business Provisions

19 SEC. 2301. EMPLOYEE RETENTION CREDIT FOR EMPLOYERS

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SUBJECT TO CLOSURE DUE TO COVID-19.

(a) IN GENERAL.—In the case of an eligible employer,
there shall be allowed as a credit against applicable employment taxes for each calendar quarter an amount equal to
50 percent of the qualified wages with respect to each employee of such employer for such calendar quarter.

1	(b)	LIMITATIONS AND REFUNDABILITY.—	
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2 (1) WAGES TAKEN INTO ACCOUNT.—The amount
3 of qualified wages with respect to any employee which
4 may be taken into account under subsection (a) by the
5 eligible employer for all calendar quarters shall not
6 exceed \$10,000.

7 (2) Credit limited to employment taxes.— 8 The credit allowed by subsection (a) with respect to 9 any calendar quarter shall not exceed the applicable 10 employment taxes (reduced by any credits allowed under subsections (e) and (f) of section 3111 of the In-11 12 ternal Revenue Code of 1986 and sections 7001 and 13 7003 of the Families First Coronavirus Response Act) 14 on the wages paid with respect to the employment of 15 all the employees of the eligible employer for such cal-16 endar quarter.

17 (3) REFUNDABILITY OF EXCESS CREDIT.—

(A) IN GENERAL.—If the amount of the
credit under subsection (a) exceeds the limitation
of paragraph (2) for any calendar quarter, such
excess shall be treated as an overpayment that
shall be refunded under sections 6402(a) and
6413(b) of the Internal Revenue Code of 1986.

24 (B) TREATMENT OF PAYMENTS.—For pur25 poses of section 1324 of title 31, United States

1	Code, any amounts due to the employer under
2	this paragraph shall be treated in the same man-
3	ner as a refund due from a credit provision re-
4	ferred to in subsection $(b)(2)$ of such section.
5	(c) DEFINITIONS.—For purposes of this section—
6	(1) Applicable employment taxes.—The term
7	"applicable employment taxes" means the following:
8	(A) The taxes imposed under section
9	3111(a) of the Internal Revenue Code of 1986.
10	(B) So much of the taxes imposed under
11	section 3221(a) of such Code as are attributable
12	to the rate in effect under section 3111(a) of such
13	Code.
14	(2) Eligible employer.—
15	(A) IN GENERAL.—The term "eligible em-
16	ployer" means any employer—
17	(i) which was carrying on a trade or
18	business during calendar year 2020, and
19	(ii) with respect to any calendar quar-
20	ter, for which—
21	(I) the operation of the trade or
22	business described in clause (i) is fully
23	or partially suspended during the cal-
24	endar quarter due to orders from an
25	appropriate governmental authority

1	limiting commerce, travel, or group
2	meetings (for commercial, social, reli-
3	gious, or other purposes) due to the
4	coronavirus disease 2019 (COVID–19),
5	OT
6	(II) such calendar quarter is
7	within the period described in sub-
8	paragraph (B).
9	(B) SIGNIFICANT DECLINE IN GROSS RE-
10	CEIPTS.—The period described in this subpara-
11	graph is the period—
12	(i) beginning with the first calendar
13	quarter beginning after December 31, 2019,
14	for which gross receipts (within the mean-
15	ing of section 448(c) of the Internal Rev-
16	enue Code of 1986) for the calendar quarter
17	are less than 50 percent of gross receipts for
18	the same calendar quarter in the prior year,
19	and
20	(ii) ending with the calendar quarter
21	following the first calendar quarter begin-
22	ning after a calendar quarter described in
23	clause (i) for which gross receipts of such
24	employer are greater than 80 percent of

1	gross receipts for the same calendar quarter
2	in the prior year.
3	(C) TAX-EXEMPT ORGANIZATIONS.—In the
4	case of an organization which is described in sec-
5	tion 501(c) of the Internal Revenue Code of 1986
6	and exempt from tax under section $501(a)$ of
7	such Code, clauses (i) and (ii)(I) of subpara-
8	graph (A) shall apply to all operations of such
9	organization.
10	(3) Qualified wages.—
11	(A) IN GENERAL.—The term "qualified
12	wages" means—
13	(i) in the case of an eligible employer
14	for which the average number of full-time
15	employees (within the meaning of section
16	4980H of the Internal Revenue Code of
17	1986) employed by such eligible employer
18	during 2019 was greater than 100, wages
19	paid by such eligible employer with respect
20	to which an employee is not providing serv-
21	ices due to circumstances described in sub-
22	clause (I) or (II) of paragraph (2)(A)(ii), or
23	(ii) in the case of an eligible employer
24	for which the average number of full-time
25	employees (within the meaning of section

1	4980H of the Internal Revenue Code of
2	1986) employed by such eligible employer
3	during 2019 was not greater than 100-
4	(I) with respect to an eligible em-
5	ployer described in subclause (I) of
6	paragraph (2)(A)(ii), wages paid by
7	such eligible employer with respect to
8	an employee during any period de-
9	scribed in such clause, or
10	(II) with respect to an eligible em-
11	ployer described in subclause (II) of
12	such paragraph, wages paid by such el-
13	igible employer with respect to an em-
14	ployee during such quarter.
15	Such term shall not include any wages taken
16	into account under section 7001 or section 7003
17	of the Families First Coronavirus Response Act.
18	(B) LIMITATION.—Qualified wages paid or
19	incurred by an eligible employer described in
20	subparagraph $(A)(i)$ with respect to an employee
21	for any period described in such subparagraph
22	may not exceed the amount such employee would
23	have been paid for working an equivalent dura-
24	tion during the 30 days immediately preceding
25	such period.

1	(C) Allowance for certain health
2	PLAN EXPENSES.—
3	(i) IN GENERAL.—The term "qualified
4	wages" shall include so much of the eligible
5	employer's qualified health plan expenses as
6	are properly allocable to such wages.
7	(ii) Qualified health plan ex-
8	PENSES.—For purposes of this paragraph,
9	the term "qualified health plan expenses"
10	means amounts paid or incurred by the eli-
11	gible employer to provide and maintain a
12	group health plan (as defined in section
13	5000(b)(1) of the Internal Revenue Code of
14	1986), but only to the extent that such
15	amounts are excluded from the gross income
16	of employees by reason of section 106(a) of
17	such Code.
18	(iii) Allocation rules.—For pur-
19	poses of this paragraph, qualified health
20	plan expenses shall be allocated to qualified
21	wages in such manner as the Secretary may
22	prescribe. Except as otherwise provided by
23	the Secretary, such allocation shall be treat-
24	ed as properly made if made on the basis
25	of being pro rata among employees and pro

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1	rata on the basis of periods of coverage (rel-
2	ative to the periods to which such wages re-
3	late).
4	(4) Secretary.—The term "Secretary" means
5	the Secretary of the Treasury or the Secretary's dele-
6	gate.
7	(5) WAGES.—The term "wages" means wages (as
8	defined in section 3121(a) of the Internal Revenue
9	Code of 1986) and compensation (as defined in sec-
10	tion 3231(e) of such Code).
11	(6) OTHER TERMS.—Any term used in this sec-
12	tion which is also used in chapter 21 or 22 of the In-
13	ternal Revenue Code of 1986 shall have the same
14	meaning as when used in such chapter.
15	(d) Aggregation Rule.—All persons treated as a
16	single employer under subsection (a) or (b) of section 52
17	of the Internal Revenue Code of 1986, or subsection (m) or
18	(o) of section 414 of such Code, shall be treated as one em-
19	ployer for purposes of this section.
20	(e) CERTAIN RULES TO APPLY.—For purposes of this
21	section, rules similar to the rules of sections $51(i)(1)$ and
22	280C(a) of the Internal Revenue Code of 1986 shall apply.
23	(f) Certain Governmental Employers.—This cred-

24 it shall not apply to the Government of the United States,

the government of any State or political subdivision thereof, or any agency or instrumentality of any of the foregoing. (g) ELECTION NOT TO HAVE SECTION APPLY.—This section shall not apply with respect to any eligible employer

5 for any calendar quarter if such employer elects (at such
6 time and in such manner as the Secretary may prescribe)
7 not to have this section apply.

8 (h) SPECIAL RULES.—

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9 (1) EMPLOYEE NOT TAKEN INTO ACCOUNT MORE
10 THAN ONCE.—An employee shall not be included for
11 purposes of this section for any period with respect to
12 any employer if such employer is allowed a credit
13 under section 51 of the Internal Revenue Code of 1986
14 with respect to such employee for such period.

15 (2) DENIAL OF DOUBLE BENEFIT.—Any wages
16 taken into account in determining the credit allowed
17 under this section shall not be taken into account for
18 purposes of determining the credit allowed under sec19 tion 458 of such Code.

20 (3) THIRD PARTY PAYORS.—Any credit allowed
21 under this section shall be treated as a credit de22 scribed in section 3511(d)(2) of such Code.

(i) TRANSFERS TO FEDERAL OLD-AGE AND SURVIVORS INSURANCE TRUST FUND.—There are hereby appropriated to the Federal Old-Age and Survivors Insurance

Trust Fund and the Federal Disability Insurance Trust 1 Fund established under section 201 of the Social Security 2 Act (42 U.S.C. 401) and the Social Security Equivalent 3 Benefit Account established under section 15A(a) of the 4 Railroad Retirement Act of 1974 (45 U.S.C. 14 231n-1(a)) 5 6 amounts equal to the reduction in revenues to the Treasury 7 by reason of this section (without regard to this subsection). 8 Amounts appropriated by the preceding sentence shall be 9 transferred from the general fund at such times and in such 10 manner as to replicate to the extent possible the transfers which would have occurred to such Trust Fund or Account 11 had this section not been enacted. 12

(j) RULE FOR EMPLOYERS TAKING SMALL BUSINESS
INTERRUPTION LOAN.—If an eligible employer receives a
covered loan under paragraph (36) of section 7(a) of the
Small Business Act (15 U.S.C. 636(a)), as added by section
1102 of this Act, such employer shall not be eligible for the
credit under this section.

(k) TREATMENT OF DEPOSITS.—The Secretary shall
waive any penalty under section 6656 of the Internal Revenue Code of 1986 for any failure to make a deposit of any
applicable employment taxes if the Secretary determines
that such failure was due to the reasonable anticipation of
the credit allowed under this section.

(l) REGULATIONS AND GUIDANCE.—The Secretary
 shall issue such forms, instructions, regulations, and guid ance as are necessary—

4 (1) to allow the advance payment of the credit
5 under subsection (a), subject to the limitations pro6 vided in this section, based on such information as
7 the Secretary shall require,

8 (2) to provide for the reconciliation of such ad-9 vance payment with the amount advanced at the time 10 of filing the return of tax for the applicable calendar 11 quarter or taxable year,

(3) to provide for the recapture of the credit
under this section if such credit is allowed to a taxpayer which receives a loan described in subsection (j)
during a subsequent quarter,

16 (4) with respect to the application of the credit 17 under subsection (a) to third party payors (including 18 professional employer organizations, certified profes-19 sional employer organizations, or agents under sec-20 tion 3504 of the Internal Revenue Code of 1986), in-21 cluding regulations or guidance allowing such payors to submit documentation necessary to substantiate the 22 23 eligible employer status of employers that use such 24 payors, and

1	(5) for application of subparagraphs $(A)(ii)(II)$
2	and (B) of subsection $(c)(2)$ in the case of any em-
3	ployer which was not carrying on a trade or business
4	for all or part of the same calendar quarter in the
5	prior year.
6	(m) APPLICATION.—This section shall only apply to
7	wages paid after March 12, 2020, and before January 1,
8	2021.
9	SEC. 2302. DELAY OF PAYMENT OF EMPLOYER PAYROLL
10	TAXES.
11	(a) IN GENERAL.—
12	(1) TAXES.—Notwithstanding any other provi-
13	sion of law, the payment for applicable employment
14	taxes for the payroll tax deferral period shall not be
15	due before the applicable date.
16	(2) DEPOSITS.—Notwithstanding section 6302 of
17	the Internal Revenue Code of 1986, an employer shall
18	be treated as having timely made all deposits of ap-
19	plicable employment taxes that are required to be
20	made (without regard to this section) for such taxes
21	during the payroll tax deferral period if all such de-
22	posits are made not later than the applicable date.
23	(3) EXCEPTION.—This subsection shall not apply
24	to any taxpayer if such taxpayer has had indebted-
25	ness forgiven under section 1106 of this Act with re-

1	spect to a loan under paragraph (36) of section $7(a)$
2	of the Small Business Act (15 U.S.C. 636(a)), as
3	added by section 1102 of this Act, or indebtedness for-
4	given under section 1109 of this Act.

5 (b) SECA.—

6 (1) IN GENERAL.—Notwithstanding any other
7 provision of law, the payment for 50 percent of the
8 taxes imposed under section 1401(a) of the Internal
9 Revenue Code of 1986 for the payroll tax deferral pe10 riod shall not be due before the applicable date.

(2) ESTIMATED TAXES.—For purposes of applying section 6654 of the Internal Revenue Code of 1986
to any taxable year which includes any part of the
payroll tax deferral period, 50 percent of the taxes
imposed under section 1401(a) of such Code for the
payroll tax deferral period shall not be treated as
taxes to which such section 6654 applies.

18 (c) LIABILITY OF THIRD PARTIES.—

(1) ACTS TO BE PERFORMED BY AGENTS.—For
purposes of section 3504 of the Internal Revenue Code
of 1986, in the case of any person designated pursuant to such section (and any regulations or other
guidance issued by the Secretary with respect to such
section) to perform acts otherwise required to be performed by an employer under such Code, if such em-

1 ployer directs such person to defer payment of any 2 applicable employment taxes during the payroll tax 3 deferral period under this section, such employer shall 4 be solely liable for the payment of such applicable em-5 ployment taxes before the applicable date for any 6 wages paid by such person on behalf of such employer 7 during such period. 8 (2) Certified professional employer orga-9 NIZATIONS.—For purposes of section 3511, in the case 10 of a certified professional employer organization (as 11 defined in subsection (a) of section 7705 of the Inter-12 nal Revenue Code of 1986) that has entered into a

13 service contract described in subsection (e)(2) of such 14 section with a customer, if such customer directs such 15 organization to defer payment of any applicable em-16 ployment taxes during the payroll tax deferral period 17 under this section, such customer shall, notwith-18 standing subsections (a) and (c) of section 3511, be 19 solely liable for the payment of such applicable em-20 ployment taxes before the applicable date for any 21 wages paid by such organization to any work site em-22 ployee performing services for such customer during 23 such period.

24 (d) DEFINITIONS.—For purposes of this section—

1	(1) Applicable employment taxes.—The term
2	"applicable employment taxes" means the following:
3	(A) The taxes imposed under section
4	3111(a) of the Internal Revenue Code of 1986.
5	(B) So much of the taxes imposed under
6	section 3211(a) of such Code as are attributable
7	to the rate in effect under section 3111(a) of such
8	Code.
9	(C) So much of the taxes imposed under sec-
10	tion 3221(a) of such Code as are attributable to
11	the rate in effect under section 3111(a) of such
12	Code.
13	(2) PAYROLL TAX DEFERRAL PERIOD.—The term
14	"payroll tax deferral period" means the period begin-
15	ning on the date of the enactment of this Act and end-
16	ing before January 1, 2021.
17	(3) Applicable date.—The term "applicable
18	date" means—
19	(A) December 31, 2021, with respect to 50
20	percent of the amounts to which subsection (a) or
21	(b), as the case may be, apply, and
22	(B) December 31, 2022, with respect to the
23	remaining such amounts.

(4) SECRETARY.—The term "Secretary" means
 the Secretary of the Treasury (or the Secretary's dele gate).

4 (e) TRUST FUNDS HELD HARMLESS.—There are hereby appropriated (out of any money in the Treasury not 5 otherwise appropriated) for each fiscal year to the Federal 6 Old-Age and Survivors Insurance Trust Fund and the Fed-7 8 eral Disability Insurance Trust Fund established under sec-9 tion 201 of the Social Security Act (42 U.S.C. 401) and 10 the Social Security Equivalent Benefit Account established 11 under section 15A(a) of the Railroad Retirement Act of 1974 (45 U.S.C. 231n-1(a)) an amount equal to the reduc-12 tion in the transfers to such fund for such fiscal year by 13 reason of this section. Amounts appropriated by the pre-14 15 ceding sentence shall be transferred from the general fund at such times and in such manner as to replicate to the 16 extent possible the transfers which would have occurred to 17 such Trust Fund had such amendments not been enacted. 18 19 (f) REGULATORY AUTHORITY.—The Secretary shall

20 issue such regulations or other guidance as necessary to
21 carry out the purposes of this section, including rules for
22 the administration and enforcement of subsection (c).

23 SEC. 2303. MODIFICATIONS FOR NET OPERATING LOSSES.

24 (a) TEMPORARY REPEAL OF TAXABLE INCOME LIMI25 TATION.—

1	(1) IN GENERAL.—The first sentence of section
2	172(a) of the Internal Revenue Code of 1986 is
3	amended by striking "an amount equal to" and all
4	that follows and inserting "an amount equal to—
5	"(1) in the case of a taxable year beginning be-
6	fore January 1, 2021, the aggregate of the net oper-
7	ating loss carryovers to such year, plus the net oper-
8	ating loss carrybacks to such year, and
9	"(2) in the case of a taxable year beginning after
10	December 31, 2020, the sum of—
11	``(A) the aggregate amount of net operating
12	losses arising in taxable years beginning before
13	January 1, 2018, carried to such taxable year,
14	plus
15	"(B) the lesser of—
16	((i) the aggregate amount of net oper-
17	ating losses arising in taxable years begin-
18	ning after December 31, 2017, carried to
19	such taxable year, or
20	"(ii) 80 percent of the excess (if any)
21	of—
22	``(I) taxable income computed
23	without regard to the deductions under
24	this section and sections 199A and
25	250, over

1	"(II) the amount determined
2	under subparagraph (A).".
3	(2) Conforming Amendments.—
4	(A) Section $172(b)(2)(C)$ of such Code is
5	amended to read as follows:
6	"(C) for taxable years beginning after De-
7	cember 31, 2020, be reduced by 20 percent of the
8	excess (if any) described in subsection
9	(a)(2)(B)(ii) for such taxable year.".
10	(B) Section $172(d)(6)(C)$ of such Code is
11	amended by striking "subsection $(a)(2)$ " and in-
12	serting "subsection $(a)(2)(B)(ii)(I)$ ".
13	(C) Section $860E(a)(3)(B)$ of such Code is
14	amended by striking all that follows "for pur-
15	poses of" and inserting "subsection
16	(a)(2)(B)(ii)(I) and the second sentence of sub-
17	section $(b)(2)$ of section 172.".
18	(b) Modifications of Rules Relating to
19	CARRYBACKS.—
20	(1) IN GENERAL.—Section 172(b)(1) of the Inter-
21	nal Revenue Code of 1986 is amended by adding at
22	the end the following new subparagraph:
23	"(D) Special rule for losses arising
24	IN 2018, 2019, AND 2020.—

1	"(i) IN GENERAL.—In the case of any
2	net operating loss arising in a taxable year
3	beginning after December 31, 2017, and be-
4	fore January 1, 2021—
5	((I) such loss shall be a net oper-
6	ating loss carryback to each of the 5
7	taxable years preceding the taxable
8	year of such loss, and
9	"(II) subparagraphs (B) and
10	(C)(i) shall not apply.
11	"(ii) Special rules for reits.—For
12	purposes of this subparagraph—
13	"(I) IN GENERAL.—A net oper-
14	ating loss for a REIT year shall not be
15	a net operating loss carryback to any
16	taxable year preceding the taxable year
17	of such loss.
18	"(II) Special rule.—In the case
19	of any net operating loss for a taxable
20	year which is not a REIT year, such
21	loss shall not be carried to any pre-
22	ceding taxable year which is a REIT
23	year.
24	"(III) REIT YEAR.—For purposes
25	of this subparagraph, the term 'REIT

1	year' means any taxable year for
2	which the provisions of part II of sub-
3	chapter M (relating to real estate in-
4	vestment trusts) apply to the taxpayer.
5	"(iii) Special rule for life insur-
6	ANCE COMPANIES.— In the case of a life in-
7	surance company, if a net operating loss is
8	carried pursuant to clause $(i)(I)$ to a life
9	insurance company taxable year beginning
10	before January 1, 2018, such net operating
11	loss carryback shall be treated in the same
12	manner as an operations loss carryback
13	(within the meaning of section 810 as in ef-
14	fect before its repeal) of such company to
15	such taxable year.
16	"(iv) Rule relating to carrybacks
17	TO YEARS TO WHICH SECTION 965 AP-
18	PLIES.—If a net operating loss of a tax-
19	payer is carried pursuant to clause $(i)(I)$ to
20	any taxable year in which an amount is in-
21	cludible in gross income by reason of section
22	965(a), the taxpayer shall be treated as hav-
23	ing made the election under section $965(n)$
24	with respect to each such taxable year.

192

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ragraph.".

1	(2) Conforming Amendment.—Section
2	172(b)(1)(A) of such Code, as amended by subsection
3	(c)(2), is amended by striking "and $(C)(i)$ " and in-
4	serting ", (C)(i), and (D)".
5	(c) Technical Amendment Relating to Section
6	13302 of Public Law 115–97.—
7	(1) Section 13302(e) of Public Law 115–97 is
8	amended to read as follows:
9	"(e) Effective Dates.—
10	"(1) Net operating loss limitation.—The
11	amendments made by subsections (a) and $(d)(2)$ shall
12	apply to—
13	"(A) taxable years beginning after Decem-
14	ber 31, 2017, and
15	``(B) taxable years beginning on or before
16	such date to which net operating losses arising
17	in taxable years beginning after such date are
18	carried.
19	"(2) CARRYOVERS AND CARRYBACKS.—The
20	amendments made by subsections (b), (c), and $(d)(1)$
21	shall apply to net operating losses arising in taxable
22	years beginning after December 31, 2017.".
23	(2) Section 172(b)(1)(A) of the Internal Revenue
24	Code of 1986 is amended to read as follows:

1	"(A) GENERAL RULE.—A net operating loss
2	for any taxable year—
3	((i) shall be a net operating loss
4	carryback to the extent provided in sub-
5	paragraphs (B) and $(C)(i)$, and
6	"(ii) except as provided in subpara-
7	graph (C)(ii), shall be a net operating loss
8	carryover—
9	((I) in the case of a net operating
10	loss arising in a taxable year begin-
11	ning before January 1, 2018, to each of
12	the 20 taxable years following the tax-
13	able year of the loss, and
14	"(II) in the case of a net oper-
15	ating loss arising in a taxable year be-
16	ginning after December 31, 2017, to
17	each taxable year following the taxable
18	year of the loss.".
19	(d) Effective Dates.—
20	(1) Net operating loss limitation.—The
21	amendments made by subsection (a) shall apply—
22	(A) to taxable years beginning after Decem-
23	ber 31, 2017, and
24	(B) to taxable years beginning on or before
25	December 31, 2017, to which net operating losses

1	arising in taxable years beginning after Decem-
2	ber 31, 2017, are carried.
3	(2) CARRYOVERS AND CARRYBACKS.—The
4	amendment made by subsection (b) shall apply to—
5	(A) net operating losses arising in taxable
6	years beginning after December 31, 2017, and
7	(B) taxable years beginning before, on, or
8	after such date to which such net operating losses
9	are carried.
10	(3) TECHNICAL AMENDMENTS.—The amendments
11	made by subsection (c) shall take effect as if included
12	in the provisions of Public Law 115–97 to which they
13	relate.
14	(4) Special Rule.—In the case of a net oper-
15	ating loss arising in a taxable year beginning before
16	January 1, 2018, and ending after December 31,
17	2017—
18	(A) an application under section 6411(a) of
19	the Internal Revenue Code of 1986 with respect
20	to the carryback of such net operating loss shall
21	not fail to be treated as timely filed if filed not
22	later than the date which is 120 days after the
23	date of the enactment of this Act, and
24	(B) an election to—

1	(i) forgo any carryback of such net op-
2	erating loss,
3	(ii) reduce any period to which such
4	net operating loss may be carried back, or
5	(iii) revoke any election made under
6	section 172(b) to forgo any carryback of
7	such net operating loss,
8	shall not fail to be treated as timely made if
9	made not later than the date which is 120 days
10	after the date of the enactment of this Act.
11	SEC. 2304. MODIFICATION OF LIMITATION ON LOSSES FOR
12	TAXPAYERS OTHER THAN CORPORATIONS.
13	(a) IN GENERAL.—Section 461(l)(1) of the Internal
14	Revenue Code of 1986 is amended to read as follows:
15	"(1) LIMITATION.—In the case of a taxpayer
16	other than a corporation—
17	"(A) for any taxable year beginning after
18	December 31, 2017, and before January 1, 2026,
19	subsection (j) (relating to limitation on excess
20	farm losses of certain taxpayers) shall not apply,
21	and
22	"(B) for any taxable year beginning after
23	December 31, 2020, and before January 1, 2026,
24	any excess business loss of the taxpayer for the
25	taxable year shall not be allowed.".

1	(b) Technical Amendments Relating to Section
2	11012 of Public Law 115–97.—
3	(1) Section 461(l)(2) of the Internal Revenue
4	Code of 1986 is amended by striking "a net operating
5	loss carryover to the following taxable year under sec-
6	tion 172" and inserting "a net operating loss for the
7	taxable year for purposes of determining any net op-
8	erating loss carryover under section 172(b) for subse-
9	quent taxable years".
10	(2) Section $461(l)(3)(A)$ of such Code is amend-
11	ed—
12	(A) in clause (i), by inserting "and without
13	regard to any deduction allowable under section
14	172 or 199A" after "under paragraph (1)", and
15	(B) by adding at the end the following flush
16	sentence:
17	"Such excess shall be determined without regard to
18	any deductions, gross income, or gains attributable to
19	any trade or business of performing services as an
20	employee.".
21	(3) Section $461(l)(3)$ of such Code is amended by
22	redesignating subparagraph (B) as subparagraph (C)
23	and by inserting after subparagraph (A) the following
24	nou antranant.

24 new subparagraph:

1	"(B) TREATMENT OF CAPITAL GAINS AND
2	LOSSES.—
3	"(i) Losses.—Deductions for losses
4	from sales or exchanges of capital assets
5	shall not be taken into account under sub-
6	paragraph (A)(i).
7	"(ii) GAINS.—The amount of gains
8	from sales or exchanges of capital assets
9	taken into account under subparagraph
10	(A)(ii) shall not exceed the lesser of—
11	``(I) the capital gain net income
12	determined by taking into account only
13	gains and losses attributable to a trade
14	or business, or
15	"(II) the capital gain net in-
16	come.".
17	(c) Effective Dates.—
18	(1) IN GENERAL.—The amendments made by
19	subsection (a) shall apply to taxable years beginning
20	after December 31, 2017.
21	(2) TECHNICAL AMENDMENTS.—The amendments
22	made by subsection (b) shall take effect as if included
23	in the provisions of Public Law 115–97 to which they
24	relate.

	199
1	SEC. 2305. MODIFICATION OF CREDIT FOR PRIOR YEAR MIN-
2	IMUM TAX LIABILITY OF CORPORATIONS.
3	(a) IN GENERAL.—Section 53(e) of the Internal Rev-
4	enue Code of 1986 is amended—
5	(1) by striking "2018, 2019, 2020, or 2021" in
6	paragraph (1) and inserting "2018 or 2019", and
7	(2) by striking "2021" in paragraph (2) and in-
8	serting "2019".
9	(b) Election to Take Entire Refundable Credit
10	Amount in 2018.—
11	(1) IN GENERAL.—Section 53(e) of such Code is
12	amended by adding at the end the following new
13	paragraph:
14	"(5) Special rule.—In the case of a corpora-
15	tion making an election under this paragraph—
16	"(A) paragraph (1) shall not apply, and
17	``(B) subsection (c) shall not apply to the
18	first taxable year of such corporation beginning
19	in 2018.".
20	(c) EFFECTIVE DATE.—The amendments made by this
21	section shall apply to taxable years beginning after Decem-
22	ber 31, 2017.
23	(d) Special Rule.—
24	(1) IN GENERAL.—For purposes of the Internal
25	Revenue Code of 1986, a credit or refund for which
26	an application described in paragraph (2)(A) is filed

1	shall be	treated	as	made	under	section	6411	of	such
2	Code.								

3 (2) TENTATIVE REFUND.—

4	(A) APPLICATION.—A taxpayer may file an
5	application for a tentative refund of any amount
6	for which a refund is due by reason of an elec-
7	tion under section 53(e)(5) of the Internal Rev-
8	enue Code of 1986. Such application shall be in
9	such manner and form as the Secretary of the
10	Treasury (or the Secretary's delegate) may pre-
11	scribe and shall—
12	(i) be verified in the same manner as
13	an application under section 6411(a) of
14	such Code,
15	(ii) be filed prior to December 31,
16	2020, and
17	(iii) set forth—
18	(I) the amount of the refundable
19	credit claimed under section 53(e) of
20	such Code for such taxable year,
21	(II) the amount of the refundable
22	credit claimed under such section for
23	any previously filed return for such
24	taxable year, and

1	(III) the amount of the refund
2	claimed.
3	(B) Allowance of Adjustments.—With-
4	in a period of 90 days from the date on which
5	an application is filed under subparagraph (A),
6	the Secretary of the Treasury (or the Secretary's
7	delegate) shall—
8	(i) review the application,
9	(ii) determine the amount of the over-
10	payment, and
11	(iii) apply, credit, or refund such over-
12	payment,
13	in a manner similar to the manner provided in
14	section 6411(b) of the Internal Revenue Code of
15	1986.
16	(C) Consolidated returns.—The provi-
17	sions of section 6411(c) of the Internal Revenue
18	Code of 1986 Code shall apply to an adjustment
19	under this paragraph to the same extent and
20	manner as the Secretary of the Treasury (or the
21	Secretary's delegate) may provide.
22	SEC. 2306. MODIFICATIONS OF LIMITATION ON BUSINESS
23	INTEREST.
24	(a) IN GENERAL.—Section 163(j) of the Internal Rev-
25	enue Code of 1986 is amended by redesignating paragraph

1	(10) as paragraph (11) and by inserting after paragraph
2	(9) the following new paragraph:
3	"(10) Special rule for taxable years be-
4	GINNING IN 2019 AND 2020.—
5	"(A) IN GENERAL.—
6	"(i) IN GENERAL.—Except as provided
7	in clause (ii) or (iii), in the case of any
8	taxable year beginning in 2019 or 2020,
9	paragraph $(1)(B)$ shall be applied by sub-
10	stituting '50 percent' for '30 percent'.
11	"(ii) Special rule for partner-
12	SHIPS.—In the case of a partnership—
13	"(I) clause (i) shall not apply to
14	any taxable year beginning in 2019,
15	but
16	"(II) unless a partner elects not to
17	have this subclause apply, in the case
18	of any excess business interest of the
19	partnership for any taxable year be-
20	ginning in 2019 which is allocated to
21	the partner under paragraph
22	(4)(B)(i)(II)—
23	"(aa) 50 percent of such ex-
24	cess business interest shall be
25	treated as business interest which,

notwithstanding paragraph
(4)(B)(ii), is paid or accrued by
the partner in the partner's first
taxable year beginning in 2020
and which is not subject to the
limits of paragraph (1), and
"(bb) 50 percent of such ex-
cess business interest shall be sub-
ject to the limitations of para-
graph $(4)(B)(ii)$ in the same man-
ner as any other excess business
interest so allocated.
"(iii) Election out.—A taxpayer
may elect, at such time and in such manner
as the Secretary may prescribe, not to have
clause (i) apply to any taxable year. Such
an election, once made, may be revoked only
with the consent of the Secretary. In the
case of a partnership, any such election
shall be made by the partnership and may
be made only for taxable years beginning in
2020.
"(B) ELECTION TO USE 2019 ADJUSTED
TAXABLE INCOME FOR TAXABLE YEARS BEGIN-
NING IN 2020.—

1	"(i) In general.—Subject to clause
2	(ii), in the case of any taxable year begin-
3	ning in 2020, the taxpayer may elect to
4	apply this subsection by substituting the ad-
5	justed taxable income of the taxpayer for the
6	last taxable year beginning in 2019 for the
7	adjusted taxable income for such taxable
8	year. In the case of a partnership, any such
9	election shall be made by the partnership.
10	"(ii) Special rule for short tax-
11	ABLE YEARS.—If an election is made under
12	clause (i) for a taxable year which is a
13	short taxable year, the adjusted taxable in-
14	come for the taxpayer's last taxable year be-
15	ginning in 2019 which is substituted under
16	clause (i) shall be equal to the amount
17	which bears the same ratio to such adjusted
18	taxable income determined without regard
19	to this clause as the number of months in
20	the short taxable year bears to 12".
21	(b) EFFECTIVE DATE.—The amendments made by this
22	section shall apply to taxable years beginning after Decem-
23	ber 31, 2018.

	205
1	SEC. 2307. TECHNICAL AMENDMENTS REGARDING QUALI-
2	FIED IMPROVEMENT PROPERTY.
3	(a) IN GENERAL.—Section 168 of the Internal Revenue
4	Code of 1986 is amended—
5	(1) in subsection (e)—
6	(A) in paragraph $(3)(E)$, by striking "and"
7	at the end of clause (v), by striking the period
8	at the end of clause (vi) and inserting ", and",
9	and by adding at the end the following new
10	clause:
11	"(vii) any qualified improvement
12	property.", and
13	(B) in paragraph (6)(A), by inserting
14	"made by the taxpayer" after "any improve-
15	ment", and
16	(2) in the table contained in subsection
17	(g)(3)(B)—
18	(A) by striking the item relating to sub-
19	paragraph (D)(v), and
20	(B) by inserting after the item relating to
21	subparagraph (E)(vi) the following new item: 20".
22	(b) EFFECTIVE DATE.—The amendments made by this
23	section shall take effect as if included in section 13204 of
24	Public Law 115–97.

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1	SEC. 2308. TEMPORARY EXCEPTION FROM EXCISE TAX FOR
2	ALCOHOL USED TO PRODUCE HAND SANI-
3	TIZER.
4	(a) IN GENERAL.—Section 5214(a) of the Internal
5	Revenue Code of 1986 is amended—
6	(1) in paragraph (13), by striking the period at
7	the end and inserting "; or", and
8	(2) by adding at the end the following new para-
9	graph:
10	"(14) with respect to distilled spirits removed
11	after December 31, 2019, and before January 1, 2021,
12	free of tax for use in or contained in hand sanitizer
13	produced and distributed in a manner consistent with
14	any guidance issued by the Food and Drug Adminis-
15	tration that is related to the outbreak of virus SARS-
16	CoV–2 or coronavirus disease 2019 (COVID–19).".
17	(b) EFFECTIVE DATE.—The amendments made by this
18	section shall apply to distilled spirits removed after Decem-
19	ber 31, 2019.
20	(c) Application of Other Laws.—Any distilled
21	spirits or product described in paragraph (14) of section
22	5214(a) of the Internal Revenue Code of 1986 (as added
23	by this section) shall not be subject to any requirements re-
24	lated to labeling or bulk sales under—
25	(1) section 105 or 106 of the Federal Alcohol Ad-
26	ministration Act (27 U.S.C. 205, 206); or

1 (2) section 204 of the Alcoholic Beverage Labeling Act of 1988 (27 U.S.C. 215). 2 III—SUPPORTING TITLE AMER-3 ICA'S HEALTH CARE SYSTEM 4 IN THE FIGHT AGAINST THE 5 **CORONAVIRUS** 6 Subtitle A—Health Provisions 7 8 SEC. 3001. SHORT TITLE. 9 This subtitle may be cited as the "Coronavirus Aid, Relief, and Economic Security Act". 10 11 PART I—ADDRESSING SUPPLY SHORTAGES 12 Subpart A—Medical Product Supplies 13 SEC. 3101. NATIONAL ACADEMIES REPORT ON AMERICA'S 14 MEDICAL PRODUCT SUPPLY CHAIN SECU-15 RITY. 16 (a) IN GENERAL.—Not later than 60 days after the 17 date of enactment of this Act, the Secretary of Health and Human Services shall enter into an agreement with the Na-18 tional Academies of Sciences, Engineering, and Medicine 19 (referred to in this section as the "National Academies") 20 21 to examine, and, in a manner that does not compromise 22 national security, report on, the security of the United 23 States medical product supply chain. 24 (b) PURPOSES.—The report developed under this sec-

25 tion shall—

1	(1) assess and evaluate the dependence of the
2	United States, including the private commercial sec-
3	tor, States, and the Federal Government, on critical
4	drugs and devices that are sourced or manufactured
5	outside of the United States, which may include an
6	analysis of—
7	(A) the supply chain of critical drugs and
8	devices of greatest priority to providing health
9	care;
10	(B) any potential public health security or
11	national security risks associated with reliance
12	on critical drugs and devices sourced or manu-
13	factured outside of the United States, which may
14	include responses to previous or existing short-
15	ages or public health emergencies, such as infec-
16	tious disease outbreaks, bioterror attacks, and
17	other public health threats;
18	(C) any existing supply chain information
19	gaps, as applicable; and
20	(D) potential economic impact of increased
21	domestic manufacturing; and
22	(2) provide recommendations, which may include
23	a plan to improve the resiliency of the supply chain
24	for critical drugs and devices as described in para-
25	graph (1), and to address any supply vulnerabilities

1	or potential disruptions of such products that would
2	significantly affect or pose a threat to public health
3	security or national security, as appropriate, which
4	may include strategies to—
5	(A) promote supply chain redundancy and
6	contingency planning;
7	(B) encourage domestic manufacturing, in-
8	cluding consideration of economic impacts, if
9	any;
10	(C) improve supply chain information gaps;
11	(D) improve planning considerations for
12	medical product supply chain capacity during
13	public health emergencies; and
14	(E) promote the accessibility of such drugs
15	and devices.
16	(c) INPUT.—In conducting the study and developing
17	the report under subsection (b), the National Academies
18	shall—
19	(1) consider input from the Department of
20	Health and Human Services, the Department of
21	Homeland Security, the Department of Defense, the
22	Department of Commerce, the Department of State,
23	the Department of Veterans Affairs, the Department
24	of Justice, and any other Federal agencies as appro-
25	priate; and

1	(2) consult with relevant stakeholders, which
2	may include conducting public meetings and other
3	forms of engagement, as appropriate, with health care
4	providers, medical professional societies, State-based
5	societies, public health experts, State and local public
6	health departments, State medical boards, patient
7	groups, medical product manufacturers, health care
8	distributors, wholesalers and group purchasing orga-
9	nizations, pharmacists, and other entities with experi-
10	ence in health care and public health, as appropriate.
11	(d) DEFINITIONS.—In this section, the terms "device"
12	and "drug" have the meanings given such terms in section
13	201 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
14	321).
15	SEC. 3102. REQUIRING THE STRATEGIC NATIONAL STOCK-
16	PILE TO INCLUDE CERTAIN TYPES OF MED-
17	ICAL SUPPLIES.
18	Section 319F–2(a)(1) of the Public Health Service Act
19	(42 U.S.C. 247 d -6 $b(a)(1)$) is amended by inserting "(in-
20	cluding personal protective equipment, ancillary medical
21	supplies, and other applicable supplies required for the ad-

22 ministration of drugs, vaccines and other biological prod-

23 ucts, medical devices, and diagnostic tests in the stockpile)"

24 after "other supplies".

	211
1	SEC. 3103. TREATMENT OF RESPIRATORY PROTECTIVE DE-
2	VICES AS COVERED COUNTERMEASURES.
3	Section $319F-3(i)(1)(D)$ of the Public Health Service
4	Act (42 U.S.C. $247d-6d(i)(1)(D)$) is amended to read as
5	follows:
6	"(D) a respiratory protective device that is
7	approved by the National Institute for Occupa-
8	tional Safety and Health under part 84 of title
9	42, Code of Federal Regulations (or any suc-
10	cessor regulations), and that the Secretary deter-
11	mines to be a priority for use during a public
12	health emergency declared under section 319.".
13	Subpart B—Mitigating Emergency Drug Shortages
14	SEC. 3111. PRIORITIZE REVIEWS OF DRUG APPLICATIONS;
14 15	SEC. 3111. PRIORITIZE REVIEWS OF DRUG APPLICATIONS; INCENTIVES.
15	INCENTIVES.
15 16	INCENTIVES. Section $506C(g)$ of the Federal Food, Drug, and Cos-
15 16 17	INCENTIVES. Section 506C(g) of the Federal Food, Drug, and Cos- metic Act (21 U.S.C. 356c(g)) is amended—
15 16 17 18	INCENTIVES. Section 506C(g) of the Federal Food, Drug, and Cos- metic Act (21 U.S.C. 356c(g)) is amended— (1) in paragraph (1), by striking "the Secretary
15 16 17 18 19	INCENTIVES. Section 506C(g) of the Federal Food, Drug, and Cos- metic Act (21 U.S.C. 356c(g)) is amended— (1) in paragraph (1), by striking "the Secretary may" and inserting "the Secretary shall, as appro-
15 16 17 18 19 20	INCENTIVES. Section 506C(g) of the Federal Food, Drug, and Cos- metic Act (21 U.S.C. 356c(g)) is amended— (1) in paragraph (1), by striking "the Secretary may" and inserting "the Secretary shall, as appro- priate";
15 16 17 18 19 20 21	INCENTIVES. Section 506C(g) of the Federal Food, Drug, and Cos- metic Act (21 U.S.C. 356c(g)) is amended— (1) in paragraph (1), by striking "the Secretary may" and inserting "the Secretary shall, as appro- priate"; (2) in paragraph (1), by inserting "prioritize

1SEC. 3112. ADDITIONAL MANUFACTURER REPORTING RE-2QUIREMENTS IN RESPONSE TO DRUG SHORT-3AGES.

4 (a) EXPANSION TO INCLUDE ACTIVE PHARMA5 CEUTICAL INGREDIENTS.—Subsection (a) of section 506C
6 of the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
7 356c) is amended—

8 (1) in paragraph (1)(C), by inserting "or any 9 such drug that is critical to the public health during 10 a public health emergency declared by the Secretary 11 under section 319 of the Public Health Service Act" 12 after "during surgery"; and

13 (2) in the flush text at the end—

(A) by inserting ", or a permanent dis-14 15 continuance in the manufacture of an active 16 pharmaceutical ingredient or an interruption in 17 the manufacture of the active pharmaceutical in-18 gredient of such drug that is likely to lead to a 19 meaningful disruption in the supply of the active 20 pharmaceutical ingredient of such drug," before 21 "and the reasons"; and

(B) by adding at the end the following:
"Notification under this subsection shall include
disclosure of reasons for the discontinuation or
interruption, and if applicable, an active pharmaceutical ingredient is a reason for, or risk fac-

tor in, such discontinuation or interruption, the source of the active pharmaceutical ingredient and any alternative sources for the active pharmaceutical ingredient known by the manufacturer; whether any associated device used for preparation or administration included in the drug is a reason for, or a risk factor in, such discontinuation or interruption; the expected dura-

9 tion of the interruption; and such other informa10 tion as the Secretary may require.".

(b) RISK MANAGEMENT.—Section 506C of the Federal
Food, Drug, and Cosmetic Act (21 U.S.C. 356c) is amended
by adding at the end the following:

14 "(j) RISK MANAGEMENT PLANS.—Each manufacturer of a drug described in subsection (a) or of any active phar-15 maceutical ingredient or any associated medical device used 16 for preparation or administration included in the drug, 17 shall develop, maintain, and implement, as appropriate, a 18 19 redundancy risk management plan that identifies and eval-20 uates risks to the supply of the drug, as applicable, for each 21 establishment in which such drug or active pharmaceutical 22 ingredient of such drug is manufactured. A risk manage-23 ment plan under this section shall be subject to inspection and copying by the Secretary pursuant to an inspection 24 or a request under section 704(a)(4).". 25

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(c) ANNUAL NOTIFICATION.—Section 506E of the Fed eral Food, Drug, and Cosmetic Act (21 U.S.C. 356e) is
 amended by adding at the end the following:

4 "(d) INTERAGENCY NOTIFICATION.—Not later than
5 180 days after the date of enactment of this subsection, and
6 every 90 days thereafter, the Secretary shall transmit a re7 port regarding the drugs of the current drug shortage list
8 under this section to the Administrator of the Centers for
9 Medicare & Medicaid Services.".

(d) REPORTING AFTER INSPECTIONS.—Section 704(b)
of the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
374(b)) is amended—

(1) by redesignating paragraphs (1) and (2) and
subparagraphs (A) and (B);

(2) by striking "(b) Upon completion" and inserting "(b)(1) Upon completion"; and

17 (3) by adding at the end the following:

18 "(2) In carrying out this subsection with respect to 19 any establishment manufacturing a drug approved under 20 subsection (c) or (j) of section 505 for which a notification 21 has been submitted in accordance with section 506C is, or 22 has been in the last 5 years, listed on the drug shortage 23 list under section 506E, or that is described in section 24 505(j)(11)(A), a copy of the report shall be sent promptly

1	to the appropriate offices of the Food and Drug Administra-
2	tion with expertise regarding drug shortages.".
3	(e) Reporting Requirement.—Section 510(j) of the
4	Federal Food, Drug, Cosmetic Act (21 U.S.C. 360(j)) is
5	amended—
6	(1) by redesignating paragraphs (3) and (4) as
7	paragraphs (4) and (5), respectively; and
8	(2) by inserting after paragraph (2) the fol-
9	lowing:
10	"(3)(A) Each person who registers with the Sec-
11	retary under this section with regard to a drug shall
12	report annually to the Secretary on the amount of
13	each drug listed under paragraph (1) that was manu-
14	factured, prepared, propagated, compounded, or proc-
15	essed by such person for commercial distribution.
16	Such information may be required to be submitted in
17	an electronic format as determined by the Secretary.
18	The Secretary may require that information required
19	to be reported under this paragraph be submitted at
20	the time a public health emergency is declared by the
21	Secretary under section 319 of the Public Health

23 "(B) By order of the Secretary, certain biological 24 products or categories of biological products regulated 25 under section 351 of the Public Health Service Act

Service Act.

22

may be exempt from some or all of the reporting re quirements under subparagraph (A), if the Secretary
 determines that applying such reporting requirements
 to such biological products or categories of biological
 products is not necessary to protect the public

6 *health.*".

7 (f) CONFIDENTIALITY.—Nothing in the amendments 8 made by this section shall be construed as authorizing the 9 Secretary to disclose any information that is a trade secret 10 or confidential information subject to section 552(b)(4) of 11 title 5, United States Code, or section 1905 of title 18, 12 United States Code.

(g) EFFECTIVE DATE.—The amendments made by this
section and section 3111 shall take effect on the date that
is 180 days after the date of enactment of this Act.

16 Subpart C—Preventing Medical Device Shortages
17 SEC. 3121. DISCONTINUANCE OR INTERRUPTION IN THE
18 PRODUCTION OF MEDICAL DEVICES.

19 Chapter V of the Federal Food, Drug, and Cosmetic
20 Act (21 U.S.C. 351 et seq.) is amended by inserting after
21 section 506I the following:

22 "SEC. 506J. DISCONTINUANCE OR INTERRUPTION IN THE
23 PRODUCTION OF MEDICAL DEVICES.

24 "(a) IN GENERAL.—A manufacturer of a device that—

1	"(1) is critical to public health during a public
2	health emergency, including devices that are life-sup-
3	porting, life-sustaining, or intended for use in emer-
4	gency medical care or during surgery; or
5	"(2) for which the Secretary determines that in-
6	formation on potential meaningful supply disruptions
7	of such device is needed during, or in advance of, a
8	public health emergency;
9	shall, during, or in advance of, a public health emergency
10	declared by the Secretary under section 319 of the Public
11	Health Service Act, notify the Secretary, in accordance with
12	subsection (b), of a permanent discontinuance in the manu-
13	facture of the device (except for discontinuances as a result
14	of an approved modification of the device) or an interrup-
15	tion of the manufacture of the device that is likely to lead
16	to a meaningful disruption in the supply of that device in
17	the United States, and the reasons for such discontinuance
18	or interruption.
19	"(b) $T_{IMING} = A$ notice required under subsection (a)

19 "(b) TIMING.—A notice required under subsection (a)
20 shall be submitted to the Secretary—

21 "(1) at least 6 months prior to the date of the
22 discontinuance or interruption; or

23 "(2) if compliance with paragraph (1) is not
24 possible, as soon as practicable.

25 "(c) DISTRIBUTION.—

1 "(1) PUBLIC AVAILABILITY.—To the maximum 2 extent practicable, subject to paragraph (2), the Sec-3 retary shall distribute, through such means as the 4 Secretary determines appropriate, information on the 5 discontinuance or interruption of the manufacture of 6 devices reported under subsection (a) to appropriate 7 organizations, including physician, health provider, 8 patient organizations, and supply chain partners, as 9 appropriate and applicable, as described in subsection 10 (q).

11 "(2) Public health exception.—The Sec-12 retary may choose not to make information collected 13 under this section publicly available pursuant to this 14 section if the Secretary determines that disclosure of 15 such information would adversely affect the public 16 health, such as by increasing the possibility of unnec-17 essary over purchase of product, component parts, or 18 other disruption of the availability of medical prod-19 ucts to patients.

20 "(d) CONFIDENTIALITY.—Nothing in this section shall
21 be construed as authorizing the Secretary to disclose any
22 information that is a trade secret or confidential informa23 tion subject to section 552(b)(4) of title 5, United States
24 Code, or section 1905 of title 18, United States Code.

1	"(e) FAILURE TO MEET REQUIREMENTS.—If a person
2	fails to submit information required under subsection (a)
3	in accordance with subsection (b)—

4 "(1) the Secretary shall issue a letter to such
5 person informing such person of such failure;

6 "(2) not later than 30 calendar days after the 7 issuance of a letter under paragraph (1), the person 8 who receives such letter shall submit to the Secretary 9 a written response to such letter setting forth the basis 10 for noncompliance and providing information re-11 quired under subsection (a); and

12 (3) not later than 45 calendar days after the 13 issuance of a letter under paragraph (1), the Sec-14 retary shall make such letter and any response to 15 such letter under paragraph (2) available to the pub-16 lic on the internet website of the Food and Drug Ad-17 ministration, with appropriate reductions made to 18 protect information described in subsection (d), except 19 that, if the Secretary determines that the letter under 20 paragraph (1) was issued in error or, after review of 21 such response, the person had a reasonable basis for 22 not notifying as required under subsection (a), the re-23 quirements of this paragraph shall not apply.

24 "(f) EXPEDITED INSPECTIONS AND REVIEWS.—If,
25 based on notifications described in subsection (a) or any

other relevant information, the Secretary concludes that
 there is, or is likely to be, a shortage of an device, the Sec retary shall, as appropriate—

4 "(1) prioritize and expedite the review of a sub5 mission under section 513(f)(2), 515, review of a noti6 fication under section 510(k), or 520(m) for a device
7 that could help mitigate or prevent such shortage; or
8 "(2) prioritize and expedite an inspection or re9 inspection of an establishment that could help miti10 gate or prevent such shortage.
11 "(a) Drugen Suppresed Lypt

11 "(g) DEVICE SHORTAGE LIST.—

12 "(1) ESTABLISHMENT.—The Secretary shall es13 tablish and maintain an up-to-date list of devices
14 that are determined by the Secretary to be in shortage
15 in the United States.

16 "(2) CONTENTS.—For each device included on
17 the list under paragraph (1), the Secretary shall in18 clude the following information:

19 "(A) The category or name of the device in
20 shortage.

21 "(B) The name of each manufacturer of
22 such device.

23 "(C) The reason for the shortage, as deter24 mined by the Secretary, selecting from the fol25 lowing categories:

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1	"(i) Requirements related to complying
2	with good manufacturing practices.
3	"(ii) Regulatory delay.
4	"(iii) Shortage or discontinuance of a
5	component or part.
6	"(iv) Discontinuance of the manufac-
7	ture of the device.
8	"(v) Delay in shipping of the device.
9	"(vi) Delay in sterilization of the de-
10	vice.
11	"(vii) Demand increase for the device.
12	"(viii) Facility closure.
13	(D) The estimated duration of the shortage
14	as determined by the Secretary.
15	"(3) Public availability.—
16	"(A) In general.—Subject to subpara-
17	graphs (B) and (C), the Secretary shall make the
18	information in the list under paragraph (1) pub-
19	licly available.
20	"(B) TRADE SECRETS AND CONFIDENTIAL
21	INFORMATION.—Nothing in this subsection shall
22	be construed to alter or amend section 1905 of
23	title 18, United States Code, or section 552(b)(4)
24	of title 5 of such Code.

1	"(C) PUBLIC HEALTH EXCEPTION.—The
2	Secretary may elect not to make information col-
3	lected under this subsection publicly available if
4	the Secretary determines that disclosure of such
5	information would adversely affect the public
6	health (such as by increasing the possibility of
7	hoarding or other disruption of the availability
8	of the device to patients).
9	"(h) Rule of Construction.—Nothing in this sec-
10	tion shall be construed to affect the authority of the Sec-
11	retary on the date of enactment of this section to expedite
12	the review of devices under section 515 of the Federal Food,
13	Drug and Cosmetic Act section 515B of such Act relating

13 Drug, and Cosmetic Act, section 515B of such Act relating
14 to the priority review program for devices, and section 564
15 of such Act relating to the emergency use authorization au16 thorities.

- 17 *"(i) DEFINITIONS.—In this section:*
- 18 "(1) MEANINGFUL DISRUPTION.—The term
 19 'meaningful disruption'—

"(A) means a change in production that is
reasonably likely to lead to a reduction in the
supply of a device by a manufacturer that is
more than negligible and affects the ability of the
manufacturer to fill orders or meet expected demand for its product;

1	"(B) does not include interruptions in man-
2	ufacturing due to matters such as routine main-
3	tenance or insignificant changes in manufac-
4	turing so long as the manufacturer expects to re-
5	sume operations in a short period of time, not to
6	exceed 6 months;
7	"(C) does not include interruptions in man-
8	ufacturing of components or raw materials so
9	long as such interruptions do not result in a
10	shortage of the device and the manufacturer ex-
11	pects to resume operations in a reasonable period
12	of time; and
13	(D) does not include interruptions in
14	manufacturing that do not lead to a reduction in
15	procedures or diagnostic tests associated with a
16	medical device designed to perform more than
17	one procedure or diagnostic test.
18	"(2) Shortage.—The term 'shortage', with re-
19	spect to a device, means a period of time when the de-
20	mand or projected demand for the device within the
21	United States exceeds the supply of the device.".

1	224 PART II—ACCESS TO HEALTH CARE FOR COVID-
2	19 PATIENTS
3	Subpart A—Coverage of Testing and Preventive
4	Services
5	SEC. 3201. COVERAGE OF DIAGNOSTIC TESTING FOR
6	COVID-19.
7	Paragraph (1) of section $6001(a)$ of division F of the
8	Families First Coronavirus Response Act (Public Law 116–
9	127) is amended to read as follows:
10	"(1) An in vitro diagnostic test defined in sec-
11	tion 809.3 of title 21, Code of Federal Regulations (or
12	successor regulations) for the detection of SARS-CoV-
13	2 or the diagnosis of the virus that causes COVID-
14	19, and the administration of such a test, that—
15	"(A) is approved, cleared, or authorized
16	under section 510(k), 513, 515, or 564 of the
17	Federal Food, Drug, and Cosmetic Act (21
18	U.S.C. 360(k), 360c, 360e, 360bbb-3);
19	``(B) the developer has requested, or intends
20	to request, emergency use authorization under
21	section 564 of the Federal Food, Drug, and Cos-
22	metic Act (21 U.S.C. 360bbb–3), unless and until
23	the emergency use authorization request under
24	such section 564 has been denied or the developer
25	of such test does not submit a request under such
26	section within a reasonable timeframe;

1	"(C) is developed in and authorized by a
2	State that has notified the Secretary of Health
3	and Human Services of its intention to review
4	tests intended to diagnose COVID-19; or
5	(D) other test that the Secretary deter-
6	mines appropriate in guidance.".
7	SEC. 3202. PRICING OF DIAGNOSTIC TESTING.
8	(a) Reimbursement Rates.—A group health plan or
9	a health insurance issuer providing coverage of items and
10	services described in section $6001(a)$ of division F of the
11	Families First Coronavirus Response Act (Public Law 116–
12	127) with respect to an enrollee shall reimburse the provider
13	of the diagnostic testing as follows:
14	(1) If the health plan or issuer has a negotiated
15	rate with such provider in effect before the public
16	health emergency declared under section 319 of the

Public Health Service Act (42 U.S.C. 247d), such negotiated rate shall apply throughout the period of
such declaration.

20 (2) If the health plan or issuer does not have a
21 negotiated rate with such provider, such plan or
22 issuer shall reimburse the provider in an amount that
23 equals the cash price for such service as listed by the
24 provider on a public internet website, or such plan or

1	issuer may negotiate a rate with such provider for
2	less than such cash price.
3	(b) Requirement to Publicize Cash Price for
4	DIAGNOSTIC TESTING FOR COVID-19.—
5	(1) IN GENERAL.—During the emergency period
6	declared under section 319 of the Public Health Serv-
7	ice Act (42 U.S.C. 247d), each provider of a diag-
8	nostic test for COVID–19 shall make public the cash
9	price for such test on a public internet website of such
10	provider.
11	(2) Civil monetary penalties.—The Secretary
12	of Health and Human Services may impose a civil
13	monetary penalty on any provider of a diagnostic test
14	for COVID-19 that is not in compliance with para-
15	graph (1) and has not completed a corrective action
16	plan to comply with the requirements of such para-
17	graph, in an amount not to exceed \$300 per day that
18	the violation is ongoing.
19	SEC. 3203. RAPID COVERAGE OF PREVENTIVE SERVICES
20	AND VACCINES FOR CORONAVIRUS.
21	(a) IN GENERAL.—Notwithstanding 2713(b) of the
22	Public Health Service Act (42 U.S.C. 300gg-13), the Sec-
23	retary of Health and Human Services, the Secretary of

24 Labor, and the Secretary of the Treasury shall require25 group health plans and health insurance issuers offering

group or individual health insurance to cover (without cost-1 sharing) any qualifying coronavirus preventive service, 2 pursuant to section 2713(a) of the Public Health Service 3 Act (42 U.S.C. 300gg-13(a)) (including the regulations 4 5 under sections 2590.715–2713 of title 29, Code of Federal 6 Regulations, section 54.9815–2713 of title 26, Code of Federal Regulations, and section 147.130 of title 45, Code of 7 8 Federal Regulations (or any successor regulations)). The re-9 quirement described in this subsection shall take effect with 10 respect to a qualifying coronavirus preventive service on the 11 specified date described in subsection (b)(2).

12 (b) DEFINITIONS.—For purposes of this section:

(1) QUALIFYING CORONAVIRUS PREVENTIVE
SERVICE.—The term "qualifying coronavirus preventive service" means an item, service, or immunization
that is intended to prevent or mitigate coronavirus
disease 2019 and that is—

(A) an evidence-based item or service that
has in effect a rating of "A" or "B" in the current recommendations of the United States Preventive Services Task Force; or

(B) an immunization that has in effect a
recommendation from the Advisory Committee
on Immunization Practices of the Centers for

	-
1	Disease Control and Prevention with respect to
2	the individual involved.
3	(2) Specified date.—The term "specified date"
4	means the date that is 15 business days after the date
5	on which a recommendation is made relating to the
6	qualifying coronavirus preventive service as described
7	in such paragraph.
8	(3) Additional terms.—In this section, the
9	terms "group health plan", ''health insurance issuer'',
10	"group health insurance coverage", and "individual
11	health insurance coverage" have the meanings given
12	such terms in section 2791 of the Public Health Serv-
13	ice Act (42 U.S.C. 300gg–91), section 733 of the Em-
14	ployee Retirement Income Security Act of 1974 (29
15	U.S.C. 1191b), and section 9832 of the Internal Rev-
16	enue Code, as applicable.

17 Subpart B—Support for Health Care Providers
18 SEC. 3211. SUPPLEMENTAL AWARDS FOR HEALTH CENTERS.
19 (a) SUPPLEMENTAL AWARDS.—Section 330(r) of the
20 Public Health Service Act (42 U.S.C. 254b(r)) is amended
21 by adding at the end the following:

22 "(6) ADDITIONAL AMOUNTS FOR SUPPLEMENTAL
23 AWARDS.—In addition to any amounts made avail24 able pursuant to this subsection, section 402A of this
25 Act, or section 10503 of the Patient Protection and

1	Affordable Care Act, there is authorized to be appro-
2	priated, and there is appropriated, out of any monies
3	in the Treasury not otherwise appropriated,
4	\$1,320,000,000 for fiscal year 2020 for supplemental
5	awards under subsection (d) for the detection of
6	SARS-CoV-2 or the prevention, diagnosis, and treat-
7	ment of COVID-19.".
8	(b) Application of Provisions.—Amounts appro-
9	priated pursuant to the amendment made by subsection (a)
10	for fiscal year 2020 shall be subject to the requirements con-
11	tained in Public Law 116–94 for funds for programs au-
12	thorized under sections 330 through 340 of the Public
13	Health Service Act (42 U.S.C. 254 through 256).
14	SEC. 3212. TELEHEALTH NETWORK AND TELEHEALTH RE-
15	SOURCE CENTERS GRANT PROGRAMS.
16	Section 330I of the Public Health Service Act (42
17	U.S.C. 254c–14) is amended—
18	(1) in subsection (d)—
19	(A) in paragraph (1)—
20	(i) in the matter preceding subpara-
21	graph (A), by striking "projects to dem-

1	telehealth $technologies$ $through$ $telehealth$
2	networks";
3	(ii) in subparagraph (A)—
4	(I) by striking "the quality of"
5	and inserting "access to, and the qual-
6	ity of,"; and
7	(II) by inserting "and" after the
8	semicolon;
9	(iii) by striking subparagraph (B) ;
10	(iv) by redesignating subparagraph (C)
11	as subparagraph (B); and
12	(v) in subparagraph (B), as so redesig-
13	nated, by striking "and patients and their
14	families, for decisionmaking" and inserting
15	", patients, and their families"; and
16	(B) in paragraph (2)—
17	(i) by striking "demonstrate how tele-
18	health technologies can be used" and insert-
19	ing "support initiatives that utilize tele-
20	health technologies"; and
21	(ii) by striking ", to establish telehealth
22	resource centers";
23	(2) in subsection (e), by striking "4 years" and
24	inserting "5 years";
25	(3) in subsection (f)—

1	(A) by striking paragraph (2);
2	(B) in paragraph $(1)(B)$ —
3	(i) by redesignating clauses (i) through
4	(iii) as paragraphs (1) through (3), respec-
5	tively, and adjusting the margins accord-
6	ingly;
7	(ii) in paragraph (3), as so redesig-
8	nated by clause (i), by redesignating sub-
9	clauses (I) through (XII) as subparagraphs
10	(A) through (L) , respectively, and adjusting
11	the margins accordingly; and
12	(iii) by striking "(1) Telehealth
13	NETWORK GRANTS—" and all that follows
14	through "(B) Telehealth networks—";
15	and
16	(C) in paragraph (3)(I), as so redesignated,
17	by inserting "and substance use disorder" after
18	"mental health" each place such term appears;
19	(4) in subsection $(g)(2)$, by striking "or im-
20	prove" and inserting "and improve";
21	(5) by striking subsection (h);
22	(6) by redesignating subsections (i) through (p)
23	as subsection (h) through (o), respectively;
24	(7) in subsection (h), as so redesignated—
25	(A) in paragraph (1)—

1	(i) in subparagraph (B), by striking
2	"mental health, public health, long-term
3	care, home care, preventive" and inserting
4	"mental health care, public health services,
5	long-term care, home care, preventive care";
6	(ii) in subparagraph (E), by inserting
7	"and regional" after "local"; and
8	(iii) by striking subparagraph (F);
9	and
10	(B) in paragraph (2)(A), by striking
11	"medically underserved areas or" and inserting
12	"rural areas, medically underserved areas, or";
13	(8) in paragraph (2) of subsection (i), as so re-
14	designated, by striking "ensure that—" and all that
15	follows through the end of subparagraph (B) and in-
16	serting "ensure that not less than 50 percent of the
17	funds awarded shall be awarded for projects in rural
18	areas.";
19	(9) in subsection (j), as so redesignated—
20	(A) in paragraph $(1)(B)$, by striking "com-
21	puter hardware and software, audio and video
22	equipment, computer network equipment, inter-
23	active equipment, data terminal equipment, and
24	other"; and

1	(B) in paragraph (2)(F), by striking
2	"health care providers and";
3	(10) in subsection (k), as so redesignated—
4	(A) in paragraph (2), by striking "40 per-
5	cent" and inserting "20 percent"; and
6	(B) in paragraph (3), by striking "(such as
7	laying cable or telephone lines, or purchasing or
8	installing microwave towers, satellite dishes, am-
9	plifiers, or digital switching equipment)";
10	(11) by striking subsections (q) and (r) and in-
11	serting the following:
12	"(p) REPORT.—Not later than 4 years after the date
13	of enactment of the Coronavirus Aid, Relief, and Economic
14	Security Act, and every 5 years thereafter, the Secretary
15	shall prepare and submit to the Committee on Health, Edu-
16	cation, Labor, and Pensions of the Senate and the Com-
17	mittee on Energy and Commerce of the House of Represent-
18	atives a report on the activities and outcomes of the grant
19	programs under subsection (b).";
20	(12) by redesignating subsection (s) as subsection
21	(q); and
22	(13) in subsection (q) , as so redesignated, by
23	striking "this section—" and all that follows through
24	the end of paragraph (2) and inserting "this section

1	\$29,000,000 for each of fiscal years 2021 through
2	2025.".
3	SEC. 3213. RURAL HEALTH CARE SERVICES OUTREACH,
4	RURAL HEALTH NETWORK DEVELOPMENT,
5	AND SMALL HEALTH CARE PROVIDER QUAL-
6	ITY IMPROVEMENT GRANT PROGRAMS.
7	Section 330A of the Public Health Service Act (42
8	U.S.C. 254c) is amended—
9	(1) in subsection $(d)(2)$ —
10	(A) in subparagraph (A), by striking "es-
11	sential" and inserting "basic"; and
12	(B) in subparagraph (B)—
13	(i) in the matter preceding clause (i),
14	by inserting "to" after "grants"; and
15	(ii) in clauses (i), (ii), and (iii), by
16	striking "to" each place such term appears;
17	(2) in subsection (e)—
18	(A) in paragraph (1)—
19	(i) by inserting "improving and" after
20	"outreach by";
21	(ii) by inserting ", through community
22	engagement and evidence-based or innova-
23	tive, evidence-informed models" before the
24	period of the first sentence; and

	200
1	(iii) by striking "3 years" and insert-
2	ing "5 years";
3	(B) in paragraph (2)—
4	(i) in the matter preceding subpara-
5	graph (A), by inserting "shall" after "enti-
6	ty";
7	(ii) in subparagraph (A), by striking
8	"shall be a rural public or rural nonprofit
9	private entity" and inserting "be an entity
10	with demonstrated experience serving, or the
11	capacity to serve, rural underserved popu-
12	lations";
13	(iii) in subparagraphs (B) and (C), by
14	striking "shall" each place such term ap-
15	pears; and
16	(iv) in subparagraph (B)—
17	(I) in the matter preceding clause
18	(i), by inserting "that" after "mem-
19	bers"; and
20	(II) in clauses (i) and (ii), by
21	striking "that" each place such term
22	appears; and
23	(C) in paragraph $(3)(C)$, by striking "the

24 local community or region" and inserting "the

1	rural underserved populations in the local com-
2	munity or region";
3	(3) in subsection (f)—
4	(A) in paragraph (1)—
5	(i) in subparagraph (A)—
6	(I) in the matter preceding clause
7	(i), by striking "promote, through
8	planning and implementation, the de-
9	velopment of integrated health care
10	networks that have combined the func-
11	tions of the entities participating in
12	the networks" and inserting "plan, de-
13	velop, and implement integrated health
14	care networks that collaborate"; and
15	(II) in clause (ii), by striking "es-
16	sential health care services" and insert-
17	ing "basic health care services and as-
18	sociated health outcomes"; and
19	(ii) by amending subparagraph (B) to
20	read as follows:
21	"(B) GRANT PERIODS.—The Director may
22	award grants under this subsection for periods of
23	not more than 5 years.";
24	(B) in paragraph (2)—

1	(i) in the matter preceding subpara-
2	graph (A), by inserting "shall" after "enti-
3	ty";
4	(ii) in subparagraph (A), by striking
5	"shall be a rural public or rural nonprofit
6	private entity" and inserting "be an entity
7	with demonstrated experience serving, or the
8	capacity to serve, rural underserved popu-
9	lations";
10	(iii) in subparagraph (B)—
11	(I) in the matter preceding clause
12	(i)—
13	(aa) by striking "shall"; and
14	(bb) by inserting "that" after
15	"participants"; and
16	(II) in clauses (i) and (ii), by
17	striking "that" each place such term
18	appears; and
19	(iv) in subparagraph (C), by striking
20	"shall"; and
21	(C) in paragraph (3)—
22	(i) by amending clause (iii) of sub-
23	paragraph (C) to read as follows:
24	"(iii) how the rural underserved popu-
25	lations in the local community or region to

1	be served will benefit from and be involved
2	in the development and ongoing operations
3	of the network;"; and
4	(ii) in subparagraph (D), by striking
5	"the local community or region" and insert-
6	ing "the rural underserved populations in
7	the local community or region";
8	(4) in subsection (g)—
9	(A) in paragraph (1)—
10	(i) by inserting ", including activities
11	related to increasing care coordination, en-
12	hancing chronic disease management, and
13	improving patient health outcomes" before
14	the period of the first sentence; and
15	(ii) by striking "3 years" and insert-
16	ing "5 years";
17	(B) in paragraph (2)—
18	(i) in the matter preceding subpara-
19	graph (A), by inserting "shall" after "enti-
20	ty";
21	(ii) in subparagraphs (A) and (B), by
22	striking "shall" each place such term ap-
23	pears; and
24	(iii) in subparagraph (A)(ii), by in-
25	serting "or regional" after "local"; and

1	(C) in paragraph $(3)(D)$, by striking "the
2	local community or region" and inserting "the
3	rural underserved populations in the local com-
4	munity or region";
5	(5) in subsection $(h)(3)$, in the matter preceding
6	subparagraph (A), by inserting ", as appropriate,"
7	after "the Secretary";
8	(6) by amending subsection (i) to read as fol-
9	lows:
10	"(i) REPORT.—Not later than 4 years after the date
11	of enactment of the Coronavirus Aid, Relief, and Economic
12	Security Act, and every 5 years thereafter, the Secretary
13	shall prepare and submit to the Committee on Health, Edu-
14	cation, Labor, and Pensions of the Senate and the Com-
15	mittee on Energy and Commerce of the House of Represent-
16	atives a report on the activities and outcomes of the grant
17	programs under subsections (e), (f), and (g), including the
18	impact of projects funded under such programs on the
19	health status of rural residents with chronic conditions.";
20	and
21	(7) in subsection (j), by striking "\$45,000,000
22	for each of fiscal years 2008 through 2012" and in-

23 serting "\$79,500,000 for each of fiscal years 2021
24 through 2025".

1 SEC. 3214. UNITED STATES PUBLIC HEALTH SERVICE MOD-

ERNIZATION.

2

3 (a) COMMISSIONED CORPS AND READY RESERVE
4 CORPS.—Section 203 of the Public Health Service Act (42
5 U.S.C. 204) is amended—

6 (1) in subsection (a)(1), by striking "a Ready
7 Reserve Corps for service in time of national emer8 gency" and inserting ", for service in time of a public
9 health or national emergency, a Ready Reserve
10 Corps"; and

11 (2) in subsection (c)—

12 (A) in the heading, by striking "RE13 SEARCH" and inserting "RESERVE CORPS";

14 (B) in paragraph (1), by inserting "during
15 public health or national emergencies" before the
16 period;

17 (C) in paragraph (2)—

(i) in the matter preceding subparagraph (A), by inserting ", consistent with
paragraph (1)" after "shall";

21 (ii) in subparagraph (C), by inserting
22 "during such emergencies" after "members";
23 and

24 (iii) in subparagraph (D), by inserting
25 ", consistent with subparagraph (C)" before
26 the period; and

1	(D) by adding at the end the following:
2	"(3) Statutory references to reserve.—A
3	reference in any Federal statute, except in the case of
4	subsection (b), to the 'Reserve Corps' of the Public
5	Health Service or to the 'reserve' of the Public Health
6	Service shall be deemed to be a reference to the Ready
7	Reserve Corps.".
8	(b) DEPLOYMENT READINESS.—Section
9	203A(a)(1)(B) of the Public Health Service Act (42 U.S.C.
10	204a(a)(1)(B)) is amended by striking "Active Reserves"
11	and inserting "Ready Reserve Corps".
12	(c) Retirement of Commissioned Officers.—Sec-
13	tion 211 of the Public Health Service Act (42 U.S.C. 212)
14	is amended—
15	(1) by striking "the Service" each place it ap-
16	pears and inserting "the Regular Corps";
17	(2) in subsection (a)(4), by striking "(in the case
18	of an officer in the Reserve Corps)";
19	(3) in subsection (c)—
20	(A) in paragraph (1)—
21	(i) by striking "or an officer of the Re-
22	serve Corps"; and
23	(ii) by inserting "or under section
24	221(a)(19)" after "subsection (a)"; and

1	(B) in paragraph (2), by striking "Regular
2	or Reserve Corps" and inserting "Regular Corps
3	or Ready Reserve Corps"; and
4	(4) in subsection (f), by striking "the Regular or
5	Reserve Corps of".
6	(d) Rights, Privileges, etc. of Officers and
7	SURVIVING BENEFICIARIES.—Section 221 of the Public
8	Health Service Act (42 U.S.C. 213a) is amended—
9	(1) in subsection (a), by adding at the end the
10	following:
11	"(19) Chapter 1223, Retired Pay for Non-Reg-
12	ular Service.
13	"(20) Section 12601, Compensation: Reserve on
14	active duty accepting from any person.
15	"(21) Section 12684, Reserves: separation for ab-
16	sence without authority or sentence to imprison-
17	ment."; and
18	(2) in subsection (b)—
19	(A) by striking "Secretary of Health, Edu-
20	cation, and Welfare or his designee" and insert-
21	ing "Secretary of Health and Human Services
22	or the designee of such secretary";
23	(B) by striking "(b) The authority vested"
24	and inserting the following:
25	"(b)(1) The authority vested";

1	(C) by striking "For purposes of" and in-
2	serting the following:
3	"(2) For purposes of"; and
4	(D) by adding at the end the following:
5	"(3) For purposes of paragraph (19) of subsection (a),
6	the terms 'Military department', 'Secretary concerned', and
7	'Armed forces' in such title 10 shall be deemed to include,
8	respectively, the Department of Health and Human Serv-
9	ices, the Secretary of Health and Human Services, and the
10	Commissioned Corps.".
11	(e) Technical Amendments.—Title II of the Public
12	Health Service Act (42 U.S.C. 202 et seq.) is amended—
13	(1) in sections 204 and 207(c), by striking "Reg-
14	ular or Reserve Corps" each place it appears and in-
15	serting "Regular Corps or Ready Reserve Corps";
16	(2) in section 208(a), by striking "Regular and
17	Reserve Corps" each place it appears and inserting
18	"Regular Corps and Ready Reserve Corps"; and
19	(3) in section 205(c), 206(c), 210, and 219, and
20	in subsections (a), (b), and (d) of section 207, by
21	striking "Reserve Corps" each place it appears and
22	inserting "Ready Reserve Corps".

1	SEC. 3215. LIMITATION ON LIABILITY FOR VOLUNTEER
2	HEALTH CARE PROFESSIONALS DURING
3	COVID-19 EMERGENCY RESPONSE.
1	(a) I IMITATION ON I LADILITY From as provided in

(a) LIMITATION ON LIABILITY.—Except as provided in 5 subsection (b), a health care professional shall not be liable 6 under Federal or State law for any harm caused by an act or omission of the professional in the provision of health 7 8 care services during the public health emergency with re-9 spect to COVID-19 declared by the Secretary of Health and Human Services (referred to in this section as the "Sec-10 retary") under section 319 of the Public Health Service Act 11 12 (42 U.S.C. 247d) on January 31, 2020, if—

(1) the professional is providing health care services in response to such public health emergency, as
a volunteer; and

16 (2) the act or omission occurs—

17 (A) in the course of providing health care
18 services;

(B) in the health care professional's capacity as a volunteer;

21 (C) in the course of providing health care
22 services that—

(i) are within the scope of the license,
registration, or certification of the volunteer, as defined by the State of licensure,
registration, or certification; and

1	(ii) do not exceed the scope of license,
2	registration, or certification of a substan-
3	tially similar health professional in the
4	State in which such act or omission occurs;
5	and
6	(D) in a good faith belief that the indi-
7	vidual being treated is in need of health care
8	services.
9	(b) EXCEPTIONS.—Subsection (a) does not apply if—
10	(1) the harm was caused by an act or omission
11	constituting willful or criminal misconduct, gross
12	negligence, reckless misconduct, or a conscious fla-
13	grant indifference to the rights or safety of the indi-
14	vidual harmed by the health care professional; or
15	(2) the health care professional rendered the
16	health care services under the influence (as deter-
17	mined pursuant to applicable State law) of alcohol or
18	an intoxicating drug.
19	(c) Preemption.—
20	(1) IN GENERAL.—This section preempts the
21	laws of a State or any political subdivision of a State
22	to the extent that such laws are inconsistent with this
23	section, unless such laws provide greater protection
24	from liability.

1	(2) Volunteer protection Act.—Protections
2	afforded by this section are in addition to those pro-
3	vided by the Volunteer Protection Act of 1997 (Public
4	Law 105–19).
5	(d) DEFINITIONS.—In this section—
6	(1) the term "harm" includes physical, nonphys-
7	ical, economic, and noneconomic losses;
8	(2) the term "health care professional" means an
9	individual who is licensed, registered, or certified
10	under Federal or State law to provide health care
11	services;
12	(3) the term "health care services" means any
13	services provided by a health care professional, or by
14	any individual working under the supervision of a
15	health care professional that relate to—
16	(A) the diagnosis, prevention, or treatment
17	of COVID–19; or
18	(B) the assessment or care of the health of
19	a human being related to an actual or suspected
20	case of COVID–19; and
21	(4) the term "volunteer" means a health care
22	professional who, with respect to the health care serv-
23	ices rendered, does not receive compensation or any
24	other thing of value in lieu of compensation, which
25	compensation—

1	(A) includes a payment under any insur-
2	ance policy or health plan, or under any Federal
3	or State health benefits program; and
4	(B) excludes—
5	(i) receipt of items to be used exclu-
6	sively for rendering health care services in
7	the health care professional's capacity as a
8	volunteer described in subsection $(a)(1)$; and
9	(ii) any reimbursement for travel to
10	the site where the volunteer services are ren-
11	dered and any payments in cash or kind to
12	cover room and board, if services are being
13	rendered more than 75 miles from the vol-
14	unteer's principal place of residence.
15	(e) EFFECTIVE DATE.—This section shall take effect
16	upon the date of enactment of this Act, and applies to a
17	claim for harm only if the act or omission that caused such
18	harm occurred on or after the date of enactment.
19	(f) SUNSET.—This section shall be in effect only for
20	the length of the public health emergency declared by the
21	Secretary of Health and Human Services (referred to in
22	this section as the "Secretary") under section 319 of the
23	Public Health Service Act (42 U.S.C. 247d) on January

24 31, 2020 with respect to COVID-19.

247

4 During the public health emergency declared by the 5 Secretary of Health and Human Services under section 319 6 of the Public Health Service Act (42 U.S.C. 247d) on January 31, 2020, with respect to COVID-19, the Secretary 7 may, notwithstanding section 333 of the Public Health 8 9 Service Act (42 U.S.C. 254f), assign members of the Na-10 tional Health Service Corps, with the voluntary agreement of such corps members, to provide such health services at 11 12 such places, and for such number of hours, as the Secretary determines necessary to respond to such emergency, pro-13 vided that such places are within a reasonable distance of 14 the site to which such members were originally assigned, 15 16 and the total number of hours required are the same as were required of such members prior to the date of enactment 17 18 of this Act.

Subpart C—Miscellaneous Provisions
 SEC. 3221. CONFIDENTIALITY AND DISCLOSURE OF
 RECORDS RELATING TO SUBSTANCE USE DIS ORDER.
 (a) CONFORMING CHANGES RELATING TO SUBSTANCE

24 USE DISORDER.—Subsections (a) and (h) of section 543
25 of the Public Health Service Act (42 U.S.C. 290dd-2) are

each amended by striking "substance abuse" and inserting 1 "substance use disorder". 2 3 (b) Disclosures to Covered Entities Consistent WITH HIPAA.—Paragraph (1) of section 543(b) of the 4 5 Public Health Service Act (42 U.S.C. 290dd-2(b)) is amended to read as follows: 6 7 "(1) CONSENT.—The following shall apply with 8 respect to the contents of any record referred to in 9 subsection (a): 10 "(A) Such contents may be used or disclosed 11 in accordance with the prior written consent of 12 the patient with respect to whom such record is 13 maintained.

14 "(B) Once prior written consent of the pa-15 tient has been obtained, such contents may be 16 used or disclosed by a covered entity, business as-17 sociate, or a program subject to this section for 18 purposes of treatment, payment, and health care 19 operations as permitted by the HIPAA regula-20 tions. Any information so disclosed may then be 21 redisclosed in accordance with the HIPAA requ-22 lations. Section 13405(c) of the Health Informa-23 tion Technology and Clinical Health Act (42) 24 U.S.C. 17935(c)) shall apply to all disclosures 25 pursuant to subsection (b)(1) of this section.

1	"(C) It shall be permissible for a patient's
2	prior written consent to be given once for all
3	such future uses or disclosures for purposes of
4	treatment, payment, and health care operations,
5	until such time as the patient revokes such con-
6	sent in writing.
7	"(D) Section 13405(a) of the Health Infor-
8	mation Technology and Clinical Health Act (42
9	U.S.C. 17935(a)) shall apply to all disclosures
10	pursuant to subsection $(b)(1)$ of this section.".
11	(c) Disclosures of De-Identified Health Infor-
12	MATION TO PUBLIC HEALTH AUTHORITIES.—Paragraph
13	(2) of section 543(b) of the Public Health Service Act (42
14	U.S.C. 290dd-2(b)), is amended by adding at the end the
15	following:
16	``(D) To a public health authority, so long
17	as such content meets the standards established
18	in section 164.514(b) of title 45, Code of Federal
19	Regulations (or successor regulations) for cre-
20	ating de-identified information.".
21	(d) DEFINITIONS.—Section 543 of the Public Health
22	Service Act (42 U.S.C. 290dd-2) is amended by adding at
23	the end the following:
24	"(k) DEFINITIONS.—For purposes of this section:

1	"(1) BREACH.—The term 'breach' has the mean-
2	ing given such term for purposes of the HIPAA regu-
3	lations.
4	"(2) BUSINESS ASSOCIATE.—The term business
5	associate' has the meaning given such term for pur-
6	poses of the HIPAA regulations.
7	"(3) Covered entity.—The term 'covered enti-
8	ty' has the meaning given such term for purposes of
9	the HIPAA regulations.
10	"(4) Health care operations.—The term
11	'health care operations' has the meaning given such
12	term for purposes of the HIPAA regulations.
13	"(5) HIPAA REGULATIONS.—The term 'HIPAA
14	regulations' has the meaning given such term for pur-
15	poses of parts 160 and 164 of title 45, Code of Federal
16	Regulations.
17	"(6) PAYMENT.—The term 'payment' has the
18	meaning given such term for purposes of the HIPAA
19	regulations.
20	"(7) Public health authority.—The term
21	'public health authority' has the meaning given such
22	term for purposes of the HIPAA regulations.
23	"(8) TREATMENT.—The term 'treatment' has the
24	meaning given such term for purposes of the HIPAA
25	regulations.

"(9) UNSECURED PROTECTED HEALTH INFORMA TION.—The term 'unprotected health information' has
 the meaning given such term for purposes of the
 HIPAA regulations.".

5 (e) Use of Records in Criminal, Civil, or Admin-6 ISTRATIVE INVESTIGATIONS, ACTIONS, OR PROCEEDINGS.— Subsection (c) of section 543 of the Public Health Service 7 8 Act (42 U.S.C. 290dd-2(c)) is amended to read as follows: 9 "(c) Use of Records in Criminal, Civil, or Admin-10 ISTRATIVE CONTEXTS.—Except as otherwise authorized by 11 a court order under subsection (b)(2)(C) or by the consent 12 of the patient, a record referred to in subsection (a), or testi-13 mony relaying the information contained therein, may not be disclosed or used in any civil, criminal, administrative, 14 15 or legislative proceedings conducted by any Federal, State, or local authority, against a patient, including with respect 16 to the following activities: 17

18 "(1) Such record or testimony shall not be en19 tered into evidence in any criminal prosecution or
20 civil action before a Federal or State court.

21 "(2) Such record or testimony shall not form
22 part of the record for decision or otherwise be taken
23 into account in any proceeding before a Federal,
24 State, or local agency.

1	"(3) Such record or testimony shall not be used
2	by any Federal, State, or local agency for a law en-
3	forcement purpose or to conduct any law enforcement
4	investigation.
5	"(4) Such record or testimony shall not be used
6	in any application for a warrant.".
7	(f) Penalties.—Subsection (f) of section 543 of the
8	Public Health Service Act (42 U.S.C. 290dd–2) is amended
9	to read as follows:
10	"(f) PENALTIES.—The provisions of sections 1176 and
11	1177 of the Social Security Act shall apply to a violation
12	of this section to the extent and in the same manner as
13	such provisions apply to a violation of part C of title XI
14	of such Act. In applying the previous sentence—
15	"(1) the reference to 'this subsection' in sub-
16	section (a)(2) of such section 1176 shall be treated as
17	a reference to 'this subsection (including as applied
18	pursuant to section 543(f) of the Public Health Serv-
19	ice Act)'; and
20	"(2) in subsection (b) of such section 1176—
21	"(A) each reference to 'a penalty imposed
22	under subsection (a)' shall be treated as a ref-
23	erence to 'a penalty imposed under subsection
24	(a) (including as applied pursuant to section
25	543(f) of the Public Health Service Act)'; and

1	``(B) each reference to 'no damages obtained
2	under subsection (d)' shall be treated as a ref-
3	erence to 'no damages obtained under subsection
4	(d) (including as applied pursuant to section
5	543(f) of the Public Health Service Act)'.".
6	(g) ANTIDISCRIMINATION.—Section 543 of the Public
7	Health Service Act (42 U.S.C. 290dd–2) is amended by in-
8	serting after subsection (h) the following:
9	"(i) Antidiscrimination.—
10	"(1) IN GENERAL.—No entity shall discriminate
11	against an individual on the basis of information re-
12	ceived by such entity pursuant to an inadvertent or
13	intentional disclosure of records, or information con-
14	tained in records, described in subsection (a) in—
15	"(A) admission, access to, or treatment for
16	health care;
17	"(B) hiring, firing, or terms of employment,
18	or receipt of worker's compensation;
19	(C) the sale, rental, or continued rental of
20	housing;
21	"(D) access to Federal, State, or local
22	courts; or
23	((E) access to, approval of, or maintenance
24	of social services and benefits provided or funded
25	by Federal, State, or local governments.

1 "(2) RECIPIENTS OF FEDERAL FUNDS.—No recipient of Federal funds shall discriminate against an 2 3 individual on the basis of information received by such recipient pursuant to an intentional or inad-4 5 vertent disclosure of such records or information con-6 tained in records described in subsection (a) in af-7 fording access to the services provided with such 8 funds.".

9 (h) NOTIFICATION IN CASE OF BREACH.—Section 543
10 of the Public Health Service Act (42 U.S.C. 290dd–2), as
11 amended by subsection (g), is further amended by inserting
12 after subsection (i) the following:

13 "(j) NOTIFICATION IN CASE OF BREACH.—The provi-14 sions of section 13402 of the HITECH Act (42 U.S.C. 15 17932) shall apply to a program or activity described in 16 subsection (a), in case of a breach of records described in 17 subsection (a), to the same extent and in the same manner 18 as such provisions apply to a covered entity in the case 19 of a breach of unsecured protected health information.".

20 (i) REGULATIONS.—

(1) IN GENERAL.—The Secretary of Health and
Human Services, in consultation with appropriate
Federal agencies, shall make such revisions to regulations as may be necessary for implementing and enforcing the amendments made by this section, such

that such amendments shall apply with respect to
 uses and disclosures of information occurring on or
 after the date that is 12 months after the date of en actment of this Act.

5 (2) Easily understandable notice of pri-6 VACY PRACTICES.—Not later than 1 year after the 7 date of enactment of this Act, the Secretary of Health 8 and Human Services, in consultation with appro-9 priate legal, clinical, privacy, and civil rights experts, 10 shall update section 164.520 of title 45, Code of Fed-11 eral Regulations, so that covered entities and entities 12 creating or maintaining the records described in sub-13 section (a) provide notice, written in plain language, 14 of privacy practices regarding patient records referred 15 to in section 543(a) of the Public Health Service Act (42 U.S.C. 290dd-2(a)), including-16

(A) a statement of the patient's rights, including self-pay patients, with respect to protected health information and a brief description
of how the individual may exercise these rights
(as required by subsection (b)(1)(iv) of such section 164.520); and

(B) a description of each purpose for which
the covered entity is permitted or required to use
or disclose protected health information without

1	the patient's written authorization (as required
2	by subsection $(b)(2)$ of such section 164.520).
3	(j) Rules of Construction.—Nothing in this Act or
4	the amendments made by this Act shall be construed to
5	limit—

6 (1) a patient's right, as described in section 7 164.522 of title 45, Code of Federal Regulations, or 8 any successor regulation, to request a restriction on 9 the use or disclosure of a record referred to in section 10 543(a) of the Public Health Service Act (42 U.S.C. 11 290dd-2(a)) for purposes of treatment, payment, or 12 health care operations; or

(2) a covered entity's choice, as described in section 164.506 of title 45, Code of Federal Regulations,
or any successor regulation, to obtain the consent of
the individual to use or disclose a record referred to
in such section 543(a) to carry out treatment, payment, or health care operation.

19 (k) SENSE OF CONGRESS.—It is the sense of the Con20 gress that—

(1) any person treating a patient through a program or activity with respect to which the confidentiality requirements of section 543 of the Public
Health Service Act (42 U.S.C. 290dd–2) apply is encouraged to access the applicable State-based prescrip-

1	tion drug monitoring program when clinically appro-
2	priate;
3	(2) patients have the right to request a restric-
4	tion on the use or disclosure of a record referred to
5	in section 543(a) of the Public Health Service Act (42
6	U.S.C. 290dd–2(a)) for treatment, payment, or health
7	care operations;
8	(3) covered entities should make every reasonable
9	effort to the extent feasible to comply with a patient's
10	request for a restriction regarding such use or disclo-
11	sure;
12	(4) for purposes of applying section 164.501 of
13	title 45, Code of Federal Regulations, the definition of
14	health care operations shall have the meaning given
15	such term in such section, except that clause (v) of
16	paragraph (6) shall not apply; and
17	(5) programs creating records referred to in sec-
18	tion 543(a) of the Public Health Service Act (42
19	U.S.C. 290dd-2(a)) should receive positive incentives
20	for discussing with their patients the benefits to con-
21	senting to share such records.
22	SEC. 3222. NUTRITION SERVICES.

23 (a) DEFINITIONS.—In this section, the terms "Assist-24 ant Secretary", "Secretary", "State agency", and "area 25 agency on aging" have the meanings given the terms in section 102 of the Older Americans Act of 1965 (42 U.S.C.
 3002).

3 (b) NUTRITION SERVICES TRANSFER CRITERIA.—During any portion of the COVID-19 public health emergency 4 declared under section 319 of the Public Health Service Act 5 6 (42 U.S.C. 247d), the Secretary shall allow a State agency 7 or an area agency on aging, without prior approval, to 8 transfer not more than 100 percent of the funds received 9 by the State agency or area agency on aging, respectively, 10 and attributable to funds appropriated under paragraph (1) or (2) of section 303(b) of the Older Americans Act of 11 1965 (42 U.S.C. 3023(b)), between subpart 1 and subpart 12 2 of part C (42 U.S.C. 3030d-2 et seq.) for such use as 13 the State agency or area agency on aging, respectively, con-14 15 siders appropriate to meet the needs of the State or area 16 served.

17 (c) Home-delivered Nutrition Services Waiv-ER.—For purposes of State agencies' determining the deliv-18 ery of nutrition services under section 337 of the Older 19 Americans Act of 1965 (42 U.S.C. 3030g), during the period 20 21 of the COVID-19 public health emergency declared under 22 section 319 of the Public Health Service Act (42 U.S.C. 23 247d), the same meaning shall be given to an individual who is unable to obtain nutrition because the individual 24 is practicing social distancing due to the emergency as is 25

given to an individual who is homebound by reason of ill ness.

3 (d) DIETARY GUIDELINES WAIVER.—To facilitate implementation of subparts 1 and 2 of part C of title III of 4 5 the Older Americans Act of 1965 (42 U.S.C. 3030d-2 et 6 seq.) during any portion of the COVID-19 public health emergency declared under section 319 of the Public Health 7 8 Service Act (42 U.S.C. 247d), the Assistant Secretary may 9 waive the requirements for meals provided under those sub-10 parts to comply with the requirements of clauses (i) and 11 (ii) of section 339(2)(A) of such Act (42 U.S.C. 3030q-21(2)(A)).12

13 SEC. 3223. CONTINUITY OF SERVICE AND OPPORTUNITIES 14 FOR PARTICIPANTS IN COMMUNITY SERVICE 15 ACTIVITIES UNDER TITLE V OF THE OLDER 16 AMERICANS ACT OF 1965.

To ensure continuity of service and opportunities for
participants in community service activities under title V
of the Older Americans Act of 1965 (42 U.S.C. 3056 et seq.),
the Secretary of Labor—

(1)(A) may allow individuals participating in
projects under such title as of March 1, 2020, to extend their participation for a period that exceeds the
period described in section 518(a)(3)(B)(i) of such Act
(42 U.S.C. 3056p(a)(3)(B)(i)) if the Secretary deter-

1	mines such extension is appropriate due to the effects
2	of the COVID-19 public health emergency declared
3	under section 319 of the Public Health Service Act
4	(42 U.S.C. 247d); and

5 (B) may increase the average participation cap 6 for eligible individuals applicable to grantees as de-7 scribed in section 502(b)(1)(C) of the Older Americans Act of 1965 (42 U.S.C. 3056(b)(1)(C)) to a cap 8 9 the Secretary determines is appropriate due to the ef-10 fects of the COVID-19 public health emergency de-11 clared under section 319 of the Public Health Service 12 Act (42 U.S.C. 247d); and

13 (2) may increase the amount available to pay 14 the authorized administrative costs for a project, de-15 scribed in section 502(c)(3) of the Older Americans 16 Act of 1965 (42 U.S.C. 3056(c)(3)) to an amount not 17 to exceed 20 percent of the grant amount if the Sec-18 retary determines that such increase is necessary to 19 adequately respond to the additional administrative 20 needs to respond to the COVID-19 public health 21 emergency declared under section 319 of the Public 22 Health Service Act (42 U.S.C. 247d).

1 SEC. 3224. GUIDANCE ON PROTECTED HEALTH INFORMA-

TION.

2

3 Not later than 180 days after the date of enactment 4 of this Act, the Secretary of Health and Human Services 5 shall issue guidance on the sharing of patients' protected health information pursuant to section 160.103 of title 45, 6 Code of Federal Regulations (or any successor regulations) 7 8 during the public health emergency declared by the Sec-9 retary of Health and Human Services under section 319 of the Public Health Service Act (42 U.S.C. 247d) with re-10 spect to COVID-19, during the emergency involving Fed-11 12 eral primary responsibility determined to exist by the President under section 501(b) of the Robert T. Stafford 13 Disaster Relief and Emergency Assistance Act (42 U.S.C. 14 5191(b)) with respect to COVID-19, and during the na-15 16 tional emergency declared by the President under the National Emergencies Act (50 U.S.C. 1601 et seq.) with respect 17 18 to COVID-19. Such guidance shall include information on 19 compliance with the regulations promulgated pursuant to 20 section 264(c) of the Health Insurance Portability and Ac-21 countability Act of 1996 (42 U.S.C. 1320d–2 note) and ap-22 plicable policies, including such policies that may come into effect during such emergencies. 23

GRAM.
Section 330H of the Public Health Service Act (42
U.S.C. 254c–8) is amended—
(1) in subsection (a)—
(A) in paragraph (1), by striking ", during
fiscal year 2001 and subsequent years,"; and
(B) in paragraph (2), by inserting "or in-
creasing above the national average" after "areas
with high";
(2) in subsection (b)—
(A) in paragraph (1), by striking "con-
sumers of project services, public health depart-
ments, hospitals, health centers under section
330" and inserting "participants and former
participants of project services, public health de-
partments, hospitals, health centers under section
330, State substance abuse agencies"; and
(B) in paragraph (2)—
(i) in subparagraph (A), by striking
"such as low birthweight" and inserting
"including poor birth outcomes (such as low
birthweight and preterm birth) and social
determinants of health";
(ii) by redesignating subparagraph (B)

1	(iii) by inserting after subparagraph
2	(A), the following:
3	"(B) Communities with—
4	"(i) high rates of infant mortality or
5	poor perinatal outcomes; or
6	"(ii) high rates of infant mortality or
7	poor perinatal outcomes in specific sub-
8	populations within the community."; and
9	(iv) in subparagraph (C) (as so redes-
10	ignated)—
11	(I) by redesignating clauses (i)
12	and (ii) as clauses (ii) and (iii), re-
13	spectively;
14	(II) by inserting before clause (ii)
15	(as so redesignated) the following:
16	"(i) collaboration with the local com-
17	munity in the development of the project;";
18	(III) in clause (ii) (as so redesig-
19	nated), by striking "and" at the end;
20	(IV) in clause (iii) (as so redesig-
21	nated), by striking the period and in-
22	serting "; and"; and
23	(V) by adding at the end the fol-
24	lowing:

1	"(iv) the use and collection of data
2	demonstrating the effectiveness of such pro-
3	gram in decreasing infant mortality rates
4	and improving perinatal outcomes, as ap-
5	plicable, or the process by which new appli-
6	cants plan to collect this data.";
7	(3) in subsection (c)—
8	(A) by striking "Recipients of grants" and
9	inserting the following:
10	"(1) IN GENERAL.—Recipients of grants"; and
11	(B) by adding at the end the following:
12	"(2) OTHER PROGRAMS.—The Secretary shall
13	ensure coordination of the program carried out pur-
14	suant to this section with other programs and activi-
15	ties related to the reduction of the rate of infant mor-
16	tality and improved perinatal and infant health out-
17	comes supported by the Department.";
18	(4) in subsection (e)—
19	(A) in paragraph (1), by striking "appro-
20	priated—" and all that follows through the end
21	and inserting "appropriated \$125,500,000 for
22	each of fiscal years 2021 through 2025."; and
23	(B) in paragraph $(2)(B)$, by adding at the
24	end the following: "Evaluations may also in-

1	clude, to the extent practicable, information re-
2	lated to—
3	"(i) progress toward achieving any
4	grant metrics or outcomes related to reduc-
5	ing infant mortality rates, improving
6	perinatal outcomes, or reducing the dis-
7	parity in health status;
8	"(ii) recommendations on potential
9	improvements that may assist with address-
10	ing gaps, as applicable and appropriate;
11	and
12	"(iii) the extent to which the grantee
13	coordinated with the community in which
14	the grantee is located in the development of
15	the project and delivery of services, includ-
16	ing with respect to technical assistance and
17	mentorship programs."; and
18	(5) by adding at the end the following:
19	"(f) GAO REPORT.—
20	"(1) IN GENERAL.—Not later than 4 years after
21	the date of the enactment of this subsection, the
22	Comptroller General of the United States shall con-
23	duct an independent evaluation, and submit to the
24	appropriate Committees of Congress a report, con-
25	cerning the Healthy Start program under this section.

"(2) EVALUATION.—In conducting the evaluation
under paragraph (1), the Comptroller General shall
consider, as applicable and appropriate, information
from the evaluations under subsection $(e)(2)(B)$.
"(3) Report.—The report described in para-
graph (1) shall review, assess, and provide rec-
ommendations, as appropriate, on the following:
"(A) The allocation of Healthy Start pro-
gram grants by the Health Resources and Serv-
ices Administration, including considerations
made by such Administration regarding dispari-
ties in infant mortality or perinatal outcomes
among urban and rural areas in making such
awards.
"(B) Trends in the progress made toward
meeting the evaluation criteria pursuant to sub-
section $(e)(2)(B)$, including programs which de-
crease infant mortality rates and improve
perinatal outcomes, programs that have not de-
creased infant mortality rates or improved
perinatal outcomes, and programs that have
made an impact on disparities in infant mor-
tality or perinatal outcomes.
"(C) The ability of grantees to improve

health outcomes for project participants, promote

1	the awareness of the Healthy Start program
2	services, incorporate and promote family partici-
3	pation, facilitate coordination with the commu-
4	nity in which the grantee is located, and in-
5	crease grantee accountability through quality
6	improvement, performance monitoring, evalua-
7	tion, and the effect such metrics may have to-
8	ward decreasing the rate of infant mortality and
9	improving perinatal outcomes.
10	"(D) The extent to which such Federal pro-
11	grams are coordinated across agencies and the
12	identification of opportunities for improved co-
13	ordination in such Federal programs and activi-
14	ties.".
15	SEC. 3226. IMPORTANCE OF THE BLOOD SUPPLY.
16	(a) IN GENERAL.—The Secretary of Health and
17	Human Services (referred to in this section as the "Sec-

Human Services (referred to in this section as the "Secretary") shall carry out a national campaign to improve
awareness of, and support outreach to the public and health
care providers about the importance and safety of blood donation and the need for donations for the blood supply during the public health emergency declared by the Secretary
under section 319 of the Public Health Service Act (42
U.S.C. 247d) with respect to COVID-19.

(b) AWARENESS CAMPAIGN.—In carrying out sub section (a), the Secretary may enter into contracts with one
 or more public or private nonprofit entities, to establish a
 national blood donation awareness campaign that may in clude television, radio, internet, and newspaper public serv ice announcements, and other activities to provide for pub lic and professional awareness and education.

8 (c) CONSULTATION.—In carrying out subsection (a), 9 the Secretary shall consult with the Commissioner of Food 10 and Drugs, the Assistant Secretary for Health, the Director 11 of the Centers for Disease Control and Prevention, the Di-12 rector of the National Institutes of Health, and the heads 13 of other relevant Federal agencies, and relevant accrediting 14 bodies and representative organizations.

(d) REPORT TO CONGRESS.—Not later than 2 years
after the date of enactment of this Act, the Secretary shall
submit to the Committee on Health, Education, Labor, and
Pensions of the Senate and the Committee on Energy and
Commerce of the House of Representatives, a report that
shall include—

- 21 (1) a description of the activities carried out
 22 under subsection (a);
- 23 (2) a description of trends in blood supply dona24 tions; and

1	(3) an evaluation of the impact of the public
2	awareness campaign, including any geographic or
3	population variations.
4	PART III—INNOVATION
5	SEC. 3301. REMOVING THE CAP ON OTA DURING PUBLIC
6	HEALTH EMERGENCIES.
7	Section 319L(c)(5)(A) of the Public Health Service Act
8	(42 U.S.C. 247d–7e(c)(5)(A)) is amended—
9	(1) by redesignating clause (iii) as clause (iv);
10	and
11	(2) by inserting after clause (ii) the following:
12	"(iii) Authority during a public
13	HEALTH EMERGENCY.—
14	"(I) IN GENERAL.—Notwith-
15	standing clause (ii), the Secretary,
16	shall, to the maximum extent prac-
17	ticable, use competitive procedures
18	when entering into transactions to
19	carry out projects under this subsection
20	for purposes of a public health emer-
21	gency declared by the Secretary under
22	section 319. Any such transactions en-
23	tered into during such public health
24	emergency shall not be terminated sole-
25	ly due to the expiration of such public

271

1	health emergency, if such public health
2	emergency ends before the completion
3	of the terms of such agreement.
4	"(II) REPORT.—After the expira-
5	tion of the public health emergency de-
6	clared by the Secretary under section
7	319, the Secretary shall provide a re-
8	port to the Committee on Health, Edu-
9	cation, Labor, and Pensions of the
10	Senate and the Committee on Energy
11	and Commerce of the House of Rep-
12	resentatives regarding the use of any
13	funds pursuant to the authority under
14	subclause (I), including any outcomes,
15	benefits, and risks associated with the
16	use of such funds, and a description of
17	the reasons for the use of such author-
18	ity for the project or projects.".
19	SEC. 3302. PRIORITY ZOONOTIC ANIMAL DRUGS.
20	Chapter V of the Federal Food, Drug, and Cosmetic

21 Act (21 U.S.C. 351 et seq.) is amended by inserting after
22 section 512 the following:

23 "SEC. 512A. PRIORITY ZOONOTIC ANIMAL DRUGS.

24 "(a) IN GENERAL.—The Secretary shall, at the request
25 of the sponsor intending to submit an application for ap-

proval of a new animal drug under section 512(b)(1) or 1 an application for conditional approval of a new animal 2 3 drug under section 571, expedite the development and review of such new animal drug if preliminary clinical evi-4 5 dence indicates that the new animal drug, alone or in com-6 bination with 1 or more other animal drugs, has the potential to prevent or treat a zoonotic disease in animals, in-7 8 cluding a vector borne-disease, that has the potential to 9 cause serious adverse health consequences for, or serious or 10 life-threatening diseases in, humans.

"(b) REQUEST FOR DESIGNATION.—The sponsor of a 11 new animal drug may request the Secretary to designate 12 13 a new animal drug described in subsection (a) as a priority zoonotic animal drug. A request for the designation may 14 15 be made concurrently with, or at any time after, the opening of an investigational new animal drug file under sec-16 tion 512(j) or the filing of an application under section 17 18 512(b)(1) or 571.

19 "(c) DESIGNATION.—

20 "(1) IN GENERAL.—Not later than 60 calendar
21 days after the receipt of a request under subsection
22 (b), the Secretary shall determine whether the new
23 animal drug that is the subject of the request meets
24 the criteria described in subsection (a). If the Sec25 retary determines that the new animal drug meets the

1	criteria, the Secretary shall designate the new animal
2	drug as a priority zoonotic animal drug and shall
3	take such actions as are appropriate to expedite the
4	development and review of the application for ap-
5	proval or conditional approval of such new animal
6	drug.
7	"(2) ACTIONS.—The actions to expedite the de-
8	velopment and review of an application under para-
9	graph (1) may include, as appropriate—
10	"(A) taking steps to ensure that the design
11	of clinical trials is as efficient as practicable,
12	when scientifically appropriate, such as by uti-
13	lizing novel trial designs or drug development
14	tools (including biomarkers) that may reduce the
15	number of animals needed for studies;
16	"(B) providing timely advice to, and inter-
17	active communication with, the sponsor (which
18	may include meetings with the sponsor and re-
19	view team) regarding the development of the new
20	animal drug to ensure that the development pro-
21	gram to gather the nonclinical and clinical data
22	necessary for approval is as efficient as prac-
23	ticable;
24	``(C) involving senior managers and review
25	staff with experience in zoonotic or vector-borne

1	disease to facilitate collaborative, cross-discipli-
2	nary review, including, as appropriate, across
3	agency centers; and
4	``(D) implementing additional administra-
5	tive or process enhancements, as necessary, to fa-
6	cilitate an efficient review and development pro-
7	gram.".
8	PART IV—HEALTH CARE WORKFORCE
9	SEC. 3401. REAUTHORIZATION OF HEALTH PROFESSIONS
10	WORKFORCE PROGRAMS.
11	Title VII of the Public Health Service Act (42 U.S.C.
12	292 et seq.) is amended—
13	(1) in section 736 (42 U.S.C. 293), by striking
14	subsection (i) and inserting the following:
15	"(i) Authorization of Appropriations.—To carry
16	out this section, there is authorized to be appropriated
17	\$23,711,000 for each of fiscal years 2021 through 2025.";
18	(2) in section 740 (42 U.S.C. 293d)—
19	(A) in subsection (a), by striking
20	"\$51,000,000 for fiscal year 2010, and such sums
21	as may be necessary for each of the fiscal years
22	2011 through 2014" and inserting "\$51,470,000
23	for each of fiscal years 2021 through 2025";
24	(B) in subsection (b) , by striking
25	"\$5,000,000 for each of the fiscal years 2010

1	through 2014" and inserting "\$1,190,000 for
2	each of fiscal years 2021 through 2025";
3	(C) in subsection (c), by striking
4	"\$60,000,000 for fiscal year 2010 and such sums
5	as may be necessary for each of the fiscal years
6	2011 through 2014" and inserting "\$15,000,000
7	for each of fiscal years 2021 through 2025"; and
8	(D) in subsection (d), by striking "Not
9	Later than 6 months after the date of enactment
10	of this part, the Secretary shall prepare and sub-
11	mit to the appropriate committees of Congress"
12	and inserting: "Not later than September 30,
13	2025, and every five years thereafter, the Sec-
14	retary shall prepare and submit to the Com-
15	mittee on Health, Education, Labor, and Pen-
16	sions of the Senate, and the Committee on En-
17	ergy and Commerce of the House of Representa-
18	tives,";
19	(3) in section 747 (42 U.S.C. 293k)—
20	(A) in subsection (a)—
21	(i) in paragraph $(1)(G)$, by striking
22	"to plan, develop, and operate a demonstra-
23	tion program that provides training" and
24	inserting: "to plan, develop, and operate a
25	program that identifies or develops innova-

1	tive models of providing care, and trains
2	primary care physicians on such models
3	and"; and
4	(ii) by adding at the end the following:
5	"(3) Priorities in making awards.—In
6	awarding grants or contracts under paragraph (1),
7	the Secretary may give priority to qualified appli-
8	cants that train residents in rural areas, including
9	for Tribes or Tribal Organizations in such areas.";
10	(B) in subsection $(b)(3)(E)$, by striking
11	"substance-related disorders" and inserting "sub-
12	stance use disorders"; and
13	(C) in subsection $(c)(1)$, by striking
14	"\$125,000,000 for fiscal year 2010, and such
15	sums as may be necessary for each of fiscal years
16	2011 through 2014" and inserting "\$48,924,000
17	for each of fiscal years 2021 through 2025";
18	(4) in section 748 (42 U.S.C. 293k–2)—
19	(A) in subsection $(c)(5)$, by striking "sub-
20	stance-related disorders" and inserting "sub-
21	stance use disorders"; and
22	(B) in subsection (f), by striking
23	"\$30,000,000 for fiscal year 2010 and such sums
24	as may be necessary for each of fiscal years 2011

1	through 2015" and inserting "\$28,531,000 for
2	each of fiscal years 2021 through 2025";
3	(5) in section 749(d)(2) (42 U.S.C. 293l(d)(2)),
4	by striking "Committee on Labor and Human Re-
5	sources of the Senate, and the Committee on Com-
6	merce of the House of Representatives" and inserting
7	"Committee on Health, Education, Labor, and Pen-
8	sions of the Senate, and the Committee on Energy
9	and Commerce of the House of Representatives";
10	(6) in section 751(j)(1) (42 U.S.C. 294a(j)(1)),
11	by striking "\$125,000,000 for each of the fiscal years
12	2010 through 2014" and inserting "\$41,250,000 for
13	each of fiscal years 2021 through 2025";
14	(7) in section $754(b)(1)(A)$ (42 U.S.C.
15	294d(b)(1)(A)), by striking "new and innovative"
16	and inserting "innovative or evidence-based";
17	(8) in section $755(b)(1)(A)$ (42 U.S.C.
18	294e(b)(1)(A)), by striking "the elderly" and insert-
19	ing "geriatric populations or for maternal and child
20	health";
21	(9) in section 761(e) (42 U.S.C. 294n(e))—
22	(A) in paragraph $(1)(A)$, by striking
23	"\$7,500,000 for each of fiscal years 2010 through
24	2014" and inserting "\$5,663,000 for each of fis-
25	cal years 2021 through 2025"; and

1	(B) in paragraph (2), by striking "sub-
2	section (a)" and inserting "paragraph (1)";
3	(10) in section 762 (42 U.S.C. 2940)—
4	(A) in subsection $(a)(1)$, by striking "Com-
5	mittee on Labor and Human Resources" and in-
6	serting "Committee on Health, Education,
7	Labor, and Pensions";
8	(B) in subsection (b)—
9	(i) in paragraph (2), by striking
10	"Health Care Financing Administration"
11	and inserting "Centers for Medicare & Med-
12	icaid Services";
13	(ii) by redesignating paragraphs (4)
14	through (6) as paragraphs (5) through (7),
15	respectively; and
16	(iii) by inserting after paragraph (3),
17	the following:
18	"(4) the Administrator of the Health Resources
19	and Services Administration;";
20	(C) by striking subsections (i), (j), and (k)
21	and inserting the following:
22	"(i) REPORTS.—Not later than September 30, 2023,
23	and not less than every 5 years thereafter, the Council shall
24	submit to the Secretary, and to the Committee on Health,
25	Education, Labor, and Pensions of the Senate and the Com-

1	mittee on Energy and Commerce of the House of Represent-
2	atives, a report on the recommendations described in sub-
3	section (a)."; and
4	(D) by redesignating subsection (l) as sub-
5	section $(j);$
6	(11) in section 766(b)(1) (42 U.S.C. 295a(b)(1)),
7	by striking "that plans" and all that follows through
8	the period and inserting "that plans, develops, oper-
9	ates, and evaluates projects to improve preventive
10	medicine, health promotion and disease prevention, or
11	access to and quality of health care services in rural
12	or medically underserved communities.";
13	(12) in section 770(a) (42 U.S.C. 295e(a)), by
14	striking "\$43,000,000 for fiscal year 2011, and such
15	sums as may be necessary for each of the fiscal years
16	2012 through 2015" and inserting "\$17,000,000 for
17	each of fiscal years 2021 through 2025"; and
18	(13) in section 775(e) (42 U.S.C. 295f(e)), by
19	striking "\$30,000,000" and all that follows through
20	the period and inserting "such sums as may be nec-
21	essary for each of fiscal years 2021 through 2025.".
22	SEC. 3402. HEALTH WORKFORCE COORDINATION.
23	(a) Strategic Plan.—
24	(1) IN GENERAL.—Not later than 1 year after

25 the date of enactment of this Act, the Secretary of

1	Health and Human Services (referred to in this Act
2	as the "Secretary"), in consultation with the Advisory
3	Committee on Training in Primary Care Medicine
4	and Dentistry and the Advisory Council on Graduate
5	Medical Education, shall develop a comprehensive
6	and coordinated plan with respect to the health care
7	workforce development programs of the Department of
8	Health and Human Services, including education
9	and training programs.
10	(2) Requirements.—The plan under para-
11	graph (1) shall—
12	(A) include performance measures to deter-
13	mine the extent to which the programs described
14	in paragraph (1) are strengthening the Nation's
15	health care system;
16	(B) identify any gaps that exist between the
17	outcomes of programs described in paragraph (1)
18	and projected health care workforce needs identi-
19	fied in workforce projection reports conducted by
20	the Health Resources and Services Administra-
21	tion;
22	(C) identify actions to address the gaps de-
23	scribed in subparagraph (B); and

1	(D) identify barriers, if any, to imple-
2	menting the actions identified under subpara-
3	graph (C).
4	(b) Coordination With Other Agencies.—The
5	Secretary shall coordinate with the heads of other Federal
6	agencies and departments that fund or administer health
7	care workforce development programs, including education
8	and training programs, to—
9	(1) evaluate the performance of such programs,
10	including the extent to which such programs are effi-
11	cient and effective and are meeting the nation's health
12	workforce needs; and
13	(2) identify opportunities to improve the quality
14	and consistency of the information collected to evalu-
15	ate within and across such programs, and to imple-
16	ment such improvements.
17	(c) REPORT.—Not later than 2 years after the date of
18	enactment of this Act, the Secretary shall submit to the
19	Committee on Health, Education, Labor, and Pensions of
20	the Senate, and the Committee on Energy and Commerce
21	of the House of Representatives, a report describing the plan
22	developed under subsection (a) and actions taken to imple-

23 ment such plan.

1 SEC. 3403. EDUCATION AND TRAINING RELATING TO GERI-2 ATRICS. 3 Section 753 of the Public Health Service Act (42) 4 U.S.C. 294c) is amended to read as follows: 5 "SEC. 753. EDUCATION AND TRAINING RELATING TO GERI-6 ATRICS. 7 "(a) Geriatrics Workforce Enhancement Pro-8 GRAM.— 9 "(1) IN GENERAL.—The Secretary shall award 10 grants, contracts, or cooperative agreements under 11 this subsection to entities described in paragraph (1). 12 (3), or (4) of section 799B, section 801(2), or section 865(d), or other health professions schools or pro-13 14 grams approved by the Secretary, for the establish-15 ment or operation of Geriatrics Workforce Enhance-16 ment Programs that meet the requirements of para-17 graph (2). 18 "(2) Requirements.— 19 "(A) IN GENERAL.—A Geriatrics Workforce 20 Enhancement Program receiving an award 21 under this section shall support the training of 22 health professionals in geriatrics, including 23 traineeships or fellowships. Such programs shall 24 emphasize, as appropriate, patient and family 25 engagement, integration of geriatrics with pri-26 mary care and other appropriate specialties, and

1	collaboration with community partners to ad-
2	dress gaps in health care for older adults.
3	"(B) ACTIVITIES.—Activities conducted by
4	a program under this section may include the
5	following:
6	"(i) Clinical training on providing in-
7	tegrated geriatrics and primary care deliv-
8	ery services.
9	"(ii) Interprofessional training to
10	practitioners from multiple disciplines and
11	specialties, including training on the provi-
12	sion of care to older adults.
13	"(iii) Establishing or maintaining
14	training-related community-based programs
15	for older adults and caregivers to improve
16	health outcomes for older adults.
17	"(iv) Providing education on Alz-
18	heimer's disease and related dementias to
19	families and caregivers of older adults, di-
20	rect care workers, and health professions
21	students, faculty, and providers.
22	"(3) DURATION.—Each grant, contract, or coop-
23	erative agreement or contract awarded under para-
24	graph (1) shall be for a period not to exceed 5 years.

1	"(4) Applications.—To be eligible to receive a
2	grant, contract, or cooperative agreement under para-
3	graph (1), an entity described in such paragraph
4	shall submit to the Secretary an application at such
5	time, in such manner, and containing such informa-
6	tion as the Secretary may require.
7	"(5) Program requirements.—
8	"(A) IN GENERAL.—In awarding grants,
9	contracts, and cooperative agreements under
10	paragraph (1), the Secretary—
11	"(i) shall give priority to programs
12	that demonstrate coordination with another
13	Federal or State program or another public
14	or private entity;
15	"(ii) shall give priority to applicants
16	with programs or activities that are ex-
17	pected to substantially benefit rural or
18	medically underserved populations of older
19	adults, or serve older adults in Indian
20	Tribes or Tribal organizations; and
21	"(iii) may give priority to any pro-
22	gram that—
23	"(I) integrates geriatrics into pri-
24	mary care practice;

1	"(II) provides training to inte-
2	grate geriatric care into other special-
3	ties across care settings, including
4	practicing clinical specialists, health
5	care administrators, faculty without
6	backgrounds in geriatrics, and students
7	from all health professions;
8	"(III) emphasizes integration of
9	geriatric care into existing service de-
10	livery locations and care across set-
11	tings, including primary care clinics,
12	medical homes, Federally qualified
13	health centers, ambulatory care clinics,
14	critical access hospitals, emergency
15	care, assisted living and nursing facili-
16	ties, and home- and community-based
17	services, which may include adult
18	daycare;
19	"(IV) supports the training and
20	retraining of faculty, primary care
21	providers, other direct care providers,
22	and other appropriate professionals on
23	geriatrics;
24	"(V) emphasizes education and
25	engagement of family caregivers on

disease management and strategies to
meet the needs of caregivers of older
adults; or
"(VI) proposes to conduct out-
reach to communities that have a
shortage of geriatric workforce profes-
sionals.
"(B) Special consideration.—In award-
ing grants, contracts, and cooperative agreements
under this section, the Secretary shall give spe-
cial consideration to entities that provide serv-
ices in areas with a shortage of geriatric work-
force professionals.
"(6) PRIORITY.—The Secretary may provide
awardees with additional support for activities in
areas of demonstrated need, which may include edu-
cation and training for home health workers, family
caregivers, and direct care workers on care for older
adults.
"(7) Reporting.—
"(A) Reports from entities.—Each enti-
ty awarded a grant, contract, or cooperative
agreement under this section shall submit an an-
nual report to the Secretary on the activities
conducted under such grant, contract, or cooper-

1	ative agreement, which may include information
2	on the number of trainees, the number of profes-
3	sions and disciplines, the number of partnerships
4	with health care delivery sites, the number of fac-
5	ulty and practicing professionals who partici-
6	pated in such programs, and other information,
7	as the Secretary may require.
8	"(B) Report to congress.—Not later
9	than 4 years after the date of enactment of the
10	Title VII Health Care Workforce Reauthorization
11	Act of 2019 and every 5 years thereafter, the Sec-
12	retary shall submit to the Committee on Health,
13	Education, Labor, and Pensions of the Senate
14	and the Committee on Energy and Commerce of
15	the House of Representatives a report that pro-
16	vides a summary of the activities and outcomes
17	associated with grants, contracts, and coopera-
18	tive agreements made under this section. Such
19	reports shall include—
20	"(i) information on the number of
21	trainees, faculty, and professionals who par-
22	ticipated in programs under this section;
23	"(ii) information on the impact of the
24	program conducted under this section on the
25	health status of older adults, including in

1	areas with a shortage of health profes-
2	sionals; and
3	"(iii) information on outreach and
4	education provided under this section to
5	families and caregivers of older adults.
6	"(C) PUBLIC AVAILABILITY.—The Secretary
7	shall make reports submitted under paragraph
8	(B) publically available on the internet website
9	of the Department of Health and Human Serv-
10	ices.
11	"(b) Geriatric Academic Career Awards.—
12	"(1) Establishment of program.—The Sec-
13	retary shall, as appropriate, establish or maintain a
14	program to provide geriatric academic career awards
15	to eligible entities applying on behalf of eligible indi-
16	viduals to promote the career development of such in-
17	dividuals as academic geriatricians or other academic
18	geriatrics health professionals.
19	"(2) Eligibility.—
20	"(A) ELIGIBLE ENTITY.—For purposes of
21	this subsection, the term 'eligible entity' means—
22	"(i) an entity described in paragraph
23	(1), (3), or (4) of section 799 B or section
24	801(2); or

1	"(ii) another accredited health profes-
2	sions school or graduate program approved
3	by the Secretary.
4	"(B) ELIGIBLE INDIVIDUAL.—For purposes
5	of this subsection, the term 'eligible individual'
6	means an individual who—
7	((i)(I) is board certified or board eligi-
8	ble in internal medicine, family practice,
9	psychiatry, or licensed dentistry, or has
10	completed required training in a discipline
11	and is employed in an accredited health
12	professions school or graduate program that
13	is approved by the Secretary; or
14	"(II) has completed an approved fel-
15	lowship program in geriatrics, or has com-
16	pleted specialty training in geriatrics as re-
17	quired by the discipline and any additional
18	geriatrics training as required by the Sec-
19	retary; and
20	"(ii) has a junior, nontenured, faculty
21	appointment at an accredited health profes-
22	sions school or graduate program in geri-
23	atrics or a geriatrics health profession.
24	"(C) CLARIFICATION.—If an eligible indi-
25	vidual is promoted during the period of an

289

1	award under this subsection and thereby no
2	longer meets the criteria of subparagraph $(B)(ii)$,
3	the individual shall continue to be treated as an
4	eligible individual through the term of the
5	award.
6	"(3) Application requirements.—In order to
7	receive an award under paragraph (1), an eligible en-
8	tity, on behalf of an eligible individual, shall—
9	"(A) submit to the Secretary an applica-
10	tion, at such time, in such manner, and con-
11	taining such information as the Secretary may
12	require;
13	"(B) provide, in such form and manner as
14	the Secretary may require, assurances that the
15	eligible individual will meet the service require-
16	ment described in paragraph (6); and
17	(C) provide, in such form and manner as
18	the Secretary may require, assurances that the
19	individual has a full-time faculty appointment
20	in a health professions institution and docu-
21	mented commitment from such eligible entity
22	that the individual will spend 75 percent of the
23	individual's time that is supported by the award
24	on teaching and developing skills in inter-
25	disciplinary education in geriatrics.

1	"(4) Equitable distribution.—In making
2	awards under this subsection, the Secretary shall seek
3	to ensure geographical distribution among award re-
4	cipients, including among rural or medically under-
5	served areas of the United States.
6	"(5) Amount and duration.—
7	"(A) Amount.—The amount of an award
8	under this subsection shall be at least \$75,000 for
9	fiscal year 2021, adjusted for subsequent years in
10	accordance with the consumer price index. The
11	Secretary shall determine the amount of an
12	award under this subsection for individuals who
13	are not physicians.
14	"(B) DURATION.—The Secretary shall make
15	awards under paragraph (1) for a period not to
16	exceed 5 years.
17	"(6) Service requirement.—An individual
18	who receives an award under this subsection shall
19	provide training in clinical geriatrics, including the
20	training of interprofessional teams of health care pro-
21	fessionals. The provision of such training shall con-
22	stitute at least 75 percent of the obligations of such
23	individual under the award.

"(c) NONAPPLICABILITY OF PROVISION.—Notwith standing any other provision of this title, section 791(a)
 shall not apply to awards made under this section.

4 "(d) AUTHORIZATION OF APPROPRIATIONS.—There is
5 authorized to be appropriated \$40,737,000 for each of fiscal
6 years 2021 through 2025 for purposes of carrying out this
7 section.".

8 SEC. 3404. NURSING WORKFORCE DEVELOPMENT.

9 (a) IN GENERAL.—Title VIII of the Public Health
10 Service Act (42 U.S.C. 296 et seq.) is amended—

(1) in section 801 (42 U.S.C. 296), by adding at
the end the following:

13 "(18) NURSE MANAGED HEALTH CLINIC.—The 14 term 'nurse managed health clinic' means a nurse-15 practice arrangement, managed by advanced practice 16 nurses, that provides primary care or wellness serv-17 ices to underserved or vulnerable populations and 18 that is associated with a school, college, university or 19 department of nursing, federally qualified health cen-20 ter, or independent nonprofit health or social services 21 agency.";

(2) in section 802(c) (42 U.S.C. 296a(c)), by inserting ", and how such project aligns with the goals
in section 806(a)" before the period in the second sentence;

1	(3) in section 803(b) (42 U.S.C. 296b(b)), by
2	adding at the end the following: "Such Federal funds
3	are intended to supplement, not supplant, existing
4	non-Federal expenditures for such activities.";
5	(4) in section 806 (42 U.S.C. 296e)—
6	(A) in subsection (a), by striking "as needed
7	to" and all that follows and inserting the fol-
8	lowing: "as needed to address national nursing
9	needs, including—
10	"(1) addressing challenges, including through
11	supporting training and education of nursing stu-
12	dents, related to the distribution of the nursing work-
13	force and existing or projected nursing workforce
14	shortages in geographic areas that have been identi-
15	fied as having, or that are projected to have, a nurs-
16	ing shortage;
17	"(2) increasing access to and the quality of
18	health care services, including by supporting the
19	training of professional registered nurses, advanced
20	practice registered nurses, and advanced education
21	nurses within community based settings and in a va-
22	riety of health delivery system settings; or
23	"(3) addressing the strategic goals and priorities
24	identified by the Secretary and that are in accord-
25	ance with this title.

Contracts may be entered into under this title with public
 or private entities as determined necessary by the Sec retary.";

4 (B) in subsection (b)(2), by striking "a 5 demonstration" and all that follows and insert-6 ing the following: "the reporting of data and in-7 formation demonstrating that satisfactory 8 progress has been made by the program or 9 project in meeting the performance outcome 10 standards (as described in section 802) of such program or project."; 11

12 (C) in subsection (e)(2), by inserting ", and
13 have relevant expertise and experience" before the
14 period at the end of the first sentence; and

(D) by adding at the end the following:

16 "(i) BIENNIAL REPORT ON NURSING WORKFORCE **PROGRAM IMPROVEMENTS.**—Not later than September 30, 17 2020, and biennially thereafter, the Secretary shall submit 18 to the Committee on Health, Education, Labor, and Pen-19 sions of the Senate and the Committee on Energy and Com-20 21 merce of the House of Representatives, a report that con-22 tains an assessment of the programs and activities of the 23 Department of Health and Human Services related to enhancing the nursing workforce, including the extent to 24 which programs and activities under this title meet the 25

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1	identified goals and performance measures developed for the
2	respective programs and activities, and the extent to which
3	the Department coordinates with other Federal departments
4	regarding programs designed to improve the nursing work-
5	force.";
6	(5) in section 811 (42 U.S.C. 296j)—
7	(A) in subsection (b)—
8	(i) by striking "Master's" and insert-
9	ing "graduate"; and
10	(ii) by inserting "clinical nurse lead-
11	ers," after "nurse administrators,";
12	(B) by redesignating subsections (f) and (g)
13	as subsections (g) and (h), respectively; and
14	(C) by inserting after subsection (e), the fol-
15	lowing:
16	"(f) Authorized Clinical Nurse Specialist Pro-
17	GRAMS.—Clinical nurse specialist programs eligible for
18	support under this section are education programs that—
19	"(1) provide registered nurses with full-time
20	clinical nurse specialist education; and
21	"(2) have as their objective the education of clin-
22	ical nurse specialists who will, upon completion of
23	such a program, be qualified to effectively provide
24	care through the wellness and illness continuum to in-

1	patients and outpatients experiencing acute and
2	chronic illness."; and
3	(6) in section 831 (42 U.S.C. 296p)—
4	(A) in the section heading, by striking
5	"AND QUALITY GRANTS" and inserting
6	"QUALITY, AND RETENTION GRANTS";
7	(B) in subsection $(b)(2)$, by striking "other
8	high-risk groups such as the elderly, individuals
9	with HIV/AIDS, substance abusers, the homeless,
10	and victims" and inserting "high risk groups,
11	such as the elderly, individuals with HIV/AIDS,
12	individuals with mental health or substance use
13	disorders, individuals who are homeless, and sur-
14	vivors";
15	(C) in subsection $(c)(1)$ —
16	(i) in subparagraph (A)—
17	(I) by striking "advancement for
18	nursing personnel" and inserting the
19	following: "advancement for—
20	"(i) nursing";
21	(II) by striking "professional
22	nurses, advanced education nurses, li-
23	censed practical nurses, certified nurse
24	assistants, and home health aides" and
25	inserting "professional registered

1	nurses, advanced practice registered
2	nurses, and nurses with graduate nurs-
3	ing education"; and
4	(III) by adding at the end the fol-
5	lowing:
6	"(ii) individuals including licensed
7	practical nurses, licensed vocational nurses,
8	certified nurse assistants, home health aides,
9	diploma degree or associate degree nurses,
10	and other health professionals, such as
11	health aides or community health practi-
12	tioners certified under the Community
13	Health Aide Program of the Indian Health
14	Service, to become registered nurses with
15	baccalaureate degrees or nurses with grad-
16	uate nursing education;";
17	(ii) in subparagraph (B), by striking
18	the period and inserting "; and"; and
19	(iii) by adding at the end the fol-
20	lowing:
21	``(C) developing and implementing intern-
22	ships, accredited fellowships, and accredited resi-
23	dency programs in collaboration with one or
24	more accredited schools of nursing, to encourage
25	the mentoring and development of specialties.";

	200
1	(D) by striking subsections (e) and (h);
2	(E) by redesignating subsections (f) and (g) ,
3	as subsections (e) and (f), respectively;
4	(F) in subsection (e) (as so redesignated),
5	by striking "The Secretary shall submit to the
6	Congress before the end of each fiscal year" and
7	inserting "As part of the report on nursing
8	workforce programs described in section $806(i)$,
9	the Secretary shall include"; and
10	(G) in subsection (f) (as so redesignated), by
11	striking "a school of nursing, as defined in sec-
12	tion 801(2),," and inserting "an accredited
13	school of nursing, as defined in section 801(2), a
14	health care facility, including federally qualified
15	health centers or nurse-managed health clinics,
16	or a partnership of such a school and facility";
17	(7) by striking section 831A (42 U.S.C. 296p–1);
18	(8) in section 846 (42 U.S.C. 297n)—
19	(A) by striking the last sentence of sub-
20	section (a);
21	(B) in subsection (b)(1), by striking "he
22	began such practice" and inserting "the indi-
23	vidual began such practice"; and
24	(C) in subsection (i), by striking "Fund-
25	ING" in the subsection heading and all that fol-

1	lows through "paragraph (1)" in paragraph (2),
2	and inserting the following: "Allocations.—Of
3	the amounts appropriated under section
4	871(b),";
5	(9) in section 846A (42 U.S.C. 247n-1), by
6	striking subsection (f);
7	(10) in section 847 (42 U.S.C. 2970), by striking
8	subsection (g);
9	(11) in section 851 (42 U.S.C. 297t)—
10	(A) in subsection $(b)(1)(A)(iv)$, by striking
11	"and nurse anesthetists" and inserting "nurse
12	anesthetists, and clinical nurse specialists";
13	(B) in subsection $(d)(3)$ —
14	(i) by striking "3 years after the date
15	of enactment of this section" and inserting
16	"2 years after the date of enactment of the
17	Title VIII Nursing Reauthorization Act";
18	(ii) by striking "Labor and Human
19	Resources" and inserting "Health, Edu-
20	cation, Labor, and Pensions"; and
21	(iii) by inserting "Energy and" before
22	"Commerce"; and
23	(C) in subsection (g), by striking "under
24	this title" and inserting "for carrying out parts
25	B, C, and D";

1	(12) by striking sections 861 and 862 (42 U.S.C.
2	297w and 297x); and
3	(13) in section 871 (42 U.S.C. 298d)—
4	(A) by striking "For the purpose of" and
5	inserting the following:
6	"(a) IN GENERAL.—For the purpose of";
7	(B) by striking " $338,000,000$ for fiscal
8	year 2010, and such sums as may be necessary
9	for each of the fiscal years 2011 through 2016"
10	and inserting "\$137,837,000 for each of fiscal
11	years 2021 through 2025"; and
12	(C) by adding at the end the following:
13	"(b) PART E.—For the purpose of carrying out part
14	E, there are authorized to be appropriated \$117,135,000 for
15	each of the fiscal years 2021 through 2025.".
16	(b) Evaluation and Report on Nurse Loan Re-
17	PAYMENT PROGRAMS.—
18	(1) EVALUATION.—The Comptroller General
19	shall conduct an evaluation of the nurse loan repay-
20	ment programs administered by the Health Resources
21	and Services Administration. Such evaluation shall
22	include—
23	(A) the manner in which payments are
24	made under such programs;

1	(B) the existing oversight functions nec-
2	essary to ensure the proper use of such programs,
3	including payments made as part of such pro-
4	grams;
5	(C) the identification of gaps, if any, in
6	oversight functions; and
7	(D) information on the number of nurses
8	assigned to facilities pursuant to such programs,
9	including the type of facility to which nurses are
10	assigned and the impact of modifying the eligi-
11	bility requirements for programs under section
12	846 of the Public Health Service Act (42 U.S.C.
13	297n), such as the impact on entities to which
14	nurses had previously been assigned prior to fis-
15	cal year 2019 (such as federally qualified health
16	centers and facilities affiliated with the Indian
17	Health Service).
18	(2) REPORT.—Not later than 18 months after the
19	enactment of this Act, the Comptroller General shall
20	submit to the Committee on Health, Education,
21	Labor, and Pensions of the Senate and the Committee
22	on Energy and Commerce of the House of Representa-
23	tives, a report on the evaluation under paragraph (1),
24	which may include recommendations to improve rel-
25	evant nursing workforce loan repayment programs.

1 Subtitle B—Education Provisions

2 SEC. 3501. SHORT TITLE.

3 This subtitle may be cited as the "COVID-19 Pan4 demic Education Relief Act of 2020".

5 SEC. 3502. DEFINITIONS.

6 (a) DEFINITIONS.—In this subtitle:

7 (1) CORONAVIRUS.—The term "coronavirus" has
8 the meaning given the term in section 506 of the
9 Coronavirus Preparedness and Response Supple10 mental Appropriations Act, 2020 (Public Law 116–
11 123).

12 (2) FOREIGN INSTITUTION.—The term "foreign institution" means an institution of higher education 13 14 located outside the United States that is described in 15 paragraphs (1)(C) and (2) of section 102(a) of the 16 Higher Education Act of 1965 (20 U.S.C. 1002(a)). 17 (3) INSTITUTION OF HIGHER EDUCATION.—The 18 term "institution of higher education" has the mean-19 ing of the term under section 102 of the Higher Edu-20 cation Act of 1965 (20 U.S.C. 1002).

21 (4) QUALIFYING EMERGENCY.—The term "quali22 fying emergency" means—

23 (A) a public health emergency related to the
24 coronavirus declared by the Secretary of Health

1	and Human Services pursuant to section 319 of
2	the Public Health Service Act (42 U.S.C. 247d);
3	(B) an event related to the coronavirus for
4	which the President declared a major disaster or
5	an emergency under section 401 or 501, respec-
6	tively, of the Robert T. Stafford Disaster Relief
7	and Emergency Assistance Act (42 U.S.C. 5170
8	and 5191); or
9	(C) a national emergency related to the
10	coronavirus declared by the President under sec-
11	tion 201 of the National Emergencies Act (50
12	U.S.C. 1601 et seq.).
13	(5) Secretary.—The term "Secretary" means
14	the Secretary of Education.
15	SEC. 3503. CAMPUS-BASED AID WAIVERS.
16	(a) WAIVER OF NON-FEDERAL SHARE REQUIRE-
17	MENT.—Notwithstanding sections 413C(a)(2) and 443(b)(5)
18	of the Higher Education Act of 1965 (20 U.S.C. 1070b-
19	2(a)(2) and $1087-53(b)(5)$, with respect to funds made
20	available for award years 2019–2020 and 2020–2021, the
21	Secretary shall waive the requirement that a participating
22	institution of higher education provide a non-Federal share
23	to match Federal funds provided to the institution for the
24	programs authorized pursuant to subpart 3 of part A and
25	part C of title IV of the Higher Education Act of 1965 (20

U.S.C. 1070b et seq. and 1087–51 et seq.) for all awards
 made under such programs during such award years, except
 nothing in this subsection shall affect the non-Federal share
 requirement under section 443(c)(3) that applies to private
 for-profit organizations.

6 (b) AUTHORITY TO REALLOCATE.—Notwithstanding sections 413D, 442, and 488 of the Higher Education Act 7 8 of 1965 (20 U.S.C. 1070b-3, 1087-52, and 1095), during 9 a period of a qualifying emergency, an institution may 10 transfer up to 100 percent of the institution's unexpended 11 allotment under section 442 of such Act to the institution's allotment under section 413D of such Act, but may not 12 13 transfer any funds from the institution's unexpended allotment under section 413D of such Act to the institution's 14 allotment under section 442 of such Act. 15

16 SEC. 3504. USE OF SUPPLEMENTAL EDUCATIONAL OPPOR-

17

TUNITY GRANTS FOR EMERGENCY AID.

(a) IN GENERAL.—Notwithstanding section 413B of
the Higher Education Act of 1965 (20 U.S.C. 1070b-1), an
institution of higher education may reserve any amount of
an institution's allocation under subpart 3 of part A of title
IV of the Higher Education Act of 1965 (20 U.S.C. 1070b
et seq.) for a fiscal year to award, in such fiscal year, emergency financial aid grants to assist undergraduate or grad-

3 (b) DETERMINATIONS.—In determining eligibility for
4 and awarding emergency financial aid grants under this
5 section, an institution of higher education may—

6 (1) waive the amount of need calculation under
7 section 471 of the Higher Education Act of 1965 (20
8 U.S.C. 1087kk);

9 (2) allow for a student affected by a qualifying 10 emergency to receive funds in an amount that is not 11 more than the maximum Federal Pell Grant for the 12 applicable award year; and

(3) utilize a contract with a scholarship-granting
organization designated for the sole purpose of accepting applications from or disbursing funds to students
enrolled in the institution of higher education, if such
scholarship-granting organization disburses the full
allocated amount provided to the institution of higher
education to the recipients.

20 (c) SPECIAL RULE.—Any emergency financial aid
21 grants to students under this section shall not be treated
22 as other financial assistance for the purposes of section 471
23 of the Higher Education Act of 1965 (20 U.S.C. 1087kk).

EMERGENCY.

2

(a) IN GENERAL.—In the event of a qualifying emer-3 4 gency, an institution of higher education participating in 5 the program under part C of title IV of the Higher Education Act of 1965 (20 U.S.C. 1087–51 et seq.) may make 6 payments under such part to affected work-study students, 7 8 for the period of time (not to exceed one academic year) 9 in which affected students were unable to fulfill the students' work-study obligation for all or part of such academic year 10 11 due to such qualifying emergency, as follows:

(1) Payments may be made under such part to affected work-study students in an amount equal to or less than the amount of wages such students would have been paid under such part had the students been able to complete the work obligation necessary to receive work study funds, as a one time grant or as multiple payments.

(2) Payments shall not be made to any student
who was not eligible for work study or was not completing the work obligation necessary to receive work
study funds under such part prior to the occurrence
of the qualifying emergency.

24 (3) Any payments made to affected work-study
25 students under this subsection shall meet the matching
26 requirements of section 443 of the Higher Education
⁺HR 748 EAS

1	Act of 1965 (20 U.S.C. 1087–53), unless such match-
2	ing requirements are waived by the Secretary.
3	(b) Definition of Affected Work-study Stu-
4	DENT.—In this section, the term "affected work-study stu-
5	dent" means a student enrolled at an eligible institution
6	participating in the program under part C of title IV of
7	the Higher Education Act of 1965 (20 U.S.C. 1087–51 et
8	seq.) who—
9	(1) received a work-study award under section
10	443 of the Higher Education Act of 1965 (20 U.S.C.
11	1087–53) for the academic year during which a
12	qualifying emergency occurred;
13	(2) earned Federal work-study wages from such
14	eligible institution for such academic year; and
15	(3) was prevented from fulfilling the student's
16	work-study obligation for all or part of such academic
17	year due to such qualifying emergency.
18	SEC. 3506. ADJUSTMENT OF SUBSIDIZED LOAN USAGE LIM-
19	ITS.
20	Notwithstanding section $455(q)(3)$ of the Higher Edu-
21	cation Act of 1965 (20 U.S.C. $1087e(q)(3)$), the Secretary
22	shall exclude from a student's period of enrollment for pur-
23	poses of loans made under part D of title IV of the Higher
24	Education Act of 1965 (20 U.S.C. 1087a et seq.) any semes-
25	ter (or the equivalent) that the student does not complete

due to a qualifying emergency, if the Secretary is able to
 administer such policy in a manner that limits complexity
 and the burden on the student.

4 SEC. 3507. EXCLUSION FROM FEDERAL PELL GRANT DURA5 TION LIMIT.

6 The Secretary shall exclude from a student's Federal 7 Pell Grant duration limit under section 401(c)(5) of the 8 Higher Education Act of 1965 (2 U.S.C. 1070a(c)(5)) any 9 semester (or the equivalent) that the student does not com-10 plete due to a qualifying emergency if the Secretary is able 11 to administer such policy in a manner that limits com-12 plexity and the burden on the student.

13 SEC. 3508. INSTITUTIONAL REFUNDS AND FEDERAL STU-

14

DENT LOAN FLEXIBILITY.

15 (a) INSTITUTIONAL WAIVER.—

16 (1) IN GENERAL.—The Secretary shall waive the 17 institutional requirement under section 484B of the 18 Higher Education Act of 1965 (20 U.S.C. 1091b) 19 with respect to the amount of grant or loan assistance 20 (other than assistance received under part C of title 21 IV of such Act) to be returned under such section if 22 a recipient of assistance under title IV of the Higher 23 Education Act of 1965 (20 U.S.C. 1070 et seq.) with-24 draws from the institution of higher education during

1	the payment period or period of enrollment as a re-
2	sult of a qualifying emergency.
3	(2) WAIVERS.—The Secretary shall require each
4	institution using a waiver relating to the withdrawal
5	of recipients under this subsection to report the num-
6	ber of such recipients, the amount of grant or loan as-
7	sistance (other than assistance received under part C
8	of title IV of such Act) associated with each such re-
9	cipient, and the total amount of grant or loan assist-
10	ance (other than assistance received under part C of
11	title IV of such Act) for which each institution has
12	not returned assistance under title IV to the Sec-
13	retary.

14 (b) STUDENT WAIVER.—The Secretary shall waive the amounts that students are required to return under section 15 484B of the Higher Education Act of 1965 (20 U.S.C. 16 1091b) with respect to Federal Pell Grants or other grant 17 assistance if the withdrawals on which the returns are 18 based, are withdrawals by students who withdrew from the 19 institution of higher education as a result of a qualifying 20 21 emergency.

22 (c) CANCELING LOAN OBLIGATION.—Notwithstanding 23 any other provision of the Higher Education Act of 1965 (20 U.S.C. 1001 et seq.), the Secretary shall cancel the bor-24 25 rower's obligation to repay the entire portion of a loan

made under part D of title IV of such Act (20 U.S.C. 1087a
 et seq.) associated with a payment period for a recipient
 of such loan who withdraws from the institution of higher
 education during the payment period as a result of a quali fying emergency.

6 (d) APPROVED LEAVE OF ABSENCE.—Notwithstanding 7 any other provision of the Higher Education Act of 1965 8 (20 U.S.C. 1001 et seq.), for purposes of receiving assistance 9 under title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.), an institution of higher education 10 11 may, as a result of a qualifying emergency, provide a stu-12 dent with an approved leave of absence that does not require 13 the student to return at the same point in the academic program that the student began the leave of absence if the 14 student returns within the same semester (or the equiva-15 16 *lent*).

17 SEC. 3509. SATISFACTORY ACADEMIC PROGRESS.

Notwithstanding section 484 of the Higher Education
Act of 1965 (20 U.S.C. 1091), in determining whether a
student is maintaining satisfactory academic progress for
purposes of title IV of the Higher Education Act of 1965
(20 U.S.C. 1070 et seq.), an institution of higher education
may, as a result of a qualifying emergency, exclude from
the quantitative component of the calculation any at-

tempted credits that were not completed by such student
 without requiring an appeal by such student.

3 SEC. 3510. CONTINUING EDUCATION AT AFFECTED FOR-4 EIGN INSTITUTIONS.

5 (a) IN GENERAL.—Notwithstanding section 481(b) of 6 the Higher Education Act of 1965 (20 U.S.C. 1088(b)), with respect to a foreign institution, in the case of a public health 7 8 emergency, major disaster or emergency, or national emer-9 gency declared by the applicable government authorities in 10 the country in which the foreign institution is located, the Secretary may permit any part of an otherwise eligible pro-11 12 gram to be offered via distance education for the duration 13 of such emergency or disaster and the following payment period for purposes of title IV of the Higher Education Act 14 15 of 1965 (20 U.S.C. 1070 et seq.).

16 (b) ELIGIBILITY.—An otherwise eligible program that 17 is offered in whole or in part through distance education by a foreign institution between March 1, 2020, and the 18 date of enactment of this Act shall be deemed eligible for 19 20 the purposes of part D of title IV of the Higher Education 21 Act of 1965 (20 U.S.C. 1087a et seq.) for the duration of 22 the qualifying emergency and the following payment period 23 for purposes of title IV of the Higher Education Act of 1965 (20 U.S.C. 1070 et seq.). An institution of higher education 24

that uses the authority provided in the previous sentence
 shall report such use to the Secretary—

3 (1) for the 2019–2020 award year, not later than
4 June 30, 2020; and

5 (2) for an award year subsequent to the 20196 2020 award year, not later than 30 days after such
7 use.

8 (c) REPORT.—Not later than 180 days after the date 9 of enactment of this Act, and every 180 days thereafter for 10 the duration of the qualifying emergency and the following 11 payment period, the Secretary shall submit to the author-12 izing committees (as defined in section 103 of the Higher Education Act of 1965 (20 U.S.C. 1003)) a report that 13 identifies each foreign institution that carried out a dis-14 tance education program authorized under this section. 15

16 (d) WRITTEN ARRANGEMENTS.—

17 (1) IN GENERAL.—Notwithstanding section 102 18 of the Higher Education Act of 1965 (20 U.S.C. 19 1002), for the duration of a qualifying emergency and 20 the following payment period, the Secretary may 21 allow a foreign institution to enter into a written ar-22 rangement with an institution of higher education lo-23 cated in the United States that participates in the 24 Federal Direct Loan Program under part D of title 25 IV of the Higher Education Act of 1965 (20 U.S.C.

1	1087a et seq.) for the purpose of allowing a student
2	of the foreign institution who is a borrower of a loan
3	made under such part to take courses from the insti-
4	tution of higher education located in the United
5	States.
6	(2) Form of Arrangements.—
7	(A) Public or other nonprofit institu-
8	TIONS.—A foreign institution that is a public or
9	other nonprofit institution may enter into a
10	written arrangement under subsection (a) only
11	with an institution of higher education described
12	in section 101 of such Act (20 U.S.C. 1001).
13	(B) OTHER INSTITUTIONS.—A foreign insti-
14	tution that is a graduate medical school, nursing
15	school, or a veterinary school and that is not a
16	public or other nonprofit institution may enter
17	into a written arrangement under subsection (a)
18	with an institution of higher education described
19	in section 101 or section 102 of such Act (20
20	U.S.C. 1001 and 1002).
21	(3) Report on use.—An institution of higher
22	education that uses the authority described in para-
23	graph (2) shall report such use to the Secretary—
24	(A) for the 2019–2020 award year, not later
25	than June 30, 2020; and

1	(B) for an award	year subsequent to the
2	2019–2020 award year,	not later than 30 days
3	after such use.	

4 (4) Report from the secretary.—Not later 5 than 180 days after the date of enactment of this Act, 6 and every 180 days thereafter for the duration of the 7 qualifying emergency and the following payment pe-8 riod, the Secretary shall submit to the authorizing 9 committees (as defined in section 103 of the Higher 10 Education Act of 1965 (20 U.S.C. 1003)) a report 11 that identifies each foreign institution that entered 12 into a written arrangement authorized under sub-13 section (a).

14 SEC. 3511. NATIONAL EMERGENCY EDUCATIONAL WAIVERS.

15 (a) IN GENERAL.—Notwithstanding any other provi-16 sion of law, the Secretary may, upon the request of a State educational agency or Indian tribe, waive any statutory or 17 18 regulatory provision described under paragraphs (1) and 19 (2) of subsection (b), and upon the request of a local edu-20 cational agency, waive any statutory or regulatory provi-21 sion described under paragraph (2) of subsection (b), if the 22 Secretary determines that such a waiver is necessary and 23 appropriate due to the emergency involving Federal primany responsibility determined to exist by the President 24 under the section 501(b) of the Robert T. Stafford Disaster 25

Relief and Emergency Assistance Act (42 U.S.C. 5191(b))
 with respect to the Coronavirus Disease 2019 (COVID-19).
 (b) APPLICABLE PROVISIONS OF LAW.—

4	(1) Streamlined waivers.—The Secretary
5	shall create an expedited application process to re-
6	quest a waiver and the Secretary may waive any
7	statutory or regulatory requirements for a State edu-
8	cational agency (related to assessments, account-
9	ability, and reporting requirements related to assess-
10	ments and accountability), if the Secretary deter-
11	mines that such a waiver is necessary and appro-
12	priate as described in subsection (a), under the fol-
13	lowing provisions of law:
14	(A) The following provisions under section
15	1111 of the Elementary and Secondary Edu-
16	cation Act of 1965 (20 U.S.C. 6311):
17	(i) Paragraphs (2) and (3) of sub-
18	section (b).
19	(ii) Subsection $(c)(4)$.
20	(iii) Subparagraphs (C) and (D) of
21	subsection $(d)(2)$.
22	(iv) The following provisions under
23	subsection (h) of such section 1111:

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1	(I) Clauses (i), (ii), (iii)(I), (iv),
2	(v), (vi), (vii), and (xi) of paragraph
3	(1)(C).
4	(II) Paragraph $(2)(C)$ with re-
5	spect to the waived requirements under
6	subclause (I).
7	(III) Clauses (i) and (ii) of para-
8	graph (2)(C).
9	(B) Section 421(b) of the General Edu-
10	cation Provisions Act (20 U.S.C. 1225(b)).
11	(2) STATE AND LOCALLY-REQUESTED WAIV-
12	ERS.—For a State educational agency, local edu-
13	cational agency, or Indian tribe that receives funds
14	under a program authorized under the Elementary
15	and Secondary Education Act of 1965 (20 U.S.C.
16	6301 et seq.) that requests a waiver under subsection
17	(c), the Secretary may waive statutory and regulatory
18	requirements under any of the following provisions of
19	such Act:
20	(A) Section $1114(a)(1)$.
21	(B) Section 1118(a) and section 8521.
22	(C) Section 1127.
23	(D) Section 4106(d).
24	(E) Subparagraphs (C), (D), and (E) of
25	$section \ 4106(e)(2).$

1	(F) Section 4109(b).
2	(G) The definition under section $8101(42)$
3	for purposes of the Elementary and Secondary
4	Education Act of 1965 (20 U.S.C. 6301 et seq.).
5	(3) Applicability to charter schools.—Any
6	waivers issued by the Secretary under this section
7	shall be implemented, as applicable—
8	(A) for all public schools, including public
9	charter schools within the boundaries of the re-
10	cipient of the waiver;
11	(B) in accordance with State charter school
12	law; and
13	(C) pursuant to section $1111(c)(5)$ of the
14	Elementary and Secondary Education Act of
15	1965 (20 U.S.C. 6311(c)(5)).
16	(4) LIMITATION.—Nothing in this section shall
17	be construed to allow the Secretary to waive any stat-
18	utory or regulatory requirements under applicable
19	civil rights laws.
20	(5) Accountability and improvement.—Any
21	school located in a State that receives a waiver under
22	paragraph (1) and that is identified for comprehen-
23	sive support and improvement, targeted support and
24	improvement, or additional targeted support in the
25	2019–2020 school year under section $1111(c)(4)(D)$ or

1	section $1111(d)(2)$ of the Elementary and Secondary
2	Education Act of 1965 (20 U.S.C. $6311(c)(4)(D)$ or
3	(d)(2)) shall maintain that identification status in
4	the 2020–2021 school year and continue to receive
5	supports and interventions consistent with the school's
6	support and improvement plan in the 2020–2021
7	school year.
8	(c) State and Local Requests for Waivers.—
9	(1) IN GENERAL.—A State educational agency,
10	local educational agency, or Indian tribe that desires
11	a waiver from any statutory or regulatory provision
12	described under subsection (b)(2), may submit a
13	waiver request to the Secretary in accordance with
14	this subsection.
15	(2) Requests submitted.—A request for a
16	waiver under this subsection shall—
17	(A) identify the Federal programs affected
18	by the requested waiver;
19	(B) describe which Federal statutory or reg-
20	ulatory requirements are to be waived;
21	(C) describe how the emergency involving
22	Federal primary responsibility determined to
23	exist by the President under the section 501(b) of
24	the Robert T. Stafford Disaster Relief and Emer-
25	gency Assistance Act (42 U.S.C. $5191(b)$) with

1	respect to the Coronavirus Disease 2019
2	(COVID-19) prevents or otherwise restricts the
3	ability of the State, State educational agency,
4	local educational agency, Indian tribe, or school
5	to comply with such statutory or regulatory re-
6	quirements; and
7	(D) provide an assurance that the State
8	educational agency, local educational agency, or
9	Indian tribe will work to mitigate any negative
10	effects, if any, that may occur as a result of the
11	requested waiver.
12	(3) Secretary Approval.—
13	(A) IN GENERAL.—Except as provided
14	under subparagraph (B), the Secretary shall ap-
15	prove or disapprove a waiver request submitted
16	under paragraph (1) not more than 30 days
17	after the date on which such request is submitted.
18	(B) EXCEPTIONS.—The Secretary may dis-
19	approve a waiver request submitted under para-
20	graph (1), only if the Secretary determines
21	that—
22	(i) the waiver request does not meet the
23	requirements of this section;
24	(ii) the waiver is not permitted pursu-
25	ant to subsection (b)(2); or

1	(iii) the description required under
2	paragraph (2)(C) provides insufficient in-
3	formation to demonstrate that the waiving
4	of such requirements is necessary or appro-
5	priate consistent with subsection (a).
6	(4) DURATION.—A waiver approved by the Sec-
7	retary under this section may be for a period not to
8	exceed the 2019–2020 academic year, except to carry
9	out full implementation of any maintenance of effort
10	waivers granted during the 2019–2020 academic
11	year.
12	(d) Reporting and Publication.—
13	(1) PUBLIC NOTICE.—A State educational agen-
14	cy, Indian Tribe, or local educational agency request-
15	ing a waiver under subsection $(b)(2)$ shall provide the
16	public and all local educational agencies in the State
17	with notice of, and the opportunity to comment on,
18	the request by posting information regarding the
19	waiver request and the process for commenting on the
20	State website.
21	(2) Notifying congress.—Not later than 7
22	days after granting a waiver under this section, the
23	Secretary shall notify the Committee on Health, Edu-
24	cation, Labor, and Pensions of the Senate, the Com-
25	mittee on Appropriations of the Senate, the Com-

1	mittee on Education and Labor of the House of Rep-
2	resentatives, and the Committee on Appropriations of
3	the House of Representatives of such waiver.

4 (3) PUBLICATION.—Not later than 30 days after
5 granting a waiver under this section, the Secretary
6 shall publish a notice of the Secretary's decision (in7 cluding which waiver was granted and the reason for
8 granting the waiver) in the Federal Register and on
9 the website of the Department of Education.

(4) REPORT.—Not later than 30 days after the 10 date of enactment of this Act, the Secretary shall pre-11 12 pare and submit a report to the Committee on Health, Education, Labor, and Pensions and the 13 14 Committee on Appropriations of the Senate, and the 15 Committee on Education and Labor and the Com-16 mittee on Appropriations of the House of Representa-17 tives, with recommendations on any additional waiv-18 ers under the Individuals with Disabilities Education 19 Act (20 U.S.C. 1401 et seq.), the Rehabilitation Act 20 of 1973 (29 U.S.C. 701 et seq.), the Elementary and 21 Secondary Education Act of 1965 (20 U.S.C. 6301 et 22 seq.), and the Carl D. Perkins Career and Technical 23 Education Act of 2006 (20 U.S.C. 2301 et seq.) the 24 Secretary believes are necessary to be enacted into law 25 to provide limited flexibility to States and local educational agencies to meet the needs of students during
 the emergency involving Federal primary responsi bility determined to exist by the President under sec tion 501(b) of the Robert T. Stafford Disaster Relief
 and Emergency Assistance Act (42 U.S.C. 5191(b))
 with respect to the Coronavirus Disease 2019
 (COVID-19).

8 (e) TERMS.—In this section, the term "State edu-9 cational agency" includes the Bureau of Indian Education, 10 and the term "local educational agency" includes Bureau 11 of Indian Education funded schools operated pursuant to a grant under the Tribally Controlled Schools Act of 1988 12 13 (25 U.S.C. 2501 et seq.), or a contract under the Indian Self-Determination and Education Assistance Act (25) 14 $U.S.C. 5301 \ et \ seq.$). 15

16 SEC. 3512. HBCU CAPITAL FINANCING.

17 (a) DEFERMENT PERIOD.—

18 (1) IN GENERAL.—Notwithstanding any provi19 sion of title III of the Higher Education Act of 1965
20 (20 U.S.C. 1051 et seq.), or any regulation promul21 gated under such title, the Secretary may grant a
22 deferment, for the duration of a qualifying emergency,
23 to an institution that has received a loan under part
24 D of title III of such Act (20 U.S.C. 1066 et seq.).

3 (A) the institution shall not be required to
4 pay any periodic installment of principal or in5 terest required under the loan agreement for such
6 loan; and

7 (B) the Secretary shall make principal and
8 interest payments otherwise due under the loan
9 agreement.

10 (3) CLOSING.—At the closing of a loan deferred 11 under this subsection, terms shall be set under which 12 the institution shall be required to repay the Sec-13 retary for the payments of principal and interest 14 made by the Secretary during the deferment, on a 15 schedule that begins upon repayment to the lender in 16 full on the loan agreement, except in no case shall re-17 payment be required to begin before the date that is 18 1 full fiscal year after the date that is the end of the 19 qualifying emergency.

20 (b) TERMINATION DATE.—

(1) IN GENERAL.—The authority provided under
this section to grant a loan deferment under subsection (a) shall terminate on the date on which the
qualifying emergency is no longer in effect.

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(2) DURATION.—Any provision of a loan agree ment or insurance agreement modified by the author ity under this section shall remain so modified for the
 duration of the period covered by the loan agreement
 or insurance agreement.

6 (c) REPORT.—Not later than 180 days after the date of enactment of this Act, and every 180 days thereafter dur-7 8 ing the period beginning on the first day of the qualifying 9 emergency and ending on September 30 of the fiscal year 10 following the end of the qualifying emergency, the Secretary 11 shall submit to the authorizing committees (as defined in section 103 of the Higher Education Act of 1965 (20 U.S.C. 12 1003)) a report that identifies each institution that received 13 assistance under this section. 14

(d) FUNDING.—There is hereby appropriated, out of
any money in the Treasury not otherwise appropriated,
\$62,000,000 to carry out this section.

18 SEC. 3513. TEMPORARY RELIEF FOR FEDERAL STUDENT 19 LOAN BORROWERS.

(a) IN GENERAL.—The Secretary shall suspend all
payments due for loans made under part D and part B
(that are held by the Department of Education) of title IV
of the Higher Education Act of 1965 (20 U.S.C. 1087a et
seq.; 1071 et seq.) through September 30, 2020.

(b) NO ACCRUAL OF INTEREST.—Notwithstanding any
 other provision of the Higher Education Act of 1965 (20
 U.S.C. 1001 et seq.), interest shall not accrue on a loan
 described under subsection (a) for which payment was sus pended for the period of the suspension.

6 (c) CONSIDERATION OF PAYMENTS.—Notwithstanding any other provision of the Higher Education Act of 1965 7 8 (20 U.S.C. 1001 et seq.), the Secretary shall deem each 9 month for which a loan payment was suspended under this 10 section as if the borrower of the loan had made a payment for the purpose of any loan forgiveness program or loan 11 rehabilitation program authorized under part D or B of 12 title IV of the Higher Education Act of 1965 (20 U.S.C. 13 1087a et seq.; 1071 et seq.) for which the borrower would 14 have otherwise qualified. 15

(d) REPORTING TO CONSUMER REPORTING AGENCIES.—During the period in which the Secretary suspends
payments on a loan under subsection (a), the Secretary
shall ensure that, for the purpose of reporting information
about the loan to a consumer reporting agency, any payment that has been suspended is treated as if it were a regularly scheduled payment made by a borrower.

(e) SUSPENDING INVOLUNTARY COLLECTION.—During
the period in which the Secretary suspends payments on

1	a loan under subsection (a), the Secretary shall suspend all
2	involuntary collection related to the loan, including—
3	(1) a wage garnishment authorized under section
4	488A of the Higher Education Act of 1965 (20 U.S.C.
5	1095a) or section 3720D of title 31, United States
6	Code;
7	(2) a reduction of tax refund by amount of debt
8	authorized under section 3720A of title 31, United
9	States Code, or section 6402(d) of the Internal Rev-
10	enue Code of 1986;
11	(3) a reduction of any other Federal benefit pay-
12	ment by administrative offset authorized under sec-
13	tion 3716 of title 31, United States Code (including
14	a benefit payment due to an individual under the So-
15	cial Security Act or any other provision described in
16	subsection $(c)(3)(A)(i)$ of such section); and
17	(4) any other involuntary collection activity by
18	the Secretary.
19	(f) WAIVERS.—In carrying out this section, the Sec-
20	retary may waive the application of—
21	(1) subchapter I of chapter 35 of title 44, United
22	States Code (commonly known as the "Paperwork Re-
23	duction Act");

1	(2) the master calendar requirements under sec-
2	tion 482 of the Higher Education Act of 1965 (20
3	U.S.C. 1089);
4	(3) negotiated rulemaking under section 492 of
5	the Higher Education Act of 1965 (20 U.S.C. 1098a);
6	and
7	(4) the requirement to publish the notices related
8	to the system of records of the agency before imple-
9	mentation required under paragraphs (4) and (11) of
10	section 552a(e) of title 5, United States Code (com-
11	monly known as the "Privacy Act of 1974"), except
12	that the notices shall be published not later than 180
13	days after the date of enactment of this Act.
14	(g) Notice to Borrowers and Transition Pe-
15	RIOD.—To inform borrowers of the actions taken in accord-
16	ance with this section and ensure an effective transition,
17	the Secretary shall—
18	(1) not later than 15 days after the date of en-
19	actment of this Act, notify borrowers—
20	(A) of the actions taken in accordance with
21	subsections (a) and (b) for whom payments have
22	been suspended and interest waived;
23	(B) of the actions taken in accordance with
24	subsection (e) for whom collections have been sus-
25	pended;

1	(C) of the option to continue making pay-
2	ments toward principal; and
3	(D) that the program under this section is
4	a temporary program.
5	(2) beginning on August 1, 2020, carry out a
6	program to provide not less than 6 notices by postal
7	mail, telephone, or electronic communication to bor-
8	rowers indicating—
9	(A) when the borrower's normal payment
10	obligations will resume; and
11	(B) that the borrower has the option to en-
12	roll in income-driven repayment, including a
13	brief description of such options.
14	SEC. 3514. PROVISIONS RELATED TO THE CORPORATION
15	FOR NATIONAL AND COMMUNITY SERVICE.
16	(a) Accrual of Service Hours.—
17	(1) Accrual through other service
18	HOURS.—
19	(A) IN GENERAL.—Notwithstanding any
20	other provision of the Domestic Volunteer Service
21	Act of 1973 (42 U.S.C. 4950 et seq.) or the Na-
22	tional and Community Service Act of 1990 (42
23	U.S.C. 12501 et seq.), the Corporation for Na-
24	tional and Community Service shall allow an

1	crue other service hours that will count toward
2	the number of hours needed for the individual's
3	education award.
4	(B) Affected individuals.—Subpara-
5	graph (A) shall apply to any individual serving
6	in a position eligible for an educational award
7	under subtitle D of title I of the National and
8	Community Service Act of 1990 (42 U.S.C.
9	12601 et seq.)—
10	(i) who is performing limited service
11	due to COVID-19; or
12	(ii) whose position has been suspended
13	or placed on hold due to COVID-19.
14	(2) Provisions in case of early exit.—In
15	any case where an individual serving in a position
16	eligible for an educational award under subtitle D of
17	title I of the National and Community Service Act of
18	1990 (42 U.S.C. 12601 et seq.) was required to exit
19	the position early at the direction of the Corporation
20	for National and Community Service, the Chief Exec-
21	utive Officer of the Corporation for National and
22	Community Service may—
23	(A) deem such individual as having met the
24	requirements of the position; and

(B) award the individual the full value of
 the educational award under such subtitle for
 which the individual would otherwise have been
 eligible.

5 (b) AVAILABILITY OF FUNDS.—Notwithstanding any 6 other provision of law, all funds made available to the Corporation for National and Community Service under any 7 8 Act, including the amounts appropriated to the Corporation under the headings "OPERATING EXPENSES", "SALARIES 9 AND EXPENSES", and "OFFICE OF THE INSPECTOR GEN-10 ERAL" under the heading "CORPORATION FOR NATIONAL 11 AND COMMUNITY SERVICE" under title IV of Division A 12 13 of the Further Consolidated Appropriations Act, 2020 (Public Law 116–94), shall remain available for the fiscal year 14 15 ending September 30, 2021.

(c) NO REQUIRED RETURN OF GRANT FUNDS.—Not-16 17 withstanding section 129(l)(3)(A)(i) of the National and 18 Community Service Act(42)U.S.C.of1990 12581(l)(3)(A)(i)), the Chief Executive Officer of the Cor-19 poration for National and Community Service may permit 20 21 fixed-amount grant recipients under such section 129(l) to 22 maintain a pro rata amount of grant funds, at the discre-23 tion of the Corporation for National and Community Service, for participants who exited, were suspended, or are 24 serving in a limited capacity due to COVID-19, to enable 25

the grant recipients to maintain operations and to accept
 participants.

3 (d) EXTENSION OF TERMS AND AGE LIMITS.—Notwithstanding any other provision of law, the Corporation 4 5 for National and Community Service may extend the term 6 of service (for a period not to exceed the 1-year period immediately following the end of the national emergency) or 7 8 waive any upper age limit (except in no case shall the max-9 imum age exceed 26 years of age) for national service pro-10 grams carried out by the National Civilian Community 11 Corps under subtitle E of title I of the National and Community Service Act of 1990 (42 U.S.C. 12611 et seq.), and 12 13 the participants in such programs, for the purposes of— 14 (1) addressing disruptions due to COVID-19: 15 and

16 (2) minimizing the difficulty in returning to full
17 operation due to COVID-19 on such programs and
18 participants.

19 SEC. 3515. WORKFORCE RESPONSE ACTIVITIES.

(a) ADMINISTRATIVE COSTS.—Notwithstanding section 128(b)(4) of the Workforce Innovation Opportunity Act
(29 U.S.C. 3163(b)(4)), of the total amount allocated to a
local area (including the total amount allotted to a single
State local area) under subtitle B of title I of such Act (29
U.S.C. 3151 et seq.) for program year 2019, not more than

20 percent of the total amount may be used for the adminis trative costs of carrying out local workforce investment ac tivities under chapter 2 or chapter 3 of subtitle B of title
 I of such Act, if the portion of the total amount that exceeds
 10 percent of the total amount is used to respond to a quali fying emergency.

7 (b) RAPID RESPONSE ACTIVITIES.—

8 (1) STATEWIDE RAPID RESPONSE.—Of the funds 9 reserved by a Governor for program year 2019 for 10 statewide activities under section 128(a) of the Work-11 force Innovation and Opportunity Act (29 U.S.C. 12 3163(a)) that remain unobligated, such funds may be 13 used for statewide rapid response activities as de-14 scribed in section 134(a)(2)(A) of such Act (29 U.S.C. 15 3174(a)(2)(A) for responding to a qualifying emer-16 gency.

17 (2) LOCAL BOARDS.—Of the funds reserved by a 18 Governor for program year 2019 under section 19 133(a)(2) of such Act (29 U.S.C. 3173(a)(2)) that re-20 main unobligated, such funds may be released within 21 30 days after the date of enactment of this Act to the 22 local boards most impacted by the coronavirus at the 23 determination of the Governor for rapid response ac-24 tivities related to responding to a qualifying emer-25 gency.

(c) DEFINITIONS.—Except as otherwise provided, the
 terms in this section have the meanings given the terms in
 section 3 of the Workforce Innovation and Opportunity Act
 (29 U.S.C. 3102).

5 SEC. 3516. TECHNICAL AMENDMENTS.

6 (a) IN GENERAL.—

7 (1) Section 6103(a)(3) of the Internal Revenue
8 Code of 1986, as amended by the FUTURE Act (Pub9 lic Law 116–91), is further amended by striking
10 "(13), (16)" and inserting "(13)(A), (13)(B), (13)(C),
11 (13)(D)(i), (16)".

12 (2) Section 6103(p)(3)(A) of such Code, as so
13 amended, is further amended by striking "(12)," and
14 inserting "(12), (13)(A), (13)(B), (13)(C),
15 (13)(D)(i)".

16 (3) Section 6103(p)(4) of such Code, as so
17 amended, is further amended by striking "(13) or
18 (16)" each place it appears and inserting "(13), or
19 (16)".

20 (4) Section 6103(p)(4) of such Code, as so
21 amended and as amended by paragraph (3), is fur22 ther amended by striking "(13)" each place it appears
23 and inserting "(13)(A), (13)(B), (13)(C), (13)(D)(i)".
24 (5) Section 6103(l)(13)(C)(ii) of such Code, as
25 added by the FUTURE Act (Public Law 116-91), is

amended by striking "section 236A(e)(4)" and insert ing "section 263A(e)(4)".

3 (b) EFFECTIVE DATE.—The amendments made by this
4 section shall apply as if included in the enactment of the
5 FUTURE Act (Public Law 116–91).

6 SEC. 3517. WAIVER AUTHORITY AND REPORTING REQUIRE7 MENT FOR INSTITUTIONAL AID.

8 (a) WAIVER AUTHORITY.—Notwithstanding any other 9 provision of the Higher Education Act of 1965 (U.S.C. 1001 et seq.), unless enacted with specific reference to this section, 10 11 for any institution of higher education that was receiving assistance under title III, title V, or subpart 4 of part A 12 of title VII of such Act (20 U.S.C. 1051 et seq.; 1101 et 13 seq.; 1136a et seq.) at the time of a qualifying emergency, 14 the Secretary may, for the period beginning on the first day 15 of the qualifying emergency and ending on September 30 16 of the fiscal year following the end of the qualifying emer-17 18 gency-

19 (1) waive—

20 (A) the eligibility data requirements set
21 forth in section 391(d) and 521(e) of the Higher
22 Education Act of 1965 (20 U.S.C. 1068(d);
23 1103(e));

1	(B) the wait-out period set forth in section
2	313(d) of the Higher Education Act of 1965 (20
3	$U.S.C. \ 1059(d));$
4	(C) the allotment requirements under para-
5	graphs (2) and (3) of subsection $318(e)$ of the
6	Higher Education Act of 1965 (20 U.S.C.
7	1059e(e)), and the reference to "the academic
8	year preceding the beginning of that fiscal year"
9	under such section 318(e)(1);
10	(D) the allotment requirements under sub-
11	sections (b), (c), and (g) of section 324 of the
12	Higher Education Act of 1965 (20 U.S.C. 1063),
13	the reference to "the end of the school year pre-
14	ceding the beginning of that fiscal year" under
15	such section $324(a)$, and the reference to "the
16	academic year preceding such fiscal year" under
17	such section $324(h)$;
18	(E) subparagraphs (A) , (C) , (D) , and (E) of
19	section $326(f)(3)$ of the Higher Education Act of
20	1965 (20 U.S.C. $1063b(f)(3)$), and references to
21	"previous year" under such section 326(f)(3)(B);
22	(F) subparagraphs (A) , (C) , (D) , and (E) of
23	section $723(f)(3)$ and subparagraphs (A), (C),
24	(D), and (E) of section $724(f)(3)$ of the Higher
25	Education Act of 1965 (20 U.S.C. 1136a(f)(3);

1	1136b(f)(3)), and references to "previous aca-
2	demic year" under subparagraph (B) of such sec-
3	tions 723(f)(3) and 724(f)(3); and
4	(G) the allotment restriction set forth in sec-
5	tion $318(d)(4)$ and section $323(c)(2)$ of the High-
6	er Education Act of 1965 (20 U.S.C.
7	1059e(d)(4); 1062(c)(2)); and
8	(2) waive or modify any statutory or regulatory
9	provision to ensure that institutions that were receiv-
10	ing assistance under title III, title V, or subpart 4 of
11	part A of title VII of such Act (20 U.S.C. 1051 et seq.;
12	1101 et seq.; 1136a et seq.) at the time of a qualifying
13	emergency are not adversely affected by any formula
14	calculation for fiscal year 2020 and for the period be-
15	ginning on the first day of the qualifying emergency
16	and ending on September 30 of the fiscal year fol-
17	lowing the end of the qualifying emergency, as nec-
18	essary.
19	(b) Use of Unexpended Funds.—Any funds paid

20 to an institution under title III, title V, or subpart 4 of 21 part A of title VII of the Higher Education Act of 1965 22 (20 U.S.C. 1051 et seq.; 1101 et seq.; 1136a et seq.) and 23 not expended or used for the purposes for which the funds 24 were paid to the institution during the 5-year period fol-25 lowing the date on which the funds were first paid to the institution, may be carried over and expended during the
 succeeding 5-year period.

3 (c) REPORT.—Not later than 180 days after the date of enactment of this Act, and every 180 days thereafter for 4 the period beginning on the first day of the qualifying emer-5 6 gency and ending on September 30 of the fiscal year fol-7 lowing the end of the qualifying emergency, the Secretary 8 shall submit to the authorizing committees (as defined in 9 section 103 of the Higher Education Act of 1965 (20 U.S.C. 10 1003)) a report that identifies each institution that received 11 a waiver or modification under this section.

SEC. 3518. AUTHORIZED USES AND OTHER MODIFICATIONS FOR GRANTS.

14 (a) IN GENERAL.—The Secretary is authorized to 15 modify the required and allowable uses of funds for grants awarded under part A or B of title III, chapter I or II 16 of subpart 2 of part A of title IV, title V, or subpart 4 17 of part A of title VII of the Higher Education Act of 1965 18 19 (20 U.S.C. 1057 et seq.; 1060 et seq.; 1070a-11 et seq.; 20 1070a-21 et seq.; 1101 et seq.; 1136a et seq.) to an institu-21 tion of higher education or other grant recipient (not in-22 cluding individual recipients of Federal student financial 23 assistance), at the request of an institution of higher education or other recipient of a grant (not including indi-24 vidual recipients of Federal student financial assistance) as 25

a result of a qualifying emergency, for the period beginning
 on the first day of the qualifying emergency and ending
 on September 30 of the fiscal year following the end of the
 qualifying emergency.

5 (b) MATCHING REQUIREMENT MODIFICATIONS.—Not-6 withstanding any other provision of the Higher Education Act of 1965 (20 U.S.C. 1001 et seq.), the Secretary is au-7 8 thorized to modify any Federal share or other financial 9 matching requirement for a grant awarded on a competitive 10 basis or a grant awarded under part A or B of title III 11 or subpart 4 of part A of title VII of the Higher Education Act of 1965 (20 U.S.C. 1057 et seq.; 1060 et seq.; 1136a 12 et seq.) at the request of an institution of higher education 13 or other grant recipient as a result of a qualifying emer-14 15 gency, for the period beginning on the first day of the qualifying emergency and ending on September 30 of the fiscal 16 17 year following the end of the qualifying emergency.

18 (c) REPORTS.—Not later than 180 days after the date 19 of enactment of this Act, and every 180 days thereafter for 20 the duration of the period beginning on the first day of the 21 qualifying emergency and ending on September 30 of the 22 fiscal year following the end of the qualifying emergency, 23 the Secretary shall submit to the authorizing committees (as defined in section 103 of the Higher Education Act of 1965 24 (20 U.S.C. 1003)) a report that identifies each institution 25

of higher education or other grant recipient that received
 a modification under this section.

3 SEC. 3519. SERVICE OBLIGATIONS FOR TEACHERS.

4 (a) TEACH GRANTS.—For the purpose of section 420N
5 of the Higher Education Act of 1965 (20 U.S.C. 1070g6 2), during a qualifying emergency, the Secretary—

(1) may modify the categories of extenuating cir(1) may modify the categories of extenuating cir(1) cumstances under which a recipient of a grant under
(2) subpart 9 of part A of title IV of the Higher Edu(2) cation Act of 1965 (20 U.S.C. 1070g et seq.) who is
(2) unable to fulfill all or part of the recipient's service
(2) obligation may be excused from fulfilling that portion
(3) of the service obligation; and

(2) shall consider teaching service that, as a result of a qualifying emergency, is part-time or temporarily interrupted, to be full-time service and to fulfill
the service obligations under such section 420N.

(b) TEACHER LOAN FORGIVENESS.—Notwithstanding
section 428J or 460 of the Higher Education Act of 1965
(20 U.S.C. 1078–10; 1087j), the Secretary shall waive the
requirements under such sections that years of teaching
service shall be consecutive if—

23 (1) the teaching service of a borrower is tempo24 rarily interrupted due to a qualifying emergency; and

(2) after the temporary interruption due to a
 qualifying emergency, the borrower resumes teaching
 service and completes a total of 5 years of qualifying
 teaching service under such sections, including quali fying teaching service performed before, during, and
 after such qualifying emergency.

7 Subtitle C—Labor Provisions

8 SEC. 3601. LIMITATION ON PAID LEAVE.

9 Section 110(b)(2)(B) of the Family and Medical Leave
10 Act of 1993 (as added by the Emergency Family and Med11 ical Leave Expansion Act) is amended by striking clause
12 (ii) and inserting the following:

13	"(ii) Limitation.—An employer shall
14	not be required to pay more than \$200 per
15	day and \$10,000 in the aggregate for each
16	employee for paid leave under this section.".

17 SEC. 3602. EMERGENCY PAID SICK LEAVE ACT LIMITATION.

18 Section 5102 of the Emergency Paid Sick Leave Act
19 (division E of the Families First Coronavirus Response
20 Act) is amended by adding at the end the following:

21 "(f) LIMITATIONS.—An employer shall not be required
22 to pay more than either—

23 "(1) \$511 per day and \$5,110 in the aggregate
24 for each employee, when the employee is taking leave

1	for a reason described in paragraph (1), (2), or (3)
2	of section 5102(a); or
3	"(2) \$200 per day and \$2,000 in the aggregate
4	for each employee, when the employee is taking leave
5	for a reason described in paragraph (4), (5), or (6)
6	of section $5102(a)$.".
7	SEC. 3603. UNEMPLOYMENT INSURANCE.
8	Section $903(h)(2)(B)$ of the Social Security Act (42)
9	U.S.C. $1103(h)(2)(B)$, as added by section 4102 of the
10	Emergency Unemployment Insurance Stabilization and Ac-
11	cess Act of 2020, is amended to read as follows:
12	(B) The State ensures that applications for
13	unemployment compensation, and assistance
14	with the application process, are accessible, to
15	the extent practicable in at least two of the fol-
16	lowing: in person, by phone, or online.".
17	SEC. 3604. OMB WAIVER OF PAID FAMILY AND PAID SICK
18	LEAVE.
19	(a) FAMILY AND MEDICAL LEAVE ACT OF 1993.—Sec-
20	tion 110(a) of title I of the Family and Medical Leave Act
21	of 1993 (29 U.S.C. 2611 et seq.) (as added by division C
22	of the Families First Coronavirus Response Act) is amended
23	by adding at the end the following new paragraph:
24	"(4) The Director of the Office of Management
25	and Budget shall have the authority to exclude for

good cause from the requirements under subsection (b)
 certain employers of the United States Government
 with respect to certain categories of Executive Branch
 employees.".

5 (b) EMERGENCY PAID SICK LEAVE ACT.—The Emer6 gency Paid Sick Leave Act (division E of the Families First
7 Coronavirus Response Act) is amended by adding at the
8 end the following new section:

9 "SEC. 5112. AUTHORITY TO EXCLUDE CERTAIN EMPLOYEES.

10 "The Director of the Office of Management and Budget 11 shall have the authority to exclude for good cause from the definition of employee under section 5110(1) certain em-12 ployees described in subparagraphs (E) and (F) of such sec-13 tion, including by exempting certain United States Govern-14 ment employers covered by section 5110(2)(A)(i)(V) from 15 the requirements of this title with respect to certain cat-16 egories of Executive Branch employees.". 17

18 SEC. 3605. PAID LEAVE FOR REHIRED EMPLOYEES.

19 Section 110(a)(1)(A) of the Family and Medical Leave
20 Act of 1993, as added by section 3102 of the Emergency
21 Family and Medical Leave Expansion Act, is amended to
22 read as follows:

- 23 "(A) ELIGIBLE EMPLOYEE.—
 24 "(i) IN GENERAL.—In lieu of the defi-
- 25 nition in sections 101(2)(A) and

1	101(2)(B)(ii), the term 'eligible employee'
2	means an employee who has been employed
3	for at least 30 calendar days by the em-
4	ployer with respect to whom leave is re-
5	quested under section $102(a)(1)(F)$.
6	"(ii) Rule regarding rehired em-
7	PLOYEES.—For purposes of clause (i), the
8	term 'employed for at least 30 calendar
9	days', used with respect to an employee and
10	an employer described in clause (i), in-
11	cludes an employee who was laid off by that
12	employer not earlier than March 1, 2020,
13	had worked for the employer for not less
14	than 30 of the last 60 calendar days prior
15	to the employee's layoff, and was rehired by
16	the employer.".
17	SEC. 3606. ADVANCE REFUNDING OF CREDITS.
18	(a) PAYROLL CREDIT FOR REQUIRED PAID SICK
19	Leave.—Section 7001 of division G of the Families First
20	Coronavirus Response Act is amended—
21	(1) in subsection $(b)(4)(A)$ —
22	(A) by striking "(A) In general.—If the
23	amount" and inserting "(A)(i) Credit is refund-
24	able.—If the amount"; and
25	(B) by adding at the end the following:

1	"(ii) Advancing credit.—In antici-
2	pation of the credit, including the refund-
3	able portion under clause (i), the credit
4	may be advanced, according to forms and
5	instructions provided by the Secretary, up
6	to an amount calculated under subsection
7	(a), subject to the limits under subsection
8	(b), both calculated through the end of the
9	most recent payroll period in the quarter.";
10	(2) in subsection (f)—
11	(A) in paragraph (4), by striking ", and"
12	and inserting a comma;
13	(B) in paragraph (5), by striking the period
14	at the end and inserting ", and"; and
15	(C) by adding at the end the following:
16	"(6) regulations or other guidance to permit the
17	advancement of the credit determined under sub-
18	section (a)."; and
19	(3) by inserting after subsection (h) the following
20	new subsection:
21	"(i) TREATMENT OF DEPOSITS.—The Secretary of the
22	Treasury (or the Secretary's delegate) shall waive any pen-
23	alty under section 6656 of the Internal Revenue Code of
24	1986 for any failure to make a deposit of the tax imposed
25	by section 3111(a) or 3221(a) of such Code if the Secretary

1	determines that such failure was due to the anticipation
2	of the credit allowed under this section.".
3	(b) PAYROLL CREDIT FOR REQUIRED PAID FAMILY
4	Leave.—Section 7003 of division G of the Families First
5	Coronavirus Response Act is amended—
6	(1) in subsection $(b)(3)$ —
7	(A) by striking "If the amount" and insert-
8	ing "(A) Credit is refundable.—If the amount";
9	and
10	(B) by adding at the end the following:
11	"(B) Advancing credit.—In anticipation
12	of the credit, including the refundable portion
13	under subparagraph (A), the credit may be ad-
14	vanced, according to forms and instructions pro-
15	vided by the Secretary, up to an amount cal-
16	culated under subsection (a), subject to the limits
17	under subsection (b), both calculated through the
18	end of the most recent payroll period in the
19	quarter.";
20	(2) in subsection (f)—
21	(A) in paragraph (4), by striking ", and"
22	and inserting a comma;
23	(B) in paragraph (5), by striking the period
24	at the end and inserting ", and"; and
25	(C) by adding at the end the following:

4 (c) by inserting after subsection (h) the following new5 subsection:

6 "(i) TREATMENT OF DEPOSITS.—The Secretary of the 7 Treasury (or the Secretary's delegate) shall waive any pen-8 alty under section 6656 of the Internal Revenue Code of 9 1986 for any failure to make a deposit of the tax imposed 10 by section 3111(a) or 3221(a) of such Code if the Secretary 11 determines that such failure was due to the anticipation 12 of the credit allowed under this section.".

13 SEC. 3607. EXPANSION OF DOL AUTHORITY TO POSTPONE 14 CERTAIN DEADLINES.

15 Section 518 of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1148) is amended by striking 16 "or a terroristic or military action (as defined in section 17 18 692(c)(2) of such Code), the Secretary may" and inserting 19 "a terroristic or military action (as defined in section 20 692(c)(2) of such Code), or a public health emergency de-21 clared by the Secretary of Health and Human Services pur-22 suant to section 319 of the Public Health Service Act, the 23 Secretary may".

1 SEC. 3608. SINGLE-EMPLOYER PLAN FUNDING RULES.

2 (a) Delay in Payment of Minimum Required Con-TRIBUTIONS.—In the case of any minimum required con-3 4 tribution (as determined under section 430(a) of the Inter-5 nal Revenue Code of 1986 and section 303(a) of the Em-6 ployee Retirement Income Security Act of 1974 (29 U.S.C. 1083(a))) which (but for this section) would otherwise be 7 8 due under section 430(i) of such Code (including quarterly 9 contributions under paragraph (3) thereof) and section 303(j) of such Act (29 U.S.C. 1083(j)) (including quarterly 10 contributions under paragraph (3) thereof) during calendar 11 12 year 2020-

13 (1) the due date for such contributions shall be
14 January 1, 2021, and

15 (2) the amount of each such minimum required 16 contribution shall be increased by interest accruing 17 for the period between the original due date (without 18 regard to this section) for the contribution and the 19 payment date, at the effective rate of interest for the 20 plan for the plan year which includes such payment 21 date.

(b) BENEFIT RESTRICTION STATUS.—For purposes of
section 436 of the Internal Revenue Code of 1986 and section 206(g) of the Employee Retirement Income Security
Act of 1974 (29 U.S.C. 1056(g)), a plan sponsor may elect
to treat the plan's adjusted funding target attainment per-*†*HR 748 EAS

centage for the last plan year ending before January 1, 1 2 2020, as the adjusted funding target attainment percentage 3 for plan years which include calendar year 2020. SEC. 3609. APPLICATION OF COOPERATIVE AND SMALL EM-4 5 PLOYER CHARITY PENSION PLAN RULES TO 6 CERTAIN CHARITABLE EMPLOYERS WHOSE 7 PRIMARY EXEMPT PURPOSE IS PROVIDING 8 SERVICES WITH RESPECT TO MOTHERS AND 9 CHILDREN. 10 (a) Employee Retirement Income Security Act 11 OF 1974.—Section 210(f)(1) of the Employee Retirement Income Security Act of 1974 (29 U.S.C. 1060(f)(1)) is 12 13 amended— 14 (1) by striking "or" at the end of subparagraph 15 (B); 16 (2) by striking the period at the end of subpara-17 graph (C)(iv) and inserting "; or"; and 18 (3) by inserting after subparagraph (C) the fol-19 lowing new subparagraph: 20 "(D) that, as of January 1, 2000, was 21 maintained by an employer— "(i) described in section 501(c)(3) of 22 23 the Internal Revenue Code of 1986, 24 "(ii) who has been in existence since at 25 least 1938,

1	"(iii) who conducts medical research
2	directly or indirectly through grant making,
3	and
4	"(iv) whose primary exempt purpose is
5	to provide services with respect to mothers
6	and children.".
7	(b) INTERNAL REVENUE CODE OF 1986.—Section
8	414(y)(1) of the Internal Revenue Code of 1986 is amend-
9	ed—
10	(1) by striking "or" at the end of subparagraph
11	(B);
12	(2) by striking the period at the end of subpara-
13	graph (C)(iv) and inserting "; or"; and
14	(3) by inserting after subparagraph (C) the fol-
15	lowing new subparagraph:
16	"(D) that, as of January 1, 2000, was
17	maintained by an employer—
18	"(i) described in section $501(c)(3)$,
19	"(ii) who has been in existence since at
20	least 1938,
21	"(iii) who conducts medical research
22	directly or indirectly through grant making,
23	and

1	"(iv) whose primary exempt purpose is
2	to provide services with respect to mothers
3	and children.".

4 (c) EFFECTIVE DATE.—The amendments made by this
5 section shall apply to plan years beginning after December
6 31, 2018.

7 SEC. 3610. FEDERAL CONTRACTOR AUTHORITY.

8 Notwithstanding any other provision of law, and sub-9 ject to the availability of appropriations, funds made avail-10 able to an agency by this Act or any other Act may be used 11 by such agency to modify the terms and conditions of a contract, or other agreement, without consideration, to re-12 13 imburse at the minimum applicable contract billing rates not to exceed an average of 40 hours per week any paid 14 15 leave, including sick leave, a contractor provides to keep its employees or subcontractors in a ready state, including 16 to protect the life and safety of Government and contractor 17 personnel, but in no event beyond September 30, 2020. Such 18 19 authority shall apply only to a contractor whose employees 20 or subcontractors cannot perform work on a site that has 21 been approved by the Federal Government, including a fed-22 erally-owned or leased facility or site, due to facility clo-23 sures or other restrictions, and who cannot telework because their job duties cannot be performed remotely during the 24 public health emergency declared on January 31, 2020 for 25

COVID-19: Provided, That the maximum reimbursement
 authorized by this section shall be reduced by the amount
 of credit a contractor is allowed pursuant to division G of
 Public Law 116-127 and any applicable credits a con tractor is allowed under this Act.

6 SEC. 3611. TECHNICAL CORRECTIONS.

7 (1) Section 110(a)(3) of the Family and Medical
8 Leave Act of 1993 (as added by the Emergency and
9 Medical Leave Expansion Act) is amended by strik10 ing "553(d)(A)" and inserting "553(d)(3)".

(2) Section 5111 of the Emergency Paid Sick
 Leave Act (division E of the Families First
 Coronavirus Response Act) is amended by striking
 "553(d)(A)" and inserting "553(d)(3)".

(3) Section 110(c) of the Family and Medical
Leave Act of 1993 (as added by the Emergency and
Medical Leave Expansion Act) is amended by striking "subsection (a)(2)(A)(iii)" and inserting "subsection (a)(2)(A)".

20 (4) Section 3104 of the Emergency Family and
21 Medical Leave Expansion Act (division C of the Fam22 ilies First Coronavirus Response Act) is amended—
23 (A) by striking "110(a)(B)" and inserting
24 "section 110(a)(1)(B) of the Family and Medical
25 Leave Act of 1993"; and

1	(B) by striking "section $107(a)$ for a viola-
2	tion of section $102(a)(1)(F)$ if the employer does
3	not meet the definition of employer set forth in
4	Section $101(4)(A)(i)$ " and inserting "section
5	107(a) of such Act for a violation of section
6	102(a)(1)(F) of such Act if the employer does not
7	meet the definition of employer set forth in sec-
8	tion $101(4)(A)(i)$ of such Act".
9	(5) Section 5110(1) of the Emergency Paid Sick
10	Leave Act (division E of the Families First
11	Coronavirus Response Act) is amended—
12	(A) in the matter preceding subparagraph
13	(A), by striking "terms" and inserting "term";
14	and
15	(B) in subparagraph (A)(i), by striking
16	"paragraph $(5)(A)$ " and inserting "paragraph
17	(2)(A)".
18	(6) Section $5110(2)(B)(ii)$ of the Emergency
19	Paid Sick Leave Act (division E of the Families First
20	Coronavirus Response Act) is amended by striking
21	"clause (i)(IV)" and inserting "clause (i)(III)".
22	(7) Section 110(a)(3) of the Family and Medical
23	Leave Act of 1993 (as added by the Emergency and
24	Medical Leave Expansion Act) is amended—

1	(A) by striking "and" after the semicolon at
2	the end of subparagraph (A) ;
3	(B) by striking the period at end of sub-
4	paragraph (B) and inserting "; and"; and
5	(C) by adding at the end the following:
6	``(C) as necessary to carry out the purposes
7	of this Act, including to ensure consistency be-
8	tween this Act and Division E and Division G
9	of the Families First Coronavirus Response
10	Act.".
11	(8) Section 5104(1) of the Emergency Paid Sick
12	Leave Act (division E of the Families First
13	Coronavirus Response Act) is amended by striking
14	"and" after the semicolon and inserting "or".
15	(9) Section 5105 of the Emergency Paid Sick
16	Leave Act (division E of the Families First
17	Coronavirus Response Act) is amended by adding at
18	the end the following:
19	"(c) Investigations and Collection of Data.—
20	The Secretary of Labor or his designee may investigate and
21	gather data to ensure compliance with this Act in the same
22	manner as authorized by sections 9 and 11 of the Fair
23	Labor Standards Act of 1938 (29 U.S.C. 209; 211).".

353

Subtitle D—Finance Committee 1

354

2 SEC. 3701. EXEMPTION FOR TELEHEALTH SERVICES.

3 (a) IN GENERAL.—Paragraph (2) of section 223(c) of the Internal Revenue Code of 1986 is amended by adding 4 5 at the end the following new subparagraph:

6 "(E) SAFE HARBOR FOR ABSENCE OF DE-7 DUCTIBLE FOR TELEHEALTH.—In the case of 8 plan years beginning on or before December 31, 9 2021, a plan shall not fail to be treated as a high 10 deductible health plan by reason of failing to 11 have a deductible for telehealth and other remote 12 care services.".

13 (b) CERTAIN COVERAGE DISREGARDED.—Clause (ii) of section 223(c)(1)(B) of the Internal Revenue Code of 1986 14 is amended by striking "or long-term care" and inserting 15 "long-term care, or (in the case of plan years beginning 16 on or before December 31, 2021) telehealth and other remote 17 care". 18

19 (c) EFFECTIVE DATE.—The amendments made by this 20 section shall take effect on the date of the enactment of this 21 Act.

1	355 SEC. 3702. INCLUSION OF CERTAIN OVER-THE-COUNTER
2	MEDICAL PRODUCTS AS QUALIFIED MEDICAL
3	EXPENSES.
4	(a) HSAs.—Section 223(d)(2) of the Internal Revenue
5	Code of 1986 is amended—
6	(1) by striking the last sentence of subparagraph
7	(A) and inserting the following: "For purposes of this
8	subparagraph, amounts paid for menstrual care prod-
9	ucts shall be treated as paid for medical care."; and
10	(2) by adding at the end the following new sub-
11	paragraph:
12	"(D) MENSTRUAL CARE PRODUCT.—For
13	purposes of this paragraph, the term 'menstrual
14	care product' means a tampon, pad, liner, cup,
15	sponge, or similar product used by individuals
16	with respect to menstruation or other genital-
17	tract secretions.".
18	(b) Archer MSAs.—Section $220(d)(2)(A)$ of such
19	Code is amended by striking the last sentence and inserting
20	the following: "For purposes of this subparagraph, amounts
21	paid for menstrual care products (as defined in section
22	223(d)(2)(D)) shall be treated as paid for medical care.".
23	(c) Health Flexible Spending Arrangements
24	AND HEALTH REIMBURSEMENT ARRANGEMENTS.—Section
25	106 of such Code is amended by striking subsection (f) and
26	inserting the following new subsection:
	† HB 748 EAS

"(f) REIMBURSEMENTS FOR MENSTRUAL CARE PROD UCTS.—For purposes of this section and section 105, ex penses incurred for menstrual care products (as defined in
 section 223(d)(2)(D)) shall be treated as incurred for med ical care.".

6 (d) EFFECTIVE DATES.—

7 (1) DISTRIBUTIONS FROM SAVINGS ACCOUNTS.—
8 The amendment made by subsections (a) and (b) shall
9 apply to amounts paid after December 31, 2019.

10 (2) REIMBURSEMENTS.—The amendment made
11 by subsection (c) shall apply to expenses incurred
12 after December 31, 2019.

13 SEC. 3703. INCREASING MEDICARE TELEHEALTH FLEXIBILI-

14

TIES DURING EMERGENCY PERIOD.

15 Section 1135 of the Social Security Act (42 U.S.C.
16 1320b-5) is amended—

(1) in subsection (b)(8), by striking "to an individual by a qualified provider (as defined in subsection (g)(3))" and all that follows through the period and inserting ", the requirements of section
1834(m)."; and

22 (2) in subsection (g), by striking paragraph (3).

1	SEC. 3704. ENHANCING MEDICARE TELEHEALTH SERVICES
2	FOR FEDERALLY QUALIFIED HEALTH CEN-
3	TERS AND RURAL HEALTH CLINICS DURING
4	EMERGENCY PERIOD.
5	Section 1834(m) of the Social Security Act (42 U.S.C.
6	1395m(m)) is amended—
7	(1) in the first sentence of paragraph (1), by
8	striking "The Secretary" and inserting "Subject to
9	paragraph (8), the Secretary";
10	(2) in paragraph (2)(A), by striking "The Sec-
11	retary" and inserting "Subject to paragraph (8), the
12	Secretary";
13	(3) in paragraph (4)—
14	(A) in subparagraph (A) , by striking "The
15	term" and inserting "Subject to paragraph (8),
16	the term"; and
17	(B) in subparagraph $(F)(i)$, by striking
18	"The term" and inserting "Subject to paragraph
19	(8), the term"; and
20	(4) by adding at the end the following new para-
21	graph:
22	"(8) Enhancing telehealth services for
23	FEDERALLY QUALIFIED HEALTH CENTERS AND RURAL
24	HEALTH CLINICS DURING EMERGENCY PERIOD.—
25	"(A) IN GENERAL.—During the emergency
26	period described in section $1135(g)(1)(B)$ —

1	"(i) the Secretary shall pay for tele-
2	health services that are furnished via a tele-
3	communications system by a Federally
4	qualified health center or a rural health
5	clinic to an eligible telehealth individual en-
6	rolled under this part notwithstanding that
7	the Federally qualified health center or
8	rural clinic providing the telehealth service
9	is not at the same location as the bene-
10	ficiary;
11	"(ii) the amount of payment to a Fed-
12	erally qualified health center or rural health
13	clinic that serves as a distant site for such
14	a telehealth service shall be determined
15	under subparagraph (B); and
16	"(iii) for purposes of this subsection—
17	``(I) the term 'distant site' in-
18	cludes a Federally qualified health cen-
19	ter or rural health clinic that furnishes
20	a telehealth service to an eligible tele-
21	health individual; and
22	"(II) the term 'telehealth services'
23	includes a rural health clinic service or
24	Federally qualified health center serv-
25	ice that is furnished using telehealth to

1	the extent that payment codes cor-
2	responding to services identified by the
3	Secretary under clause (i) or (ii) of
4	paragraph $(4)(F)$ are listed on the cor-
5	responding claim for such rural health
6	clinic service or Federally qualified
7	health center service.
8	"(B) Special payment rule.—
9	"(i) IN GENERAL.—The Secretary shall
10	develop and implement payment methods
11	that apply under this subsection to a Feder-
12	ally qualified health center or rural health
13	clinic that serves as a distant site that fur-
14	nishes a telehealth service to an eligible tele-
15	health individual during such emergency
16	period. Such payment methods shall be
17	based on payment rates that are similar to
18	the national average payment rates for com-
19	parable telehealth services under the physi-
20	cian fee schedule under section 1848. Not-
21	withstanding any other provision of law,
22	the Secretary may implement such payment
23	methods through program instruction or
24	otherwise.

- 1 "(ii) Exclusion from fonc pps cal-2 CULATION AND RHC AIR CALCULATION.-3 Costs associated with telehealth services shall not be used to determine the amount 4 5 of payment for Federally qualified health 6 center services under the prospective pay-7 ment system under section 1834(o) or for 8 rural health clinic services under the meth-9 odology for all-inclusive rates (established 10 bythe Secretary) under section 11 1833(a)(3).". 12 SEC. 3705. TEMPORARY WAIVER OF REQUIREMENT FOR 13 FACE-TO-FACE VISITS BETWEEN HOME DIALY-14 SIS PATIENTS AND PHYSICIANS. Section 1881(b)(3)(B) of the Social Security Act (42) 15 16 U.S.C. 1395rr(b)(3)(B)) is amended— 17 (1) in clause (i), by striking "clause (ii)" and 18 inserting "clauses (ii) and (iii)": 19 (2) in clause (ii), in the matter preceding sub-20 clause (I), by striking "Clause (i)" and inserting 21 "Except as provided in clause (iii), clause (i)"; and 22 (3) by adding at the end the following new 23 clause: 24 "(iii) The Secretary may waive the
- 25 provisions of clause (ii) during the emer-

	301
1	gency period described in section
2	1135(g)(1)(B).".
3	SEC. 3706. USE OF TELEHEALTH TO CONDUCT FACE-TO-
4	FACE ENCOUNTER PRIOR TO RECERTIFI-
5	CATION OF ELIGIBILITY FOR HOSPICE CARE
6	DURING EMERGENCY PERIOD.
7	Section $1814(a)(7)(D)(i)$ of the Social Security Act (42)
8	U.S.C. 1395f(a)(7(D)(i)) is amended—
9	(1) by striking "a hospice" and inserting "(I)
10	subject to subclause (II), a hospice"; and
11	(2) by inserting after subclause (I), as added by
12	paragraph (1), the following new subclause:
13	"(II) during the emergency period de-
14	scribed in section $1135(g)(1)(B)$, a hospice
15	physician or nurse practitioner may con-
16	duct a face-to-face encounter required under
17	this clause via telehealth, as determined ap-
18	propriate by the Secretary; and".
19	SEC. 3707. ENCOURAGING USE OF TELECOMMUNICATIONS
20	SYSTEMS FOR HOME HEALTH SERVICES FUR-
21	NISHED DURING EMERGENCY PERIOD.
22	With respect to home health services (as defined in sec-
23	tion 1861(m) of the Social Security Act (42 U.S.C.
24	1395x(m)) that are furnished during the emergency period
25	described in section $1135(g)(1)(B)$ of such Act (42 U.S.C.

1320b-5(q)(1)(B), the Secretary of Health and Human 1 Services shall consider ways to encourage the use of tele-2 3 communications systems, including for remote patient monitoring as described in section 409.46(e) of title 42, Code 4 5 of Federal Regulations (or any successor regulations) and 6 other communications or monitoring services, consistent with the plan of care for the individual, including by clari-7 8 fying quidance and conducting outreach, as appropriate. 9 SEC. 3708. IMPROVING CARE PLANNING FOR MEDICARE 10 HOME HEALTH SERVICES.

(a) PART A PROVISIONS.—Section 1814(a) of the Social Security Act (42 U.S.C. 1395f(a)) is amended—

13 (1) in paragraph (2)—

14 (A) in the matter preceding subparagraph 15 (A), by inserting ", a nurse practitioner or clin-16 ical nurse specialist (as such terms are defined 17 in section 1861(aa)(5)) who is working in ac-18 cordance with State law, or a physician assist-19 ant (as defined in section 1861(aa)(5)) who is 20 working in accordance with State law, who is" 21 after "in the case of services described in sub-22 paragraph (C), a physician"; and 23 (B) in subparagraph (C)—

24 (i) by inserting ", a nurse practitioner,
25 a clinical nurse specialist, or a physician

1	assistant (as the case may be)" after "phy-
2	sician" the first 2 times it appears; and
3	(ii) by striking ", and, in the case of
4	a certification made by a physician" and
5	all that follows through "face-to-face en-
6	counter" and inserting ", and, in the case
7	of a certification made by a physician after
8	January 1, 2010, or by a nurse practi-
9	tioner, clinical nurse specialist, or physi-
10	cian assistant (as the case may be) after a
11	date specified by the Secretary (but in no
12	case later than the date that is 6 months
13	after the date of the enactment of the
14	CARES Act), prior to making such certifi-
15	cation a physician, nurse practitioner, clin-
16	ical nurse specialist, or physician assistant
17	must document that a physician, nurse
18	practitioner, clinical nurse specialist, cer-
19	tified nurse-midwife (as defined in section
20	1861(gg)) as authorized by State law, or
21	physician assistant has had a face-to-face
22	encounter";
23	(2) in the third sentence—
24	(A) by striking "physician certification"
25	and inserting "certification";

1	(B) by inserting "(or in the case of regula-
2	tions to implement the amendments made by sec-
3	tion 3708 of the CARES Act, the Secretary shall
4	prescribe regulations, which shall become effective
5	no later than 6 months after the date of the en-
6	actment of such Act)" after "1981"; and
7	(C) by striking "a physician who" and in-
8	serting "a physician, nurse practitioner, clinical
9	nurse specialist, or physician assistant who";
10	(3) in the fourth sentence, by inserting ", nurse
11	practitioner, clinical nurse specialist, or physician
12	assistant" after "physician"; and
13	(4) in the fifth sentence—
14	(A) by inserting "or no later than 6 months
15	after the date of the enactment of the CARES
16	Act for purposes of documentation for certifi-
17	cation and recertification made under paragraph
18	(2) by a nurse practitioner, clinical nurse spe-
19	cialist, or physician assistant," after "January
20	1, 2019"; and
21	(B) by inserting ", nurse practitioner, clin-
22	ical nurse specialist, or physician assistant"
23	after "of the physician".
24	(b) PART B PROVISIONS.—Section 1835(a) of the So-
25	cial Security Act (42 U.S.C. 1395n(a)) is amended—

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(1) in paragraph (2)—

2	(A) in the matter preceding subparagraph
3	(A), by inserting ", a nurse practitioner or clin-
4	ical nurse specialist (as those terms are defined
5	in section 1861(aa)(5)) who is working in ac-
6	cordance with State law, or a physician assist-
7	ant (as defined in section 1861(aa)(5)) who is
8	working in accordance with State law, who is"
9	after "in the case of services described in sub-
10	paragraph (A), a physician"; and
11	(B) in subparagraph (A)—
12	(i) in each of clauses (ii) and (iii) of
13	subparagraph (A) by inserting ", a nurse
14	practitioner, a clinical nurse specialist, or a
15	physician assistant (as the case may be)"
16	after "physician"; and
17	(ii) in clause (iv), by striking "after
18	January 1, 2010" and all that follows
19	through "face-to-face encounter" and insert-
20	ing "made by a physician after January 1,
21	2010, or by a nurse practitioner, clinical
22	nurse specialist, or physician assistant (as
23	the case may be) after a date specified by
24	the Secretary (but in no case later than the
25	date that is 6 months after the date of the

1	enactment of the CARES Act), prior to
2	making such certification a physician,
3	nurse practitioner, clinical nurse specialist,
4	or physician assistant must document that
5	a physician, nurse practitioner, clinical
6	nurse specialist, certified nurse-midwife (as
7	defined in section $1861(gg)$) as authorized
8	by State law, or physician assistant has
9	had a face-to-face encounter";
10	(2) in the third sentence, by inserting ", nurse
11	practitioner, clinical nurse specialist, or physician
12	assistant (as the case may be)" after physician;
13	(3) in the fourth sentence—
14	(A) by striking "physician certification"
15	and inserting "certification";
16	(B) by inserting "(or in the case of regula-
17	tions to implement the amendments made by sec-
18	tion 3708 of the CARES Act the Secretary shall
19	prescribe regulations which shall become effective
20	no later than 6 months after the enactment of
21	such Act)" after "1981"; and
22	(C) by striking "a physician who" and in-
23	serting "a physician, nurse practitioner, clinical
24	nurse specialist, or physician assistant who";

1	(4) in the fifth sentence, by inserting ", nurse
2	practitioner, clinical nurse specialist, or physician
3	assistant" after "physician"; and
4	(5) in the sixth sentence—
5	(A) by inserting "or no later than 6 months
6	after the date of the enactment of the CARES
7	Act for purposes of documentation for certifi-
8	cation and recertification made under paragraph
9	(2) by a nurse practitioner, clinical nurse spe-
10	cialist, or physician assistant," after "January
11	1, 2019"; and
12	(B) by inserting ", nurse practitioner, clin-
13	ical nurse specialist, or physician assistant"
14	after "of the physician".
15	(c) Definition Provisions.—
16	(1) Home health services.—Section 1861(m)
17	of the Social Security Act (42 U.S.C. $1395x(m)$) is
18	amended—
19	(A) in the matter preceding paragraph
20	(1)—
21	(i) by inserting ", a nurse practitioner
22	or a clinical nurse specialist (as those terms
23	are defined in subsection $(aa)(5)$, or a phy-
24	sician assistant (as defined in subsection

1	(aa)(5))" after "physician" the first place it
2	appears; and
3	(ii) by inserting ", a nurse practi-
4	tioner, a clinical nurse specialist, or a phy-
5	sician assistant" after "physician" the sec-
6	ond place it appears; and
7	(B) in paragraph (3), by inserting ", a
8	nurse practitioner, a clinical nurse specialist, or
9	a physician assistant" after "physician".
10	(2) Home health agency.—Section 1861(0)(2)
11	of the Social Security Act (42 U.S.C. 1395x(o)(2)) is
12	amended—
13	(A) by inserting ", nurse practitioners or
14	clinical nurse specialists (as those terms are de-
15	fined in subsection (aa)(5)), certified nurse-mid-
16	wives (as defined in subsection (gg)), or physi-
17	cian assistants (as defined in subsection
18	(aa)(5))" after "physicians"; and
19	(B) by inserting ", nurse practitioner, clin-
20	ical nurse specialist, certified nurse-midwife,
21	physician assistant," after "physician".
22	(3) Covered osteoporosis drug.—Section
23	1861(kk)(1) of the Social Security Act (42 U.S.C.
24	1395x(kk)(1)) is amended by inserting ", nurse prac-
25	titioner or clinical nurse specialist (as those terms are

1	defined in subsection (aa)(5)), certified nurse-midwife
2	(as defined in subsection (gg)), or physician assistant
3	(as defined in subsection $(aa)(5)$)" after "attending
4	physician".
5	(d) Home Health Prospective Payment System
6	Provisions.—Section 1895 of the Social Security Act (42
7	U.S.C. 1395fff) is amended—
8	(1) in subsection $(c)(1)$ —
9	(A) by striking "(provided under section
10	1842(r))"; and
11	(B) by inserting "the nurse practitioner or
12	clinical nurse specialist (as those terms are de-
13	fined in section $1861(aa)(5)$), or the physician
14	assistant (as defined in section $1861(aa)(5)$)"
15	after "physician"; and
16	(2) in subsection (e)—
17	(A) in paragraph (1)(A), by inserting "a
18	nurse practitioner or clinical nurse specialist, or
19	a physician assistant" after "physician"; and
20	(B) in paragraph (2)—
21	(i) in the heading, by striking "PHYSI-
22	CIAN CERTIFICATION" and inserting "RULE
23	OF CONSTRUCTION REGARDING REQUIRE-
24	MENT FOR CERTIFICATION"; and
25	(ii) by striking "physician".

(e) APPLICATION TO MEDICAID.—The amendments
 made under this section shall apply under title XIX of the
 Social Security Act in the same manner and to the same
 extent as such requirements apply under title XVIII of such
 Act or regulations promulgated thereunder.

6 (f) EFFECTIVE DATE.—The Secretary of Health and 7 Human Services shall prescribe regulations to apply the 8 amendments made by this section to items and services fur-9 nished, which shall become effective no later than 6 months 10 after the date of the enactment of this legislation. The Sec-11 retary shall promulgate an interim final rule if necessary, 12 to comply with the required effective date.

13 SEC. 3709. ADJUSTMENT OF SEQUESTRATION.

(a) TEMPORARY SUSPENSION OF MEDICARE SEQUES15 TRATION.—During the period beginning on May 1, 2020
16 and ending on December 31, 2020, the Medicare programs
17 under title XVIII of the Social Security Act (42 U.S.C.
18 1395 et seq.) shall be exempt from reduction under any se19 questration order issued before, on, or after the date of en20 actment of this Act.

(b) EXTENSION OF DIRECT SPENDING REDUCTIONS
THROUGH FISCAL YEAR 2030.—Section 251A(6) of the
Balanced Budget and Emergency Deficit Control Act of
1985 (2 U.S.C. 901a(6)) is amended—

1	(1) in subparagraph (B), in the matter pre-
2	ceding clause (i), by striking "through 2029" and in-
3	serting "through 2030"; and
4	(2) in subparagraph (C), in the matter preceding
5	clause (i), by striking "fiscal year 2029" and insert-
6	ing ''fiscal year 2030''.
7	SEC. 3710. MEDICARE HOSPITAL INPATIENT PROSPECTIVE
8	PAYMENT SYSTEM ADD-ON PAYMENT FOR
9	COVID-19 PATIENTS DURING EMERGENCY PE-
10	RIOD.
11	(a) IN GENERAL.—Section 1886(d)(4)(C) of the Social
12	Security Act (42 U.S.C. $1395ww(d)(4)(C)$) is amended by
13	adding at the end the following new clause:

14 "(iv)(I) For discharges occurring during the emergency period described in section 1135(g)(1)(B), in the case 15 of a discharge of an individual diagnosed with COVID-16 19, the Secretary shall increase the weighting factor that 17 18 would otherwise apply to the diagnosis-related group to which the discharge is assigned by 20 percent. The Sec-19 retary shall identify a discharge of such an individual 20 21 through the use of diagnosis codes, condition codes, or other 22 such means as may be necessary.

23 "(II) Any adjustment under subclause (I) shall not be
24 taken into account in applying budget neutrality under
25 clause (iii)

"(III) In the case of a State for which the Secretary
 has waived all or part of this section under the authority
 of section 1115A, nothing in this section shall preclude such
 State from implementing an adjustment similar to the ad justment under subclause (I).".

6 (b) IMPLEMENTATION.—Notwithstanding any other
7 provision of law, the Secretary may implement the amend8 ment made by subsection (a) by program instruction or oth9 erwise.

10sec. 3711. INCREASING ACCESS TO POST-ACUTE CARE DUR-11ING EMERGENCY PERIOD.

12 (a) WAIVER OF IRF 3-HOUR RULE.—With respect to inpatient rehabilitation services furnished by a rehabilita-13 tion facility described in section 1886(i)(1) of the Social 14 Security Act (42 U.S.C. 1395ww(j)(1)) during the emer-15 gency period described in section 1135(q)(1)(B) of the So-16 cial Security Act (42 U.S.C. 1320b-5(q)(1)(B)), the Sec-17 retary of Health and Human Services shall waive section 18 412.622(a)(3)(ii) of title 42, Code of Federal Regulations 19 20 (or any successor regulations), relating to the requirement 21 that patients of an inpatient rehabilitation facility receive 22 at least 15 hours of therapy per week.

(b) WAIVER OF SITE-NEUTRAL PAYMENT RATE PROVISIONS FOR LONG-TERM CARE HOSPITALS.—With respect to
inpatient hospital services furnished by a long-term care

hospital described in section 1886(d)(1)(B)(iv) of the Social
 Security Act (42 U.S.C. 1395ww(d)(1)(B)(iv)) during the
 emergency period described in section 1135(g)(1)(B) of the
 Social Security Act (42 U.S.C. 1320b-5(g)(1)(B)), the Sec retary of Health and Human Services shall waive the fol lowing provisions of section 1886(m)(6) of such Act (42
 U.S.C. 1395ww(m)(6)):

8 (1) LTCH 50-PERCENT RULE.—Subparagraph 9 (C)(ii) of such section, relating to the payment adjust-10 ment for long-term care hospitals that do not have a 11 discharge payment percentage for the period that is at 12 least 50 percent.

13 (2) SITE-NEUTRAL IPPS PAYMENT RATE.—Sub-14 paragraph (A)(i) of such section, relating to the ap-15 plication of the site-neutral payment rate (and pay-16 ment shall be made to a long-term care hospital with-17 out regard to such section) for a discharge if the ad-18 mission occurs during such emergency period and is 19 in response to the public health emergency described 20 in such section 1135(q)(1)(B).

1SEC. 3712. REVISING PAYMENT RATES FOR DURABLE MED-2ICAL EQUIPMENT UNDER THE MEDICARE3PROGRAM THROUGH DURATION OF EMER-4GENCY PERIOD.

5 (a) RURAL AND NONCONTIGUOUS AREAS.—The Sec-6 retary of Health and Human Services shall implement section 414.210(q)(9)(iii) of title 42, Code of Federal Regula-7 8 tions (or any successor regulation), to apply the transition 9 rule described in such section to all applicable items and 10 services furnished in rural areas and noncontiguous areas 11 (as such terms are defined for purposes of such section) as 12 planned through December 31, 2020, and through the duration of the emergency period described in section 13 1135(g)(1)(B) of the Social Security Act (42 U.S.C. 1320b-14 15 5(q)(1)(B), if longer.

16 (b) Areas Other Than Rural and Noncontiguous AREAS.—With respect to items and services furnished on 17 18 or after the date that is 30 days after the date of the enact-19 ment of this Act, the Secretary of Health and Human Serv-20 ices shall apply section 414.210(g)(9)(iv) of title 42, Code 21 of Federal Regulations (or any successor regulation), as if 22 the reference to "dates of service from June 1, 2018 through December 31, 2020, based on the fee schedule amount for 23 the area is equal to 100 percent of the adjusted payment 24 amount established under this section" were instead a ref-25 26 erence to "dates of service from March 6, 2020, through the **†HR 748 EAS**

4 for the area is equal to 75 percent of the adjusted payment
5 amount established under this section and 25 percent of the
6 unadjusted fee schedule amount".

7 SEC. 3713. COVERAGE OF THE COVID-19 VACCINE UNDER 8 PART B OF THE MEDICARE PROGRAM WITH9 OUT ANY COST-SHARING.

(a) MEDICAL AND OTHER HEALTH SERVICES.—Sec11 tion 1861(s)(10)(A) of the Social Security Act (42 U.S.C.
12 1395x(s)(10)(A)) is amended by inserting ", and COVID13 19 vaccine and its administration" after "influenza vaccine
14 and its administration".

(b) PART B DEDUCTIBLE.—The first sentence of section 1833(b) of the Social Security Act (42 U.S.C. 1395l(b))
is amended—

18 (1) in paragraph (10), by striking "and" at the
19 end; and

20 (2) in paragraph (11), by striking the period at
21 the end and inserting ", and (12) such deductible
22 shall not apply with respect a COVID-19 vaccine and
23 its administration described in section
24 1861(s)(10)(A).".

1

2

1	(c) Medicare Advantage.—Section 1852(a)(1)(B) of
2	the Social Security Act (42 U.S.C. $1395w-22(a)(1)(B)$) is
3	amended—
4	(1) in clause (iv)—
5	(A) by redesignating subclause (VI) as sub-
6	clause (VII); and
7	(B) by inserting after subclause (V) the fol-
8	lowing new subclause:
9	"(VI) A COVID-19 vaccine and
10	its administration described in section
11	1861(s)(10)(A)."; and
12	(2) in clause (v), by striking "subclauses (IV)
13	and (V)" inserting "subclauses (IV), (V), and (VI)".
14	(d) EFFECTIVE DATE.—The amendments made by this
15	section shall take effect on the date of enactment of this Act
16	and shall apply with respect to a COVID-19 vaccine begin-
17	ning on the date that such vaccine is licensed under section
18	351 of the Public Health Service Act (42 U.S.C. 262).
19	(e) Implementation.—Notwithstanding any other
20	provision of law, the Secretary may implement the provi-
21	sions of, and the amendments made by, this section by pro-
22	gram instruction or otherwise.

1	SEC. 3714. REQUIRING MEDICARE PRESCRIPTION DRUG
2	PLANS AND MA-PD PLANS TO ALLOW DURING
3	THE COVID-19 EMERGENCY PERIOD FOR
4	FILLS AND REFILLS OF COVERED PART D
5	DRUGS FOR UP TO A 3-MONTH SUPPLY.
6	(a) IN GENERAL.—Section 1860D-4(b) of the Social
7	Security Act (42 U.S.C. 1395w–104(b)) is amended by add-
8	ing at the end the following new paragraph:
9	"(4) Ensuring access during covid-19 pub-
10	LIC HEALTH EMERGENCY PERIOD.—
11	"(A) IN GENERAL.—During the emergency
12	period described in section $1135(g)(1)(B)$, subject
13	to subparagraph (B), a prescription drug plan
14	or MA–PD plan shall, notwithstanding any cost
15	and utilization management, medication therapy
16	management, or other such programs under this
17	part, permit a part D eligible individual en-
18	rolled in such plan to obtain in a single fill or
19	refill, at the option of such individual, the total
20	day supply (not to exceed a 90-day supply) pre-
21	scribed for such individual for a covered part D
22	drug.
23	"(B) SAFETY EDIT EXCEPTION.—A pre-
24	scription drug plan or MA-PD plan may not

25 permit a part D eligible individual to obtain a

1	single fill or refill inconsistent with an applica-
2	ble safety edit.".
3	(b) Implementation.—Notwithstanding any other
4	provision of law, the Secretary of Health and Human Serv-
5	ices may implement the amendment made by this section
6	by program instruction or otherwise.
7	SEC. 3715. PROVIDING HOME AND COMMUNITY-BASED
8	SERVICES IN ACUTE CARE HOSPITALS.
9	Section 1902(h) of the Social Security Act (42 U.S.C.
10	1396a(h)) is amended—
11	(1) by inserting "(1)" after "(h)";
12	(2) by inserting ", home and community-based
13	services provided under subsection (c), (d), or (i) of
14	section 1915 or under a waiver or demonstration
15	project under section 1115, self-directed personal as-
16	sistance services provided pursuant to a written plan
17	of care under section 1915(j), and home and commu-
18	nity-based attendant services and supports under sec-
19	tion 1915(k)" before the period; and
20	(3) by adding at the end the following:
21	"(2) Nothing in this title, title XVIII, or title XI shall
22	be construed as prohibiting receipt of any care or services
23	specified in paragraph (1) in an acute care hospital that
24	are—

1	"(A) identified in an individual's person-cen-
2	tered service plan (or comparable plan of care);
3	``(B) provided to meet needs of the individual
4	that are not met through the provision of hospital
5	services;
6	"(C) not a substitute for services that the hos-
7	pital is obligated to provide through its conditions of
8	participation or under Federal or State law, or under
9	another applicable requirement; and
10	``(D) designed to ensure smooth transitions be-
11	tween acute care settings and home and community-
12	based settings, and to preserve the individual's func-
13	tional abilities.".
14	SEC. 3716. CLARIFICATION REGARDING UNINSURED INDI-
15	VIDUALS.
16	Subsection (ss) of section 1902 of the Social Security
17	Act (42 U.S.C. 1396a), as added by section 6004(a)(3)(C)
18	of the Families First Coronavirus Response Act, is amend-
19	ed—
20	(1) in paragraph (1), by inserting "(excluding

subclause (VIII) of such subsection if the individual is a resident of a State which does not furnish med-ical assistance to individuals described in such subclause)" before the semicolon; and

1	(2) in paragraph (2), by inserting ", except that
2	individuals who are eligible for medical assistance
3	under subsection $(a)(10)(A)(ii)(XII)$, subsection
4	(a)(10)(A)(ii)(XVIII), subsection $(a)(10)(A)(ii)(XXI)$,
5	or subsection $(a)(10)(C)$ (but only to the extent such
6	an individual is considered to not have minimum es-
7	sential coverage under section $5000A(f)(1)$ of the In-
8	ternal Revenue Code of 1986), or who are described
9	in subsection $(l)(1)(A)$ and are eligible for medical as-
10	sistance only because of subsection $(a)(10)(A)(i)(IV)$
11	or $(a)(10)(A)(ii)(IX)$ and whose eligibility for such
12	assistance is limited by the State under clause (VII)
13	in the matter following subsection $(a)(10)(G)$, shall
14	not be treated as enrolled in a Federal health care
15	program for purposes of this paragraph" before the
16	period at the end.
17	

17 SEC. 3717. CLARIFICATION REGARDING COVERAGE OF18COVID-19 TESTING PRODUCTS.

19 Subparagraph (B) of section 1905(a)(3) of the Social
20 Security Act (42 U.S.C. 1396d(a)(3)), as added by section
21 6004(a)(1)(C) of the Families First Coronavirus Response
22 Act (Public Law 116–127), is amended by striking "that
23 are approved, cleared, or authorized under section 510(k),
24 513, 515 or 564 of the Federal Food, Drug, and Cosmetic
25 Act".

381 SEC. 3718. AMENDMENTS RELATING TO REPORTING RE-
QUIREMENTS WITH RESPECT TO CLINICAL DI-
AGNOSTIC LABORATORY TESTS.
(a) Revised Reporting Period for Reporting of
PRIVATE SECTOR PAYMENT RATES FOR ESTABLISHMENT
OF MEDICARE PAYMENT RATES.—Section 1834A(a)(1)(B)
of the Social Security Act (42 U.S.C. $1395m-1(a)(1)(B)$)
is amended—
(1) in clause (i), by striking "December 31,
2020" and inserting "December 31, 2021"; and
(2) in clause (ii)—
(A) by striking "January 1, 2021" and in-
serting "January 1, 2022"; and
(B) by striking "March 31, 2021" and in-
serting "March 31, 2022".
(b) Revised Phase-in of Reductions From Pri-
VATE PAYOR RATE IMPLEMENTATION.—Section
1834A(b)(3) of the Social Security Act (42 U.S.C. 1395m–
1(b)(3)) is amended—
(1) in subparagraph (A), by striking "through
2023" and inserting "through 2024"; and
(2) in subparagraph (B)—
(A) in clause (i), by striking "and" at the
end;
(\mathbf{D}) by volcoin ating classes (ii) as classes
(B) by redesignating clause (ii) as clause

1	(C) by inserting after clause (i) the fol-
2	lowing new clause:
3	"(ii) for 2021, 0 percent; and"; and
4	(D) in clause (iii), as redesignated by sub-
5	paragraph (B), by striking "2021 through 2023"
6	and inserting "2022 through 2024".
7	SEC. 3719. EXPANSION OF THE MEDICARE HOSPITAL AC-
8	CELERATED PAYMENT PROGRAM DURING
9	THE COVID-19 PUBLIC HEALTH EMERGENCY.
10	Section 1815 of the Social Security Act (42 U.S.C.
11	1395g) is amended—
12	(1) in subsection (e)(3), by striking "In the case"
13	and inserting "Subject to subsection (f), in the case";
14	and
15	(2) by adding at the end the following new sub-
16	section:
17	(f)(1) During the emergency period described in sec-
18	tion $1135(g)(1)(B)$, the Secretary shall expand the program
19	under subsection (e)(3) pursuant to paragraph (2).
20	"(2) In expanding the program under subsection
21	(e)(3), the following shall apply:
22	"(A)(i) In addition to the hospitals described in
23	subsection (e)(3), the following hospitals shall be eligi-
24	ble to participate in the program:

1	``(I) Hospitals described in clause (iii) of
2	section $1886(d)(1)(B)$.
3	"(II) Hospitals described in clause (v) of
4	such section.
5	"(III) Critical access hospitals (as defined
6	in section $1861(mm)(1)$).
7	"(ii) Subject to appropriate safeguards against
8	fraud, waste, and abuse, upon a request of a hospital
9	described in clause (i), the Secretary shall provide ac-
10	celerated payments under the program to such hos-
11	pital.
12	"(B) Upon the request of the hospital, the Sec-
13	retary may do any of the following:
14	"(i) Make accelerated payments on a peri-
15	odic or lump sum basis.
16	"(ii) Increase the amount of payment that
17	would otherwise be made to hospitals under the
18	program up to 100 percent (or, in the case of
19	critical access hospitals, up to 125 percent).
20	"(iii) Extend the period that accelerated
21	payments cover so that it covers up to a 6-month
22	period.
23	"(C) Upon the request of the hospital, the Sec-
24	retary shall do the following:

1	"(i) Provide up to 120 days before claims
2	are offset to recoup the accelerated payment.
3	"(ii) Allow not less than 12 months from
4	the date of the first accelerated payment before
5	requiring that the outstanding balance be paid
6	in full.
7	"(3) Nothing in this subsection shall preclude the Sec-
8	retary from carrying out the provisions described in clauses
9	(i), (ii), and (iii) of paragraph $(2)(B)$ and clauses (i) and
10	(ii) of paragraph (2)(C) under the program under sub-
11	section $(e)(3)$ after the period for which this subsection ap-
12	plies.
13	"(4) Notwithstanding any other provision of law, the
14	Secretary may implement the provisions of this subsection
15	by program instruction or otherwise.".
16	SEC. 3720. DELAYING REQUIREMENTS FOR ENHANCED
17	FMAP TO ENABLE STATE LEGISLATION NEC-
18	ESSARY FOR COMPLIANCE.
19	Section 6008 of the Families First Coronavirus Re-
20	sponse Act is amended by adding at the end the following
21	new subsection:
22	"(d) Delay in Application of Premium Require-
23	MENT.—During the 30 day period beginning on the date
24	
	of enactment of this Act, a State shall not be ineligible for
25	of enactment of this Act, a State shall not be ineligible for the increase to the Federal medical assistance percentage

of the State described in subsection (a) on the basis that 1 the State imposes a premium that violates the requirement 2 3 of subsection (b)(2) if such premium was in effect on the date of enactment of this Act.". 4 Subtitle E—Health and Human 5 Services Extenders 6 7 PART I-MEDICARE PROVISIONS 8 SEC. 3801. EXTENSION OF THE WORK GEOGRAPHIC INDEX 9 FLOOR UNDER THE MEDICARE PROGRAM. 10 Section 1848(e)(1)(E) of the Social Security Act (42) U.S.C. 1395w-4(e)(1)(E) is amended by striking "May 23, 11 2020" and inserting "December 1, 2020". 12 13 SEC. 3802. EXTENSION OF FUNDING FOR QUALITY MEAS-14 URE ENDORSEMENT, INPUT, AND SELECTION. 15 (a) IN GENERAL.—Section 1890(d)(2) of the Social Se-16 curity Act (42 U.S.C. 1395aaa(d)(2)) is amended— 17 (1) in the first sentence, by striking "and 18 \$4,830,000 for the period beginning on October 1, 19 2019, and ending on May 22, 2020" and inserting 20 "\$20,000,000 for fiscal year 2020, and for the period 21 beginning on October 1, 2020, and ending on Novem-22 ber 30, 2020, the amount equal to the pro rata por-23 tion of the amount appropriated for such period for 24 fiscal year 2020"; and

1	(2) in the third sentence, by striking "and 2019
2	and for the period beginning on October 1, 2019, and
3	ending on May 22, 2020" and inserting ", 2019, and
4	2020, and for the period beginning on October 1,
5	2020, and ending on November 30, 2020,".
6	(b) EFFECTIVE DATE.—The amendments made by sub-
7	section (a) shall take effect as if included in the enactment
8	of the Further Consolidated Appropriations Act, 2020 (Pub-
9	lic Law 116–94).
10	SEC. 3803. EXTENSION OF FUNDING OUTREACH AND AS-
11	SISTANCE FOR LOW-INCOME PROGRAMS.
12	(a) Funding Extensions.—
13	(1) Additional funding for state health
14	INSURANCE PROGRAMS.—Subsection $(a)(1)(B)$ of sec-
15	tion 119 of the Medicare Improvements for Patients
16	and Providers Act of 2008 (42 U.S.C. 1395b-3 note),
17	as amended by section 3306 of the Patient Protection
18	and Affordable Care Act (Public Law 111–148), sec-
19	tion 610 of the American Taxpayer Relief Act of 2012
20	(Public Law 112–240), section 1110 of the Pathway
21	for SGR Reform Act of 2013 (Public Law 113–67),
22	section 110 of the Protecting Access to Medicare Act
23	of 2014 (Public Law 113–93), section 208 of the
24	Medicare Access and CHIP Reauthorization Act of
25	2015 (Public Law 114–10), section 50207 of division

1	E of the Bipartisan Budget Act of 2018 (Public Law
2	115–123), section 1402 of division B of the Con-
3	tinuing Appropriations Act, 2020, and Health Ex-
4	tenders Act of 2019 (Public Law 116–59), section
5	1402 of division B of the Further Continuing Appro-
6	priations Act, 2020, and Further Health Extenders
7	Act of 2019 (Public Law 116–69), and section 103 of
8	division N of the Further Consolidated Appropria-
9	tions Act, 2020 (Public Law 116–94) is amended by
10	striking clauses (x) through (xii) and inserting the
11	following new clauses:
12	"(x) for fiscal year 2020, of
13	\$13,000,000; and
14	"(xi) for the period beginning on Octo-
15	ber 1, 2020, and ending on November 30,
16	2020, the amount equal to the pro rata por-
17	tion of the amount appropriated for such
18	period for fiscal year 2020.".
19	(2) Additional funding for area agencies
20	ON AGING.—Subsection $(b)(1)(B)$ of such section 119,
21	as so amended, is amended by striking clauses (x)
22	through (xii) and inserting the following new clauses:
23	"(x) for fiscal year 2020, of \$7,500,000;
24	and

1	"(xi) for the period beginning on Octo-
2	ber 1, 2020, and ending on November 30,
3	2020, the amount equal to the pro rata por-
4	tion of the amount appropriated for such
5	period for fiscal year 2020.".
6	(3) Additional funding for aging and dis-
7	ABILITY RESOURCE CENTERS.—Subsection $(c)(1)(B)$
8	of such section 119, as so amended, is amended by
9	striking clauses (x) through (xii) and inserting the
10	following new clauses:
11	"(x) for fiscal year 2020, of \$5,000,000;
12	and
13	"(xi) for the period beginning on Octo-
14	ber 1, 2020, and ending on November 30,
15	2020, the amount equal to the pro rata por-
16	tion of the amount appropriated for such
17	period for fiscal year 2020.".
18	(4) Additional funding for contract with
19	THE NATIONAL CENTER FOR BENEFITS AND OUT-
20	REACH ENROLLMENT.—Subsection $(d)(2)$ of such sec-
21	tion 119, as so amended, is amended by striking
22	clauses (x) through (xii) and inserting the following
23	new clauses:
24	"(x) for fiscal year 2020, of
25	\$12,000,000; and

1	"(xi) for the period beginning on Octo-
2	ber 1, 2020, and ending on November 30,
3	2020, the amount equal to the pro rata por-
4	tion of the amount appropriated for such
5	period for fiscal year 2020.".
6	(b) EFFECTIVE DATE.—The amendments made by sub-
7	section (a) shall take effect as if included in the enactment
8	of the Further Consolidated Appropriations Act, 2020 (Pub-
9	<i>lic Law 116–94).</i>
10	PART II—MEDICAID PROVISIONS
11	SEC. 3811. EXTENSION OF THE MONEY FOLLOWS THE PER-
12	SON REBALANCING DEMONSTRATION PRO-
13	GRAM.
14	Section 6071(h) of the Deficit Reduction Act of 2005
15	(42 U.S.C. 1396a note) is amended—
16	(1) in paragraph (1), by striking subparagraph
17	(G) and inserting the following:
18	"(G) subject to paragraph (3), \$337,500,000
19	for the period beginning on January 1, 2020,
20	and ending on September 30, 2020; and
21	"(H) subject to paragraph (3), for the pe-
22	riod beginning on October 1, 2020, and ending
23	on November 30, 2020, the amount equal to the
24	pro rata portion of the amount appropriated for
25	such period for fiscal year 2020."; and

1 (2) in paragraph (3), by striking "and (G)" and inserting ", (G), and (H)". 2 3 SEC. 3812. EXTENSION OF SPOUSAL IMPOVERISHMENT 4 **PROTECTIONS.** 5 (a) IN GENERAL.—Section 2404 of Public Law 111– 6 148 (42 U.S.C. 1396r-5 note) is amended by striking "May 22, 2020" and inserting "November 30, 2020". 7 8 (b) RULE OF CONSTRUCTION.—Nothing in section 9 2404 of Public Law 111–148 (42 U.S.C. 1396r–5 note) or section 1902(a)(17) or 1924 of the Social Security Act (42) 10 11 U.S.C. 1396a(a)(17), 1396r-5 shall be construed as prohibiting a State from— 12 13 (1) applying an income or resource disregard 14 under a methodology authorized under section 15 1902(r)(2) of such Act (42 U.S.C. 1396a(r)(2))— 16 (A) to the income or resources of an indi-17 vidual described in section 18 1902(a)(10)(A)(ii)(VI) of such Act (42 U.S.C. 19 1396a(a)(10)(A)(ii)(VI)) (including a disregard 20 of the income or resources of such individual's 21 spouse); or 22 (B) on the basis of an individual's need for 23 home and community-based services authorized

under subsection (c), (d), (i), or (k) of section

1	1915 of such Act (42 U.S.C. 1396n) or under sec-
2	tion 1115 of such Act (42 U.S.C. 1315); or
3	(2) disregarding an individual's spousal income
4	and assets under a plan amendment to provide med-
5	ical assistance for home and community-based serv-
6	ices for individuals by reason of being determined eli-
7	gible under section $1902(a)(10)(C)$ of such Act (42
8	U.S.C. $1396a(a)(10)(C))$ or by reason of section
9	1902(f) of such Act (42 U.S.C. 1396a(f)) or otherwise
10	on the basis of a reduction of income based on costs
11	incurred for medical or other remedial care under
12	which the State disregarded the income and assets of
13	the individual's spouse in determining the initial and
14	ongoing financial eligibility of an individual for such
15	services in place of the spousal impoverishment provi-
16	sions applied under section 1924 of such Act (42
17	U.S.C. 1396r-5).
18	SEC. 3813. DELAY OF DSH REDUCTIONS.

19 Section 1923(f)(7)(A) of the Social Security Act (42
20 U.S.C. 1396r-4(f)(7)(A)) is amended—

(1) in clause (i), in the matter preceding subclause (I), by striking "May 23, 2020, and ending
September 30, 2020, and for each of fiscal years
2021" and inserting "December 1, 2020, and ending

1	September 30, 2021, and for each of fiscal years
2	2022"; and
3	(2) in clause (ii)—
4	(A) in subclause (I), by striking "May 23,
5	2020, and ending September 30, 2020" and in-
6	serting "December 1, 2020, and ending Sep-
7	tember 30, 2021"; and
8	(B) in subclause (II), by striking " 2021 "
9	and inserting "2022".
10	SEC. 3814. EXTENSION AND EXPANSION OF COMMUNITY
11	MENTAL HEALTH SERVICES DEMONSTRATION
12	PROGRAM.
13	(a) IN GENERAL.—Section 223(d) of the Protecting
14	Access to Medicare Act of 2014 (42 U.S.C. 1396a note) is
15	amended—
16	(1) in paragraph (3)—
17	(A) by striking "Not more than" and insert-
18	ing "Subject to paragraph (8), not more than";
19	and
20	(B) by striking "May 22, 2020" and insert-
21	ing "November 30, 2020"; and
22	(2) by adding at the end the following new para-
23	graph:
24	"(8) Additional programs.—

1	"(A) IN GENERAL.—Not later than 6
2	months after the date of enactment of this para-
3	graph, in addition to the 8 States selected under
4	paragraph (1), the Secretary shall select 2 States
5	to participate in 2-year demonstration programs
6	that meet the requirements of this subsection.
7	"(B) Selection of states.—
8	"(i) In general.—Subject to clause
9	(ii), in selecting States under this para-
10	graph, the Secretary—
11	"(I) shall select States that—
12	"(aa) were awarded plan-
13	ning grants under subsection (c);
14	and
15	"(bb) applied to participate
16	in the demonstration programs
17	under this subsection under para-
18	graph (1) but, as of the date of en-
19	actment of this paragraph, were
20	not selected to participate under
21	paragraph (1); and
22	``(II) shall use the results of the
23	Secretary's evaluation of each State's
24	application under paragraph (1) to de-
25	termine which States to select, and

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1	shall not require the submission of any
2	additional application.
3	"(C) Requirements for selected
4	STATES.—Prior to services being delivered under
5	the demonstration authority in a State selected
6	under this paragraph, the State shall—
7	"(i) submit a plan to monitor certified
8	community behavioral health clinics under
9	the demonstration program to ensure com-
10	pliance with certified community behavioral
11	health criteria during the demonstration pe-
12	riod; and
13	"(ii) commit to collecting data, noti-
14	fying the Secretary of any planned changes
15	that would deviate from the prospective
16	payment system methodology outlined in
17	the State's demonstration application, and
18	obtaining approval from the Secretary for
19	any such change before implementing the
20	change.".
21	(b) LIMITATION.—Section 223(d)(5) of the Protecting
22	Access to Medicare Act of 2014 (42 U.S.C. 1396a note) is

23 amended—

24 (1) in subparagraph (B), in the matter pre25 ceding clause (i), by striking "The Federal matching"

1	and inserting "Subject to subparagraph (C)(iii), the
2	Federal matching"; and
3	(2) in subparagraph (C), by adding at the end
4	the following new clause:
5	"(iii) PAYMENTS FOR AMOUNTS EX-
6	PENDED AFTER 2019.—The Federal match-
7	ing percentage applicable under subpara-
8	graph (B) to amounts expended by a State
9	participating in the demonstration program
10	under this subsection shall—
11	"(I) in the case of a State partici-
12	pating in the demonstration program
13	as of January 1, 2020, apply to
14	amounts expended by the State during
15	the 8 fiscal quarter period (or any por-
16	tion of such period) that begins on
17	January 1, 2020; and
18	"(II) in the case of a State se-
19	lected to participate in the demonstra-
20	tion program under paragraph (8),
21	during first 8 fiscal quarter period (or
22	any portion of such period) that the
23	State participates in a demonstration
24	program.".

(c) GAO STUDY AND REPORT ON THE COMMUNITY
 2 AND MENTAL HEALTH SERVICES DEMONSTRATION PRO 3 GRAM.—

4 (1) IN GENERAL.—Not later than 18 months 5 after the date of the enactment of this Act, the Comp-6 troller General of the United States shall submit to 7 the Committee on Energy and Commerce of the House 8 of Representatives and the Committee on Finance of 9 the Senate a report on the community and mental health services demonstration program conducted 10 11 under section 223 of the Protecting Access to Medicare 12 Act of 2014 (42 U.S.C. 1396a note) (referred to in 13 this subsection as the "demonstration program"). 14 (2) CONTENT OF REPORT.—The report required 15 under paragraph (1) shall include the following infor*mation*: 16 17 (A) Information on States' experiences par-18 ticipating in the demonstration program, includ-19 ing the extent to which States— 20 (i) measure the effects of access to cer-21 tified community behavioral health clinics 22 on patient health and cost of care, includ-23 ing—

24 (I) engagement in treatment for
25 behavioral health conditions;

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1	(II) relevant clinical outcomes, to
2	the extent collected;
3	(III) screening and treatment for
4	comorbid medical conditions; and
5	(IV) use of crisis stabilization,
6	emergency department, and inpatient
7	care.
8	(B) Information on Federal efforts to evalu-
9	ate the demonstration program, including—
10	(i) quality measures used to evaluate
11	the program;
12	(ii) assistance provided to States on
13	data collection and reporting;
14	(iii) assessments of the reliability and
15	usefulness of State-submitted data; and
16	(iv) the extent to which such efforts
17	provide information on the relative quality,
18	scope, and cost of services as compared with
19	services not provided under the demonstra-
20	tion program, and in comparison to Med-
21	icaid beneficiaries with mental illness and
22	substance use disorders not served under the
23	demonstration program.
24	(C) Recommendations for improvements to
25	the following:

1	(i) The reporting, accuracy, and vali-
2	dation of encounter data.
3	(ii) Accuracy in payments to certified
4	community behavioral health clinics under
5	State plans or waivers under title XIX of
6	the Social Security Act (42 U.S.C. 1396 et
7	seq.).
8	PART III—HUMAN SERVICES AND OTHER HEALTH
9	PROGRAMS
10	SEC. 3821. EXTENSION OF SEXUAL RISK AVOIDANCE EDU-
11	CATION PROGRAM.
12	Section 510 of the Social Security Act (42 U.S.C. 710)
13	is amended—
14	(1) in subsection (a)—
15	(A) in paragraph (1), in the matter pre-
16	ceding subparagraph (A)—
17	(i) by striking "and 2019 and for the
18	period beginning October 1, 2019, and end-
19	ing May 22, 2020" and inserting "through
20	2020 and for the period beginning October
21	1, 2020, and ending November 30, 2020";
22	and
23	(ii) by striking "fiscal year 2020" and
24	inserting "fiscal year 2021"
25	(B) in paragraph (2)(A)—

1	(i) by striking "and 2019 and for the
2	period beginning October 1, 2019, and end-
3	ing May 22, 2020" and inserting "through
4	2020 and for the period beginning October
5	1, 2020, and ending November 30, 2020";
6	and
7	(ii) by striking "fiscal year 2020" and
8	inserting "fiscal year 2021"; and
9	(2) in subsection (f)(1), by striking "and 2019
10	and \$48,287,671 for the period beginning October 1,
11	2019, and ending May 22, 2020" and inserting
12	"through 2020, and for the period beginning on Octo-
13	ber 1, 2020, and ending on November 30, 2020, the
14	amount equal to the pro rata portion of the amount
15	appropriated for such period for fiscal year 2020".
16	SEC. 3822. EXTENSION OF PERSONAL RESPONSIBILITY EDU-
17	CATION PROGRAM.
18	Section 513 of the Social Security Act (42 U.S.C. 713)
19	is amended—
20	(1) in subsection (a)—
21	(A) in paragraph (1)—
22	(i) in subparagraph (A), in the matter
23	preceding clause (i), by striking "2019 and
24	for the period beginning October 1, 2019,
25	and ending May 22, 2020" and inserting

1	"2020 and for the period beginning October
2	1, 2020, and ending November 30, 2020";
3	and
4	(ii) in subparagraph (B)(i), by strik-
5	ing by striking "October 1, 2019, and end-
6	ing May 22, 2020" and inserting "October
7	1, 2020, and ending November 30, 2020";
8	(2) in paragraph (4)(A), by striking " 2019 "
9	each place it appears and inserting "2020"; and
10	(3) in subsection (f), by striking "2019 and
11	\$48,287,671 for the period beginning October 1, 2019,
12	and ending May 22, 2020" and inserting "2020, and
13	for the period beginning on October 1, 2020, and end-
14	ing on November 30, 2020, the amount equal to the
15	pro rata portion of the amount appropriated for such
16	period for fiscal year 2020".
17	SEC. 3823. EXTENSION OF DEMONSTRATION PROJECTS TO
18	ADDRESS HEALTH PROFESSIONS WORK-
19	FORCE NEEDS.
20	Activities authorized by section 2008 of the Social Se-
21	curity Act shall continue through November 30, 2020, in
22	the manner authorized for fiscal year 2019, and out of any
23	money in the Treasury of the United States not otherwise
24	appropriated, there are hereby appropriated such sums as
25	may be necessary for such purpose. Grants and payments

may be made pursuant to this authority through the date
 so specified at the pro rata portion of the total amount au thorized for such activities in fiscal year 2019.

4 SEC. 3824. EXTENSION OF THE TEMPORARY ASSISTANCE
5 FOR NEEDY FAMILIES PROGRAM AND RE6 LATED PROGRAMS.

7 Activities authorized by part A of title IV and section
8 1108(b) of the Social Security Act shall continue through
9 November 30, 2020, in the manner authorized for fiscal year
10 2019, and out of any money in the Treasury of the United
11 States not otherwise appropriated, there are hereby appro12 priated such sums as may be necessary for such purpose.

13 PART IV—PUBLIC HEALTH PROVISIONS

14 SEC. 3831. EXTENSION FOR COMMUNITY HEALTH CENTERS,

15THE NATIONAL HEALTH SERVICE CORPS, AND16TEACHING HEALTH CENTERS THAT OPERATE17GME PROGRAMS.

18 (a)COMMUNITY Health Centers.—Section 19 10503(b)(1)(F) of the Patient Protection and Affordable Care Act (42 U.S.C. 254b-2(b)(1)(F)) is amended by strik-20 21 ing "and \$2,575,342,466 for the period beginning on Octo-22 ber 1, 2019, and ending on May 22, 2020" and inserting "\$4,000,000,000 for fiscal year 2020, and \$668,493,151 for 23 the period beginning on October 1, 2020, and ending on 24 November 30, 2020". 25

1	(b) NATIONAL HEALTH SERVICE CORPS.—Section
2	10503(b)(2) of the Patient Protection and Affordable Care
3	Act (42 U.S.C. 254b–2(b)(2)) is amended—
4	(1) in subparagraph (F), by striking "and" at
5	the end; and
6	(2) by striking subparagraph (G) and inserting
7	the following:
8	"(G) \$310,000,000 for fiscal year 2020; and
9	"(H) $$51,808,219$ for the period beginning
10	on October 1, 2020, and ending on November 30,
11	2020.".
12	(c) TEACHING HEALTH CENTERS THAT OPERATE
13	GRADUATE MEDICAL EDUCATION PROGRAMS.—Section
14	340H(g)(1) of the Public Health Service Act (42 U.S.C.
15	256h(g)(1)) is amended by striking "and 2019, and
16	\$81,445,205 for the period beginning on October 1, 2019,
17	and ending on May 22, 2020" and inserting "through fiscal
18	year 2020, and \$21,141,096 for the period beginning on Oc-
19	tober 1, 2020, and ending on November 30, 2020".
20	(d) Application of Provisions.—Amounts appro-
21	priated pursuant to the amendments made by this section
22	for fiscal year 2020 and for the period beginning on October
23	1, 2020, and ending on November 30, 2020, shall be subject

 $24\$ to the requirements contained in Public Law 116–94 for

25 funds for programs authorized under sections 330 through

340 of the Public Health Service Act (42 U.S.C. 254
 2 through 256).

3 (e) CONFORMING AMENDMENT.—Paragraph (4) of sec4 tion 3014(h) of title 18, United States Code, as amended
5 by section 401(e) of division N of Public Law 116–94, is
6 amended by striking "section 401(d) of division N of the
7 Further Consolidated Appropriations Act, 2020" and in8 serting "section 3831 of the CARES Act".

9 SEC. 3832. DIABETES PROGRAMS.

(a) TYPE I.—Section 330B(b)(2)(D) of the Public
Health Service Act (42 U.S.C. 254c-2(b)(2)(D)) is amended
by striking "and 2019, and \$96,575,342 for the period beginning on October 1, 2019, and ending on May 22, 2020"
and inserting "through 2020, and \$25,068,493 for the period beginning on October 1, 2020, and ending on November
30, 2020".

(b) INDIANS.—Section 330C(c)(2)(D) of the Public
Health Service Act (42 U.S.C. 254c-3(c)(2)(D)) is amended
by striking "and 2019, and \$96,575,342 for the period beginning on October 1, 2019, and ending on May 22, 2020"
and inserting "through 2020, and \$25,068,493 for the period beginning on October 1, 2020, and ending on November
30, 2020".

1 PART V—MISCELLANEOUS PROVISIONS SEC. 3841. PREVENTION OF DUPLICATE APPROPRIATIONS 2 3 FOR FISCAL YEAR 2020. 4 Expenditures made under any provision of law amended in this title pursuant to the amendments made 5 by the Continuing Appropriations Act, 2020, and Health 6 7 Extenders Act of 2019 (Public Law 116–59), the Further Continuing Appropriations Act, 2020, and Further Health 8 9 Extenders Act of 2019 (Public Law 116-69), and the Further Consolidated Appropriations Act, 2020 (Public Law 10 11 116–94) for fiscal year 2020 shall be charged to the applica-12 ble appropriation or authorization provided by the amend-13 ments made by this title to such provision of law for such 14 fiscal year. Subtitle F—Over-the-Counter Drugs 15 16 PART I-OTC DRUG REVIEW 17 SEC. 3851. REGULATION OF CERTAIN NONPRESCRIPTION

- 18DRUGS THAT ARE MARKETED WITHOUT AN19APPROVED DRUG APPLICATION.
- 20 (a) IN GENERAL.—Chapter V of the Federal Food,
- 21 Drug, and Cosmetic Act is amended by inserting after sec-
- 22 tion 505F of such Act (21 U.S.C. 355g) the following:

1	"SEC. 505G. REGULATION OF CERTAIN NONPRESCRIPTION
2	DRUGS THAT ARE MARKETED WITHOUT AN
3	APPROVED DRUG APPLICATION.
4	"(a) Nonprescription Drugs Marketed Without
5	AN APPROVED APPLICATION.—Nonprescription drugs mar-
6	keted without an approved drug application under section
7	505, as of the date of the enactment of this section, shall
8	be treated in accordance with this subsection.
9	"(1) DRUGS SUBJECT TO A FINAL MONOGRAPH;
10	CATEGORY I DRUGS SUBJECT TO A TENTATIVE FINAL
11	MONOGRAPH.—A drug is deemed to be generally rec-

10 C_{4} 'E FINAL 11 MONOGRAPH.—A drug is deemed to be generally rec-12 ognized as safe and effective under section 201(p)(1), 13 not a new drug under section 201(p), and not subject 14 to section 503(b)(1), if—

15 "(A) the drug is—

16 "(i) in conformity with the require-17 ments for nonprescription use of a final 18 monograph issued under part 330 of title 19 21, Code of Federal Regulations (except as 20 provided in paragraph (2)), the general re-21 quirements for nonprescription drugs, and 22 conditions or requirements under sub-23 sections (b), (c), and (k); and

24 "(ii) except as permitted by an order 25 issued under subsection (b) or, in the case 26 of a minor change in the drug, in con-

1	formity with an order issued under sub-
2	section (c), in a dosage form that, imme-
3	diately prior to the date of the enactment of
4	this section, has been used to a material ex-
5	tent and for a material time under section
6	201(p)(2); or
7	"(B) the drug is—
8	"(i) classified in category I for safety
9	and effectiveness under a tentative final
10	monograph that is the most recently appli-
11	cable proposal or determination issued
12	under part 330 of title 21, Code of Federal
13	Regulations;
14	"(ii) in conformity with the proposed
15	requirements for nonprescription use of such
16	tentative final monograph, any applicable
17	subsequent determination by the Secretary,
18	the general requirements for nonprescription
19	drugs, and conditions or requirements
20	under subsections (b), (c), and (k); and
21	"(iii) except as permitted by an order
22	issued under subsection (b) or, in the case
23	of a minor change in the drug, in con-
24	formity with an order issued under sub-
25	section (c), in a dosage form that, imme-

diately prior to the date of the enactment of this section, has been used to a material extent and for a material time under section 201(p)(2).
"(2) TREATMENT OF SUNSCREEN DRUGS.—With respect to sunscreen drugs subject to this section, the applicable requirements in terms of conformity with a final monograph, for purposes of paragraph

9 (1)(A)(i), shall be the requirements specified in part 10 352 of title 21, Code of Federal Regulations, as pub-11 lished on May 21, 1999, beginning on page 27687 of 12 volume 64 of the Federal Register, except that the ap-13 plicable requirements governing effectiveness and la-14 beling shall be those specified in section 201.327 of 15 title 21, Code of Federal Regulations.

16 "(3) CATEGORY III DRUGS SUBJECT TO A TEN-17 TATIVE FINAL MONOGRAPH; CATEGORY I DRUGS SUB-18 JECT TO PROPOSED MONOGRAPH OR ADVANCE NOTICE 19 OF PROPOSED RULEMAKING.—A drug that is not de-20 scribed in paragraph (1), (2), or (4) is not required 21 to be the subject of an application approved under 22 section 505, and is not subject to section 503(b)(1), 23 if—

24 "(A) the drug is—

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1	"(i) classified in category III for safety
2	or effectiveness in the preamble of a pro-
3	posed rule establishing a tentative final
4	monograph that is the most recently appli-
5	cable proposal or determination for such
6	drug issued under part 330 of title 21, Code
7	of Federal Regulations;
8	"(ii) in conformity with—
9	((I) the conditions of use, includ-
10	ing indication and dosage strength, if
11	any, described for such category III
12	drug in such preamble or in an appli-
13	cable subsequent proposed rule;
14	"(II) the proposed requirements
15	for drugs classified in such tentative
16	final monograph in category I in the
17	most recently proposed rule estab-
18	lishing requirements related to such
19	tentative final monograph and in any
20	final rule establishing requirements
21	that are applicable to the drug; and
22	"(III) the general requirements for
23	nonprescription drugs and conditions
24	or requirements under subsection (b) or
25	(k); and

1	"(iii) in a dosage form that, imme-
2	diately prior to the date of the enactment of
3	this section, had been used to a material ex-
4	tent and for a material time under section
5	201(p)(2); or
6	"(B) the drug is—
7	"(i) classified in category I for safety
8	and effectiveness under a proposed mono-
9	graph or advance notice of proposed rule-
10	making that is the most recently applicable
11	proposal or determination for such drug
12	issued under part 330 of title 21, Code of
13	Federal Regulations;
14	"(ii) in conformity with the require-
15	ments for nonprescription use of such pro-
16	posed monograph or advance notice of pro-
17	posed rulemaking, any applicable subse-
18	quent determination by the Secretary, the
19	general requirements for nonprescription
20	drugs, and conditions or requirements
21	under subsection (b) or (k); and
22	"(iii) in a dosage form that, imme-
23	diately prior to the date of the enactment of
24	this section, has been used to a material ex-

1	tent and for a material time under section
2	201(p)(2).

3 "(4) CATEGORY Π DRUGS DEEMED NEW 4 DRUGS.—A drug that is classified in category II for 5 safety or effectiveness under a tentative final mono-6 graph or that is subject to a determination to be not 7 generally recognized as safe and effective in a pro-8 posed rule that is the most recently applicable pro-9 posal issued under part 330 of title 21, Code of Fed-10 eral Regulations, shall be deemed to be a new drug 11 under section 201(p), misbranded under section 12 502(ee), and subject to the requirement for an ap-13 proved new drug application under section 505 begin-14 ning on the day that is 180 calendar days after the 15 date of the enactment of this section, unless, before 16 such day, the Secretary determines that it is in the 17 interest of public health to extend the period during 18 which the drug may be marketed without such an ap-19 proved new drug application.

20 "(5) DRUGS NOT GRASE DEEMED NEW DRUGS.—
21 A drug that the Secretary has determined not to be
22 generally recognized as safe and effective under sec23 tion 201(p)(1) under a final determination issued
24 under part 330 of title 21, Code of Federal Regula25 tions, shall be deemed to be a new drug under section

1	201(p), misbranded under section 502(ee), and subject
2	to the requirement for an approved new drug applica-
3	tion under section 505.
4	"(6) Other drugs deemed new drugs.—Ex-
5	cept as provided in subsection (m), a drug is deemed
6	to be a new drug under section 201(p) and mis-
7	branded under section 502(ee) if the drug—
8	"(A) is not subject to section $503(b)(1)$; and
9	"(B) is not described in paragraph (1), (2),
10	(3), (4), or (5), or subsection (b)(1)(B).
11	"(b) Administrative Orders.—
12	"(1) IN GENERAL.—
13	"(A) DETERMINATION.—The Secretary
14	may, on the initiative of the Secretary or at the
15	request of one or more requestors, issue an ad-
16	ministrative order determining whether there are
17	conditions under which a specific drug, a class
18	of drugs, or a combination of drugs, is deter-
19	mined to be—
20	"(i) not subject to section $503(b)(1)$;
21	and
22	"(ii) generally recognized as safe and
23	effective under section $201(p)(1)$.
24	"(B) EFFECT.—A drug or combination of
25	drugs shall be deemed to not require approval

1	under section 505 if such drug or combination of
2	drugs—
3	"(i) is determined by the Secretary to
4	meet the conditions specified in clauses (i)
5	and (ii) of subparagraph (A);
6	"(ii) is marketed in conformity with
7	an administrative order under this sub-
8	section;
9	"(iii) meets the general requirements
10	for nonprescription drugs; and
11	"(iv) meets the requirements under
12	subsections (c) and (k).
13	"(C) STANDARD.—The Secretary shall find
14	that a drug is not generally recognized as safe
15	and effective under section 201(p)(1) if—
16	((i) the evidence shows that the drug is
17	not generally recognized as safe and effective
18	under section $201(p)(1)$; or
19	"(ii) the evidence is inadequate to show
20	that the drug is generally recognized as safe
21	and effective under section $201(p)(1)$.
22	"(2) Administrative orders initiated by
23	THE SECRETARY.—

1	"(A) IN GENERAL.—In issuing an adminis-
2	trative order under paragraph (1) upon the Sec-
3	retary's initiative, the Secretary shall—
4	"(i) make reasonable efforts to notify
5	informally, not later than 2 business days
6	before the issuance of the proposed order, the
7	sponsors of drugs who have a listing in ef-
8	fect under section $510(j)$ for the drugs or
9	combination of drugs that will be subject to
10	the administrative order;
11	"(ii) after any such reasonable efforts
12	of notification—
13	"(I) issue a proposed administra-
14	tive order by publishing it on the
15	website of the Food and Drug Adminis-
16	tration and include in such order the
17	reasons for the issuance of such order;
18	and
19	"(II) publish a notice of avail-
20	ability of such proposed order in the
21	Federal Register;
22	"(iii) except as provided in subpara-
23	graph (B), provide for a public comment
24	period with respect to such proposed order
25	of not less than 45 calendar days; and

1	"(iv) if, after completion of the pro-
2	ceedings specified in clauses (i) through
3	(iii), the Secretary determines that it is ap-
4	propriate to issue a final administrative
5	order—
6	((I) issue the final administrative
7	order, together with a detailed state-
8	ment of reasons, which order shall not
9	take effect until the time for requesting
10	judicial review under paragraph
11	(3)(D)(ii) has expired;
12	"(II) publish a notice of such
13	final administrative order in the Fed-
14	eral Register;
15	"(III) afford requestors of drugs
16	that will be subject to such order the
17	opportunity for formal dispute resolu-
18	tion up to the level of the Director of
19	the Center for Drug Evaluation and
20	Research, which initially must be re-
21	quested within 45 calendar days of the
22	issuance of the order, and, for subse-
23	quent levels of appeal, within 30 cal-
24	endar days of the prior decision; and

1	"(IV) except with respect to drugs
2	described in paragraph $(3)(B)$, upon
3	completion of the formal dispute reso-
4	lution procedure, inform the persons
5	which sought such dispute resolution of
6	their right to request a hearing.
7	"(B) EXCEPTIONS.—When issuing an ad-
8	ministrative order under paragraph (1) on the
9	Secretary's initiative proposing to determine
10	that a drug described in subsection $(a)(3)$ is not
11	generally recognized as safe and effective under
12	section $201(p)(1)$, the Secretary shall follow the
13	procedures in subparagraph (A), except that—
14	"(i) the proposed order shall include
15	notice of—
16	((I) the general categories of data
17	the Secretary has determined necessary
18	to establish that the drug is generally
19	recognized as safe and effective under
20	section $201(p)(1)$; and
21	"(II) the format for submissions
22	by interested persons;
23	"(ii) the Secretary shall provide for a
24	public comment period of no less than 180
25	calendar days with respect to such proposed

1	order, except when the Secretary determines,
2	for good cause, that a shorter period is in
3	the interest of public health; and
4	"(iii) any person who submits data in
5	such comment period shall include a certifi-
6	cation that the person has submitted all evi-
7	dence created, obtained, or received by that
8	person that is both within the categories of
9	data identified in the proposed order and
10	relevant to a determination as to whether
11	the drug is generally recognized as safe and
12	effective under section $201(p)(1)$.
13	"(3) Hearings; Judicial Review.—
14	"(A) IN GENERAL.—Only a person who
15	participated in each stage of formal dispute reso-
16	lution under subclause (III) of paragraph
17	(2)(A)(iv) of an administrative order with re-
18	spect to a drug may request a hearing con-
19	cerning a final administrative order issued
20	under such paragraph with respect to such drug.
21	If a hearing is sought, such person must submit
22	a request for a hearing, which shall be based sole-
23	ly on information in the administrative record,

24 to the Secretary not later than 30 calendar days

1	after receiving notice of the final decision of the
2	formal dispute resolution procedure.
3	"(B) NO HEARING REQUIRED WITH RE-
4	SPECT TO ORDERS RELATING TO CERTAIN
5	DRUGS.—
6	"(i) IN GENERAL.—The Secretary shall
7	not be required to provide notice and an op-
8	portunity for a hearing pursuant to para-
9	graph (2)(A)(iv) if the final administrative
10	order involved relates to a drug—
11	``(I) that is described in subsection
12	(a)(3)(A); and
13	"(II) with respect to which no
14	human or non-human data studies rel-
15	evant to the safety or effectiveness of
16	such drug have been submitted to the
17	administrative record since the
18	issuance of the most recent tentative
19	final monograph relating to such drug.
20	"(ii) HUMAN DATA STUDIES AND NON-
21	HUMAN DATA DEFINED.—In this subpara-
22	graph:
23	$``(I)$ The term $human \ data \ stud-$
24	ies' means clinical trials of safety or
25	effectiveness (including actual use stud-

1	ies), pharmacokinetics studies, or bio-
2	availability studies.
3	"(II) The term 'non-human data'
4	means data from testing other than
5	with human subjects which provides
6	information concerning safety or effec-
7	tiveness.
8	"(C) Hearing procedures.—
9	"(i) DENIAL OF REQUEST FOR HEAR-
10	ING.—If the Secretary determines that in-
11	formation submitted in a request for a hear-
12	ing under subparagraph (A) with respect to
13	a final administrative order issued under
14	paragraph (2)(A)(iv) does not identify the
15	existence of a genuine and substantial ques-
16	tion of material fact, the Secretary may
17	deny such request. In making such a deter-
18	mination, the Secretary may consider only
19	information and data that are based on rel-
20	evant and reliable scientific principles and
21	methodologies.
22	"(ii) Single hearing for multiple
23	RELATED REQUESTS.—If more than one re-
24	quest for a hearing is submitted with re-
25	spect to the same administrative order

1	under subparagraph (A), the Secretary may
2	direct that a single hearing be conducted in
3	which all persons whose hearing requests
4	were granted may participate.
5	"(iii) Presiding officer.—The pre-
6	siding officer of a hearing requested under
7	subparagraph (A) shall—
8	``(I) be designated by the Sec-
9	retary;
10	"(II) not be an employee of the
11	Center for Drug Evaluation and Re-
12	search; and
13	"(III) not have been previously
14	involved in the development of the ad-
15	ministrative order involved or pro-
16	ceedings relating to that administra-
17	tive order.
18	"(iv) Rights of parties to hear-
19	ING.—The parties to a hearing requested
20	under subparagraph (A) shall have the right
21	to present testimony, including testimony of
22	expert witnesses, and to cross-examine wit-
23	nesses presented by other parties. Where ap-
24	propriate, the presiding officer may require
25	that cross-examination by parties rep-

120
resenting substantially the same interests be
consolidated to promote efficiency and avoid
duplication.
"(v) Final decision.—
"(I) At the conclusion of a hear-
ing requested under subparagraph (A) ,
the presiding officer of the hearing
shall issue a decision containing find-
ings of fact and conclusions of law. The
decision of the presiding officer shall be
final.
"(II) The final decision may not
take effect until the period under sub-
paragraph $(D)(ii)$ for submitting a re-
quest for judicial review of such deci-
sion expires.
"(D) JUDICIAL REVIEW OF FINAL ADMINIS-
TRATIVE ORDER.—
"(i) IN GENERAL.—The procedures de-
scribed in section 505(h) shall apply with
respect to judicial review of final adminis-
trative orders issued under this subsection
in the same manner and to the same extent
as such section applies to an order described
in such section except that the judicial re-

1	view shall be taken by filing in an appro-
2	priate district court of the United States in
3	lieu of the appellate courts specified in such
4	section.
5	"(ii) Period to submit a request
6	FOR JUDICIAL REVIEW.—A person eligible
7	to request a hearing under this paragraph
8	and seeking judicial review of a final ad-
9	ministrative order issued under this sub-
10	section shall file such request for judicial re-
11	view not later than 60 calendar days after
12	the latest of—
13	``(I) the date on which notice of
14	such order is published;
15	"(II) the date on which a hearing
16	with respect to such order is denied
17	under subparagraph (B) or $(C)(i)$;
18	"(III) the date on which a final
19	decision is made following a hearing
20	under subparagraph $(C)(v)$; or
21	"(IV) if no hearing is requested,
22	the date on which the time for request-
23	ing a hearing expires.

1	"(4) Expedited procedure with respect to
2	ADMINISTRATIVE ORDERS INITIATED BY THE SEC-
3	RETARY.—
4	"(A) Imminent hazard to the public
5	HEALTH.—
6	"(i) IN GENERAL.—In the case of a de-
7	termination by the Secretary that a drug,
8	class of drugs, or combination of drugs sub-
9	ject to this section poses an imminent haz-
10	ard to the public health, the Secretary, after
11	first making reasonable efforts to notify, not
12	later than 48 hours before issuance of such
13	order under this subparagraph, sponsors
14	who have a listing in effect under section
15	510(j) for such drug or combination of
16	drugs—
17	"(I) may issue an interim final
18	administrative order for such drug,
19	class of drugs, or combination of drugs
20	under paragraph (1), together with a
21	detailed statement of the reasons for
22	such order;
23	"(II) shall publish in the Federal
24	Register a notice of availability of any
25	such order; and

1	"(III) shall provide for a public
2	comment period of at least 45 calendar
3	days with respect to such interim final
4	order.
5	"(ii) Nondelegation.—The Secretary
6	may not delegate the authority to issue an
7	interim final administrative order under
8	this subparagraph.
9	"(B) SAFETY LABELING CHANGES.—
10	"(i) IN GENERAL.—In the case of a de-
11	termination by the Secretary that a change
12	in the labeling of a drug, class of drugs, or
13	combination of drugs subject to this section
14	is reasonably expected to mitigate a signifi-
15	cant or unreasonable risk of a serious ad-
16	verse event associated with use of the drug,
17	the Secretary may—
18	``(I) make reasonable efforts to no-
19	tify informally, not later than 48 hours
20	before the issuance of the interim final
21	order, the sponsors of drugs who have
22	a listing in effect under section $510(j)$
23	for such drug or combination of drugs;
24	"(II) after reasonable efforts of no-
25	tification, issue an interim final ad-

1	ministrative order in accordance with
2	paragraph (1) to require such change,
3	together with a detailed statement of
4	the reasons for such order;
5	"(III) publish in the Federal Reg-
6	ister a notice of availability of such
7	order; and
8	"(IV) provide for a public com-
9	ment period of at least 45 calendar
10	days with respect to such interim final
11	order.
12	"(ii) Content of order.—An in-
13	terim final order issued under this subpara-
14	graph with respect to the labeling of a drug
15	may provide for new warnings and other
16	information required for safe use of the
17	drug.
18	"(C) EFFECTIVE DATE.—An order under
19	subparagraph (A) or (B) shall take effect on a
20	date specified by the Secretary.
21	"(D) FINAL ORDER.—After the completion
22	of the proceedings in subparagraph (A) or (B),
23	the Secretary shall—
24	
- '	"(i) issue a final order in accordance

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1	"(ii) publish a notice of availability of
2	such final administrative order in the Fed-
3	eral Register; and
4	"(iii) afford sponsors of such drugs
5	that will be subject to such an order the op-
6	portunity for formal dispute resolution up
7	to the level of the Director of the Center for
8	Drug Evaluation and Research, which must
9	initially be within 45 calendar days of the
10	issuance of the order, and for subsequent
11	levels of appeal, within 30 calendar days of
12	the prior decision.
13	"(E) HEARINGS.—A sponsor of a drug sub-
14	ject to a final order issued under subparagraph
15	(D) and that participated in each stage of for-
16	mal dispute resolution under clause (iii) of such
17	subparagraph may request a hearing on such
18	order. The provisions of subparagraphs (A), (B),
19	and (C) of paragraph (3), other than paragraph
20	(3)(C)(v)(II), shall apply with respect to a hear-
21	ing on such order in the same manner and to the
22	same extent as such provisions apply with re-
23	spect to a hearing on an administrative order
24	issued under paragraph (2)(A)(iv).
25	

25 "(F) TIMING.—

"(i) Final order and hearing.—The
Secretary shall—
((I) not later than 6 months after
the date on which the comment period
closes under subparagraph (A) or (B),
issue a final order in accordance with
paragraph (1); and
"(II) not later than 12 months
after the date on which such final
order is issued, complete any hearing
$under \ subparagraph \ (E).$
"(ii) Dispute resolution re-
QUEST.—The Secretary shall specify in an
interim final order issued under subpara-
graph (A) or (B) such shorter periods for
requesting dispute resolution under sub-
paragraph (D)(iii) as are necessary to meet
the requirements of this subparagraph.
"(G) JUDICIAL REVIEW.—A final order
issued pursuant to subparagraph (F) shall be
subject to judicial review in accordance with
paragraph (3)(D).
"(5) Administrative order initiated at the
REQUEST OF A REQUESTOR.—

1	"(A) IN GENERAL.—In issuing an adminis-
2	trative order under paragraph (1) at the request
3	of a requestor with respect to certain drugs,
4	classes of drugs, or combinations of drugs—
5	"(i) the Secretary shall, after receiving
6	a request under this subparagraph, deter-
7	mine whether the request is sufficiently
8	complete and formatted to permit a sub-
9	stantive review;
10	"(ii) if the Secretary determines that
11	the request is sufficiently complete and for-
12	matted to permit a substantive review, the
13	Secretary shall—
14	"(I) file the request; and
15	"(II) initiate proceedings with re-
16	spect to issuing an administrative
17	order in accordance with paragraphs
18	(2) and (3); and
19	"(iii) except as provided in paragraph
20	(6), if the Secretary determines that a re-
21	quest does not meet the requirements for fil-
22	ing or is not sufficiently complete and for-
23	matted to permit a substantive review, the
24	requestor may demand that the request be
25	filed over protest, and the Secretary shall

1	initiate proceedings to review the request in
2	accordance with paragraph $(2)(A)$.
3	"(B) Request to initiate pro-
4	CEEDINGS.—
5	"(i) IN GENERAL.—A requestor seeking
6	an administrative order under paragraph
7	(1) with respect to certain drugs, classes of
8	drugs, or combinations of drugs, shall sub-
9	mit to the Secretary a request to initiate
10	proceedings for such order in the form and
11	manner as specified by the Secretary. Such
12	requestor may submit a request under this
13	subparagraph for the issuance of an admin-
14	istrative order—
15	((I) determining whether a drug
16	is generally recognized as safe and ef-
17	fective under section $201(p)(1)$, exempt
18	from section $503(b)(1)$, and not re-
19	quired to be the subject of an approved
20	application under section 505; or
21	((II) determining whether a
22	change to a condition of use of a drug
23	is generally recognized as safe and ef-
24	fective under section $201(p)(1)$, exempt
25	from section 503(b)(1), and not re-

1	quired to be the subject of an approved
2	application under section 505, if, ab-
3	sent such a changed condition of use,
4	such drug is—
5	"(aa) generally recognized as
6	safe and effective under section
7	201(p)(1) in accordance with sub-
8	section $(a)(1)$, $(a)(2)$, or an order
9	under this subsection; or
10	"(bb) subject to subsection
11	(a)(3), but only if such requestor
12	initiates such request in conjunc-
13	tion with a request for the Sec-
14	retary to determine whether such
15	drug is generally recognized as
16	safe and effective under section
17	201(p)(1), which is filed by the
18	Secretary under subparagraph
19	(A)(ii).
20	"(ii) EXCEPTION.—The Secretary is
21	not required to complete review of a request
22	for a change described in clause $(i)(II)$ if
23	the Secretary determines that there is an
24	inadequate basis to find the drug is gen-
25	erally recognized as safe and effective under

- 1 section 201(p)(1) under paragraph (1) and issues a final order announcing that deter-2 3 mination. 4 *"(iii)* WITHDRAWAL.—The requestor 5 may withdraw a request under this para-6 graph, according to the procedures set forth 7 pursuant to subsection (d)(2)(B). Notwith-8 standing any other provision of this section, 9 if such request is withdrawn, the Secretary 10 may cease proceedings under this subpara-11 graph. 12 "(C) EXCLUSIVITY.— 13 "(i) IN GENERAL.—A final adminis-14 trative order issued in response to a request 15 under this section shall have the effect of au-16 thorizing solely the order requestor (or the 17 licensees, assignees, or successors in interest 18 of such requestor with respect to the subject 19 of such order), for a period of 18 months 20 following the effective date of such final 21 order and beginning on the date the re-22 questor may lawfully market such drugs 23 pursuant to the order, to market drugs—
- 24 "(I) incorporating changes de25 scribed in clause (ii); and

"(II) subject to the limitations	1
under clause (iv).	2
"(ii) Changes described.—A change	3
ribed in this clause is a change subject	4
ı order specified in clause (i), which—	5
((I) provides for a drug to con-	6
tain an active ingredient (including	7
any ester or salt of the active ingre-	8
dient) not previously incorporated in a	9
drug described in clause (iii); or	10
((II) provides for a change in the	11
conditions of use of a drug, for which	12
new human data studies conducted or	13
sponsored by the requestor (or for	14
which the requestor has an exclusive	15
right of reference) were essential to the	16
issuance of such order.	17
"(iii) Drugs described.—The drugs	18
ribed in this clause are drugs—	19
"(I) specified in subsection $(a)(1)$,	20
(a)(2), or (a)(3);	21
"(II) subject to a final order	22
issued under this section;	23
issued under this section;	23

"(III) subject to a final sunscreen
order (as defined in section 586(2)(A));
OT
``(IV) described in subsection
(m)(1), other than drugs subject to an
active enforcement action under chap-
ter III of this Act.
"(iv) Limitations on exclusivity.—
"(I) IN GENERAL.—Only one 18-
month period under this subparagraph
shall be granted, under each order de-
scribed in clause (i), with respect to
changes (to the drug subject to such
order) which are either—
"(aa) changes described in
clause (ii)(I), relating to active
ingredients; or
"(bb) changes described in
clause (ii)(II), relating to condi-
tions of use.
"(II) NO EXCLUSIVITY AL-
LOWED.—No exclusivity shall apply to
changes to a drug which are—

1	"(aa) the subject of a Tier 2
2	OTC monograph order request (as
3	defined in section 744L);
4	"(bb) safety-related changes,
5	as defined by the Secretary, or
6	any other changes the Secretary
7	considers necessary to assure safe
8	use; or
9	"(cc) changes related to
10	methods of testing safety or effi-
11	cacy.
12	"(v) New human data studies de-
13	FINED.—In this subparagraph, the term
14	'new human data studies' means clinical
15	trials of safety or effectiveness (including
16	actual use studies), pharmacokinetics stud-
17	ies, or bioavailability studies, the results of
18	which—
19	"(I) have not been relied on by the
20	Secretary to support—
21	"(aa) a proposed or final de-
22	termination that a drug described
23	in subclause (I), (II), or (III) of
24	clause (iii) is generally recognized

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1	as safe and effective under section
2	201(p)(1); or
3	"(bb) approval of a drug that
4	was approved under section 505;
5	and
6	``(II) do not duplicate the results
7	of another study that was relied on by
8	the Secretary to support—
9	"(aa) a proposed or final de-
10	termination that a drug described
11	in subclause (I), (II), or (III) of
12	clause (iii) is generally recognized
13	as safe and effective under section
14	201(p)(1); or
15	"(bb) approval of a drug that
16	was approved under section 505.
17	"(vi) Notification of drug not
18	AVAILABLE FOR SALE.—A requestor that is
19	granted exclusivity with respect to a drug
20	under this subparagraph shall notify the
21	Secretary in writing within 1 year of the
22	issuance of the final administrative order if
23	the drug that is the subject of such order
24	will not be available for sale within 1 year

1	of the date of issuance of such order. The re-
2	questor shall include with such notice the-
3	``(I) identity of the drug by estab-
4	lished name and by proprietary name,
5	if any;
6	"(II) strength of the drug;
7	"(III) date on which the drug will
8	be available for sale, if known; and
9	"(IV) reason for not marketing
10	the drug after issuance of the order.
11	"(6) INFORMATION REGARDING SAFE NON-
12	PRESCRIPTION MARKETING AND USE AS CONDITION
13	FOR FILING A GENERALLY RECOGNIZED AS SAFE AND
14	EFFECTIVE REQUEST.—
15	"(A) IN GENERAL.—In response to a request
16	under this section that a drug described in sub-
17	paragraph (B) be generally recognized as safe
18	and effective, the Secretary—
19	"(i) may file such request, if the re-
20	quest includes information specified under
21	subparagraph (C) with respect to safe non-
22	prescription marketing and use of such
23	drug; or
24	"(ii) if the request fails to include in-
25	formation specified under subparagraph

1	(C), shall refuse to file such request and re-
2	quire that nonprescription marketing of the
3	drug be pursuant to a new drug application
4	as described in subparagraph (D).
5	"(B) Drug described.—A drug described
6	in this subparagraph is a nonprescription drug
7	which contains an active ingredient not pre-
8	viously incorporated in a drug—
9	"(i) specified in subsection $(a)(1)$,
10	(a)(2), or (a)(3);
11	"(ii) subject to a final order under this
12	section; or
13	"(iii) subject to a final sunscreen order
14	(as defined in section 586(2)(A)).
15	"(C) INFORMATION DEMONSTRATING PRIMA
16	FACIE SAFE NONPRESCRIPTION MARKETING AND
17	USE.—Information specified in this subpara-
18	graph, with respect to a request described in sub-
19	paragraph (A)(i), is—
20	"(i) information sufficient for a prima
21	facie demonstration that the drug subject to
22	such request has a verifiable history of being
23	marketed and safely used by consumers in
24	the United States as a nonprescription drug
25	under comparable conditions of use;

1	"(ii) if the drug has not been pre-
2	viously marketed in the United States as a
3	nonprescription drug, information sufficient
4	for a prima facie demonstration that the
5	drug was marketed and safely used under
6	comparable conditions of marketing and use
7	in a country listed in section $802(b)(1)(A)$
8	or designated by the Secretary in accord-
9	ance with section $802(b)(1)(B)$ —
10	``(I) for such period as needed to
11	provide reasonable assurances con-
12	cerning the safe nonprescription use of
13	the drug; and
14	``(II) during such time was sub-
15	ject to sufficient monitoring by a regu-
16	latory body considered acceptable by
17	the Secretary for such monitoring pur-
18	poses, including for adverse events as-
19	sociated with nonprescription use of
20	the drug; or
21	"(iii) if the Secretary determines that
22	information described in clause (i) or (ii) is
23	not needed to provide a prima facie dem-
24	onstration that the drug can be safely mar-
25	keted and used as a nonprescription drug,

1	such other information the Secretary deter-
2	mines is sufficient for such purposes.
3	"(D) Marketing pursuant to new drug
4	APPLICATION.—In the case of a request described
5	in subparagraph (A)(ii), the drug subject to such
6	request may be resubmitted for filing only if—
7	((i) the drug is marketed as a non-
8	prescription drug, under conditions of use
9	comparable to the conditions specified in
10	the request, for such period as the Secretary
11	determines appropriate (not to exceed 5
12	consecutive years) pursuant to an applica-
13	tion approved under section 505; and
14	"(ii) during such period, 1,000,000 re-
15	tail packages of the drug, or an equivalent
16	quantity as determined by the Secretary,
17	were distributed for retail sale, as deter-
18	mined in such manner as the Secretary
19	finds appropriate.
20	"(E) RULE OF APPLICATION.—Except in
21	the case of a request involving a drug described
22	in section 586(9), as in effect on January 1,
23	2017, if the Secretary refuses to file a request
24	under this paragraph, the requestor may not file

such request over protest under paragraph
 (5)(A)(iii).

3 "(7) PACKAGING.—An administrative order 4 issued under paragraph (2), (4)(A), or (5) may in-5 clude requirements for the packaging of a drug to en-6 courage use in accordance with labeling. Such re-7 quirements may include unit dose packaging, require-8 ments for products intended for use by pediatric pop-9 ulations, requirements to reduce risk of harm from 10 unsupervised ingestion, and other appropriate requirements. This paragraph does not authorize the 11 12 Food and Drug Administration to require standards or testing procedures as described in part 1700 of title 13 14 16, Code of Federal Regulations.

15 "(8) FINAL AND TENTATIVE FINAL MONOGRAPHS
16 FOR CATEGORY I DRUGS DEEMED FINAL ADMINISTRA17 TIVE ORDERS.—

18 "(A) IN GENERAL.—A final monograph or 19 tentative final monograph described in subpara-20 graph (B) shall be deemed to be a final adminis-21 trative order under this subsection and may be 22 amended, revoked, or otherwise modified in ac-23 cordance with the procedures of this subsection. 24 "(B) MONOGRAPHS DESCRIBED.—For pur-25 poses of subparagraph (A), a final monograph or

1	tentative final monograph is described in this
2	subparagraph if it—
3	"(i) establishes conditions of use for a
4	drug described in paragraph (1) or (2) of
5	subsection (a); and
6	"(ii) represents the most recently pro-
7	mulgated version of such conditions, includ-
8	ing as modified, in whole or in part, by
9	any proposed or final rule.
10	"(C) Deemed orders include harmo-
11	NIZING TECHNICAL AMENDMENTS.—The deemed
12	establishment of a final administrative order
13	under subparagraph (A) shall be construed to in-
14	clude any technical amendments to such order as
15	the Secretary determines necessary to ensure that
16	such order is appropriately harmonized, in
17	terms of terminology or cross-references, with the
18	applicable provisions of this Act (and regulations
19	thereunder) and any other orders issued under
20	this section.
21	"(c) Procedure for Minor Changes.—
22	"(1) IN GENERAL.—Minor changes in the dosage
23	form of a drug that is described in paragraph (1) or

24 (2) of subsection (a) or the subject of an order issued
25 under subsection (b) may be made by a requestor

1	without the issuance of an order under subsection (b)
2	if—
3	((A) the requestor maintains such informa-
4	tion as is necessary to demonstrate that the
5	change—
6	"(i) will not affect the safety or effec-
7	tiveness of the drug; and
8	"(ii) will not materially affect the ex-
9	tent of absorption or other exposure to the
10	active ingredient in comparison to a suit-
11	able reference product; and
12	(B) the change is in conformity with the
13	requirements of an applicable administrative
14	order issued by the Secretary under paragraph
15	(3).
16	"(2) Additional information.—
17	"(A) Access to records.—A sponsor
18	shall submit records requested by the Secretary
19	relating to such a minor change under section
20	704(a)(4), within 15 business days of receiving
21	such a request, or such longer period as the Sec-
22	retary may provide.
23	"(B) INSUFFICIENT INFORMATION.—If the
24	Secretary determines that the information con-
25	tained in such records is not sufficient to dem-

1	onstrate that the change does not affect the safety
2	or effectiveness of the drug or materially affect
3	the extent of absorption or other exposure to the
4	active ingredient, the Secretary—
5	"(i) may so inform the sponsor of the
6	drug in writing; and
7	"(ii) if the Secretary so informs the
8	sponsor, shall provide the sponsor of the
9	drug with a reasonable opportunity to pro-
10	vide additional information.
11	"(C) FAILURE TO SUBMIT SUFFICIENT IN-
12	FORMATION.—If the sponsor fails to provide such
13	additional information within a time prescribed
14	by the Secretary, or if the Secretary determines
15	that such additional information does not dem-
16	onstrate that the change does not—
17	``(i) affect the safety or effectiveness of
18	the drug; or
19	"(ii) materially affect the extent of ab-
20	sorption or other exposure to the active in-
21	gredient in comparison to a suitable ref-
22	erence product,
23	the drug as modified is a new drug under section
24	201(p) and shall be deemed to be misbranded
25	under section 502(ee).

"(3) DETERMINING WHETHER A CHANGE WILL
 AFFECT SAFETY OR EFFECTIVENESS.—

3 "(A) IN GENERAL.—The Secretary shall 4 issue one or more administrative orders speci-5 fying requirements for determining whether a 6 minor change made by a sponsor pursuant to 7 this subsection will affect the safety or effective-8 ness of a drug or materially affect the extent of 9 absorption or other exposure to an active ingre-10 dient in the drug in comparison to a suitable reference product, together with guidance for ap-11 12 plying those orders to specific dosage forms.

"(B) STANDARD PRACTICES.—The orders
and guidance issued by the Secretary under subparagraph (A) shall take into account relevant
public standards and standard practices for
evaluating the quality of drugs, and may take
into account the special needs of populations, including children.

20 "(d) CONFIDENTIALITY OF INFORMATION SUBMITTED
21 TO THE SECRETARY.—

"(1) IN GENERAL.—Subject to paragraph (2),
any information, including reports of testing conducted on the drug or drugs involved, that is submitted by a requestor in connection with proceedings

1	on an order under this section (including any minor
2	change under subsection (c)) and is a trade secret or
3	confidential information subject to section $552(b)(4)$
4	of title 5, United States Code, or section 1905 of title
5	18, United States Code, shall not be disclosed to the
6	public unless the requestor consents to that disclosure.
7	"(2) Public availability.—
8	"(A) IN GENERAL.—Except as provided in
9	subparagraph (B), the Secretary shall—
10	"(i) make any information submitted
11	by a requestor in support of a request under
12	subsection $(b)(5)(A)$ available to the public
13	not later than the date on which the pro-
14	posed order is issued; and
15	"(ii) make any information submitted
16	by any other person with respect to an
17	order requested (or initiated by the Sec-
18	retary) under subsection (b), available to
19	the public upon such submission.
20	"(B) LIMITATIONS ON PUBLIC AVAIL-
21	ABILITY.—Information described in subpara-
22	graph (A) shall not be made public if—
23	"(i) the information pertains to phar-
24	maceutical quality information, unless such
25	information is necessary to establish stand-

1	ards under which a drug is generally recog-
2	nized as safe and effective under section
3	201(p)(1);
4	"(ii) the information is submitted in a
5	requestor-initiated request, but the requestor
6	withdraws such request, in accordance with
7	withdrawal procedures established by the
8	Secretary, before the Secretary issues the
9	proposed order;
10	"(iii) the Secretary requests and ob-
11	tains the information under subsection (c)
12	and such information is not submitted in
13	relation to an order under subsection (b); or
14	"(iv) the information is of the type
15	contained in raw datasets.
16	"(e) UPDATES TO DRUG LISTING INFORMATION.—A
17	sponsor who makes a change to a drug subject to this section
18	shall submit updated drug listing information for the drug
19	in accordance with section 510(j) within 30 calendar days
20	of the date when the drug is first commercially marketed,
21	except that a sponsor who was the order requestor with re-
22	spect to an order subject to subsection $(b)(5)(C)$ (or a li-
23	censee, assignee, or successor in interest of such requestor)
24	shall submit updated drug listing information on or before
25	the date when the drug is first commercially marketed.

1 "(f) APPROVALS UNDER SECTION 505.—The provisions of this section shall not be construed to preclude a 2 3 person from seeking or maintaining the approval of an application for a drug under sections 505(b)(1), 505(b)(2), 4 5 and 505(j). A determination under this section that a drug 6 is not subject to section 503(b)(1), is generally recognized as safe and effective under section 201(p)(1), and is not 7 a new drug under section 201(p) shall constitute a finding 8 9 that the drug is safe and effective that may be relied upon for purposes of an application under section 505(b)(2), so 10 11 that the applicant shall be required to submit for purposes of such application only information needed to support any 12 modification of the drug that is not covered by such deter-13 mination under this section. 14

"(g) PUBLIC AVAILABILITY OF ADMINISTRATIVE ORDERS.—The Secretary shall establish, maintain, update (as
determined necessary by the Secretary but no less frequently
than annually), and make publicly available, with respect
to orders issued under this section—

20 "(1) a repository of each final order and interim
21 final order in effect, including the complete text of the
22 order; and

23 "(2) a listing of all orders proposed and under
24 development under subsection (b)(2), including—

1	"(A) a	brief	description	of	each	such	order;
2	and							

3 "(B) the Secretary's expectations, if re4 sources permit, for issuance of proposed orders
5 over a 3-year period.

6 "(h) Development Advice to Sponsors or Re-QUESTORS.—The Secretary shall establish procedures under 7 8 which sponsors or requestors may meet with appropriate 9 officials of the Food and Drug Administration to obtain advice on the studies and other information necessary to 10 11 support submissions under this section and other matters relevant to the regulation of nonprescription drugs and the 12 development of new nonprescription drugs under this sec-13 14 tion.

"(i) PARTICIPATION OF MULTIPLE SPONSORS OR REQUESTORS.—The Secretary shall establish procedures to facilitate efficient participation by multiple sponsors or requestors in proceedings under this section, including provision for joint meetings with multiple sponsors or requestors
or with organizations nominated by sponsors or requestors
to represent their interests in a proceeding.

22 "(j) ELECTRONIC FORMAT.—All submissions under
23 this section shall be in electronic format.

24 "(k) EFFECT ON EXISTING REGULATIONS GOVERNING
25 NONPRESCRIPTION DRUGS.—

1	"(1) Regulations of general applicability
2	to nonprescription drugs.—Except as provided in
3	this subsection, nothing in this section supersedes reg-
4	ulations establishing general requirements for non-
5	prescription drugs, including regulations of general
6	applicability contained in parts 201, 250, and 330 of
7	title 21, Code of Federal Regulations, or any successor
8	regulations. The Secretary shall establish or modify
9	such regulations by means of rulemaking in accord-
10	ance with section 553 of title 5, United States Code.
11	"(2) Regulations establishing require-
12	MENTS FOR SPECIFIC NONPRESCRIPTION DRUGS.—
13	"(A) The provisions of section 310.545 of
14	title 21, Code of Federal Regulations, as in effect
15	on the day before the date of the enactment of
16	this section, shall be deemed to be a final order
17	under subsection (b).
18	``(B) Regulations in effect on the day before
19	the date of the enactment of this section, estab-
20	lishing requirements for specific nonprescription
21	drugs marketed pursuant to this section (includ-
22	ing such requirements in parts 201 and 250 of
23	title 21, Code of Federal Regulations), shall be
24	deemed to be final orders under subsection (b),

25 only as they apply to drugs—

1	"(i) subject to paragraph (1), (2), (3),
2	or (4) of subsection (a); or
3	"(ii) otherwise subject to an order
4	under this section.
5	"(3) Withdrawal of regulations.—The Sec-
6	retary shall withdraw regulations establishing final
7	monographs and the procedures governing the over-
8	the-counter drug review under part 330 and other rel-
9	evant parts of title 21, Code of Federal Regulations
10	(as in effect on the day before the date of the enact-
11	ment of this section), or make technical changes to
12	such regulations to ensure conformity with appro-
13	priate terminology and cross references. Notwith-
14	standing subchapter II of chapter 5 of title 5, United
15	States Code, any such withdrawal or technical
16	changes shall be made without public notice and com-
17	ment and shall be effective upon publication through
18	notice in the Federal Register (or upon such date as
19	specified in such notice).
20	"(1) GUIDANCE.—The Secretary shall issue guidance
20	(1) GUIDANCE.—Ine Secretary shall issue guidance

21 that specifies—

22 "(1) the procedures and principles for formal
23 meetings between the Secretary and sponsors or re24 questors for drugs subject to this section;

449

1	"(2) the format and content of data submissions
2	to the Secretary under this section;
3	"(3) the format of electronic submissions to the
4	Secretary under this section;
5	"(4) consolidated proceedings for appeal and the
6	procedures for such proceedings where appropriate;
7	and
8	"(5) for minor changes in drugs, recommenda-
9	tions on how to comply with the requirements in or-
10	ders issued under subsection $(c)(3)$.
11	"(m) Rule of Construction.—
12	"(1) IN GENERAL.—This section shall not affect
13	the treatment or status of a nonprescription drug—
14	"(A) that is marketed without an applica-
15	tion approved under section 505 as of the date
16	of the enactment of this section;
17	(B) that is not subject to an order issued
18	under this section; and
19	"(C) to which paragraph (1), (2), (3), (4),
20	or (5) of subsection (a) do not apply.
21	"(2) TREATMENT OF PRODUCTS PREVIOUSLY
22	FOUND TO BE SUBJECT TO TIME AND EXTENT RE-
23	QUIREMENTS.—
24	"(A) Notwithstanding subsection (a), a drug
25	described in subparagraph (B) may only be law-

1 fully marketed, without an application approved under section 505, pursuant to an order issued 2 3 under this section. 4 (B) A drug described in this subparagraph 5 is a drug which, prior to the date of the enact-6 ment of this section, the Secretary determined in 7 a proposed or final rule to be ineligible for re-8 view under the OTC drug review (as such phrase 9 'OTC drug review' was used in section 330.14 of 10 title 21, Code of Federal Regulations, as in effect on the day before the date of the enactment of 11 12 this section). 13 "(3) Preservation of Authority.— 14 "(A) Nothing in paragraph (1) shall be con-15 strued to preclude or limit the applicability of 16 any provision of this Act other than this section. 17 "(B) Nothing in subsection (a) shall be con-18 strued to prohibit the Secretary from issuing an 19 order under this section finding a drug to be not 20 generally recognized as safe and effective under 21 section 201(p)(1), as the Secretary determines 22 appropriate.

23 "(n) INVESTIGATIONAL NEW DRUGS.—A drug is not
24 subject to this section if an exemption for investigational
25 use under section 505(i) is in effect for such drug.

1	"(o) INAPPLICABILITY OF PAPERWORK REDUCTION
2	ACT.—Chapter 35 of title 44, United States Code, shall not
3	apply to collections of information made under this section.
4	"(p) Inapplicability of Notice and Comment
5	RULEMAKING AND OTHER REQUIREMENTS.—The require-
6	ments of subsection (b) shall apply with respect to orders
7	issued under this section instead of the requirements of sub-
8	chapter II of chapter 5 of title 5, United States Code.
9	"(q) DEFINITIONS.—In this section:
10	"(1) The term 'nonprescription drug' refers to a
11	drug not subject to the requirements of section
12	503(b)(1).
13	"(2) The term 'sponsor' refers to any person
14	marketing, manufacturing, or processing a drug
15	that—
16	"(A) is listed pursuant to section $510(j)$;
17	and
18	"(B) is or will be subject to an administra-
19	tive order under this section of the Food and
20	Drug Administration.
21	"(3) The term 'requestor' refers to any person or
22	group of persons marketing, manufacturing, proc-
23	essing, or developing a drug.".
24	(b) GAO STUDY.—Not later than 4 years after the date
25	of enactment of this Act, the Comptroller General of the

1	United States shall submit a study to the Committee on
2	Energy and Commerce of the House of Representatives and
3	the Committee on Health, Education, Labor, and Pensions
4	of the Senate addressing the effectiveness and overall impact
5	of exclusivity under section 505G of the Federal Food, Drug,
6	and Cosmetic Act, as added by subsection (a), and section
7	586C of such Act (21 U.S.C. 360fff–3), including the impact
8	of such exclusivity on consumer access. Such study shall in-
9	clude—
10	(1) an analysis of the impact of exclusivity
11	under such section $505G$ for nonprescription drug
12	products, including—
13	(A) the number of nonprescription drug
14	products that were granted exclusivity and the
15	indication for which the nonprescription drug
16	products were determined to be generally recog-
17	nized as safe and effective;
18	(B) whether the exclusivity for such drug
19	products was granted for—
20	(i) a new active ingredient (including
21	any ester or salt of the active ingredient); or
22	(ii) changes in the conditions of use of
23	a drug, for which new human data studies
24	conducted or sponsored by the requestor

25 were essential;

1	(C) whether, and to what extent, the exclu-
2	sivity impacted the requestor's or sponsor's deci-
3	sion to develop the drug product;
4	(D) an analysis of the implementation of
5	the exclusivity provision in such section $505G$,
6	including—
7	(i) the resources used by the Food and
8	Drug Administration;
9	(ii) the impact of such provision on in-
10	novation, as well as research and develop-
11	ment in the nonprescription drug market;
12	(iii) the impact of such provision on
13	competition in the nonprescription drug
14	market;
15	(iv) the impact of such provision on
16	consumer access to nonprescription drug
17	products;
18	(v) the impact of such provision on the
19	prices of nonprescription drug products;
20	and
21	(vi) whether the administrative orders
22	initiated by requestors under such section
23	505G have been sufficient to encourage the
24	development of nonprescription drug prod-
25	ucts that would likely not be otherwise de-

1	veloped, or developed in as timely a man-
2	ner; and
3	(E) whether the administrative orders initi-
4	ated by requestors under such section $505G$ have
5	been sufficient incentive to encourage innovation
6	in the nonprescription drug market; and
7	(2) an analysis of the impact of exclusivity
8	under such section 586C for sunscreen ingredients, in-
9	cluding—
10	(A) the number of sunscreen ingredients
11	that were granted exclusivity and the specific in-
12	gredient that was determined to be generally rec-
13	ognized as safe and effective;
14	(B) whether, and to what extent, the exclu-
15	sivity impacted the requestor's or sponsor's deci-
16	sion to develop the sunscreen ingredient;
17	(C) whether, and to what extent, the sun-
18	screen ingredient granted exclusivity had pre-
19	viously been available outside of the United
20	States;
21	(D) an analysis of the implementation of
22	the exclusivity provision in such section 586C,
23	including—
24	(i) the resources used by the Food and
25	Drug Administration;

1	(ii) the impact of such provision on in-
2	novation, as well as research and develop-
3	ment in the sunscreen market;
4	(iii) the impact of such provision on
5	competition in the sunscreen market;
6	(iv) the impact of such provision on
7	consumer access to sunscreen products;
8	(v) the impact of such provision on the
9	prices of sunscreen products; and
10	(vi) whether the administrative orders
11	initiated by requestors under such section
12	505G have been utilized by sunscreen ingre-
13	dient sponsors and whether such process has
14	been sufficient to encourage the development
15	of sunscreen ingredients that would likely
16	not be otherwise developed, or developed in
17	as timely a manner; and
18	(E) whether the administrative orders initi-
19	ated by requestors under such section 586C have
20	been sufficient incentive to encourage innovation
21	in the sunscreen market.
22	(c) Conforming Amendment.—Section $751(d)(1)$ of
23	the Federal Food, Drug, and Cosmetic Act (21 U.S.C.
24	379r(d)(1)) is amended—
25	(1) in the matter preceding subparagraph (A)—

1	(A) by striking "final regulation promul-
2	gated" and inserting "final order under section
3	505G''; and
4	(B) by striking "and not misbranded"; and
5	(2) in subparagraph (A), by striking "regulation
6	in effect" and inserting "regulation or order in ef-
7	fect".

8 SEC. 3852. MISBRANDING.

9 Section 502 of the Federal Food, Drug, and Cosmetic
10 Act (21 U.S.C. 352) is amended by adding at the end the
11 following:

"(ee) If it is a nonprescription drug that is subject to
section 505G, is not the subject of an application approved
under section 505, and does not comply with the requirements under section 505G.

16 "(ff) If it is a drug and it was manufactured, pre17 pared, propagated, compounded, or processed in a facility
18 for which fees have not been paid as required by section
19 744M.".

20 SEC.3853.DRUGSEXCLUDEDFROMTHEOVER-THE-21COUNTER DRUG REVIEW.

(a) IN GENERAL.—Nothing in this Act (or the amendments made by this Act) shall apply to any nonprescription
drug (as defined in section 505G(q) of the Federal Food,
Drug, and Cosmetic Act, as added by section 3851 of this

subtitle) which was excluded by the Food and Drug Admin istration from the Over-the-Counter Drug Review in accord ance with the paragraph numbered 25 on page 9466 of vol ume 37 of the Federal Register, published on May 11, 1972.

5 (b) RULE OF CONSTRUCTION.—Nothing in this section
6 shall be construed to preclude or limit the applicability of
7 any other provision of the Federal Food, Drug, and Cos8 metic Act (21 U.S.C. 301 et seq.).

9 SEC. 3854. TREATMENT OF SUNSCREEN INNOVATION ACT.

10 (a) REVIEW OF NONPRESCRIPTION SUNSCREEN AC11 TIVE INGREDIENTS.—

12 (1) APPLICABILITY OF SECTION 505G FOR PEND13 ING SUBMISSIONS.—

(A) IN GENERAL.—A sponsor of a non-14 15 prescription sunscreen active ingredient or com-16 bination of nonprescription sunscreen active in-17 gredients that, as of the date of enactment of this 18 Act, is subject to a proposed sunscreen order 19 under section 586C of the Federal Food, Drug, 20 and Cosmetic Act (21 U.S.C. 360fff-3) may elect, 21 by means of giving written notification to the 22 Secretary of Health and Human Services within 23 180 calendar days of the enactment of this Act, 24 to transition into the review of such ingredient 25 or combination of ingredients pursuant to the

1	process set out in section 505G of the Federal
2	Food, Drug, and Cosmetic Act, as added by sec-
3	tion 3851 of this subtitle.
4	(B) ELECTION EXERCISED.—Upon receipt
5	by the Secretary of Health and Human Services
6	of a timely notification under subparagraph
7	(A)—
8	(i) the proposed sunscreen order in-
9	volved is deemed to be a request for an order
10	under subsection (b) of section $505G$ of the
11	Federal Food, Drug, and Cosmetic Act, as
12	added by section 3851 of this subtitle; and
13	(ii) such order is deemed to have been
14	accepted for filing under subsection
15	(b)(6)(A)(i) of such section 505G.
16	(C) ELECTION NOT EXERCISED.—If a noti-
17	fication under subparagraph (A) is not received
18	by the Secretary of Health and Human Services
19	within 180 calendar days of the date of enact-
20	ment of this Act, the review of the proposed sun-
21	screen order described in subparagraph (A)—
22	(i) shall continue under section 586C
23	of the Federal Food, Drug, and Cosmetic
24	Act (21 U.S.C. 360fff-3); and

1	(ii) shall not be eligible for review
2	under section 505G, added by section 3851
3	of this subtitle.
4	(2) DEFINITIONS.—In this subsection, the terms
5	"sponsor", "nonprescription", "sunscreen active in-
6	gredient", and "proposed sunscreen order" have the
7	meanings given to those terms in section 586 of the
8	Federal Food, Drug, and Cosmetic Act (21 U.S.C.
9	360fff).
10	(b) Amendments to Sunscreen Provisions.—
11	(1) Final sunscreen orders.—Paragraph (3)
12	of section $586C(e)$ of the Federal Food, Drug, and
13	Cosmetic Act (21 U.S.C. 360fff–3(e)) is amended to
14	read as follows:
15	"(3) Relationship to orders under section
16	505G.—A final sunscreen order shall be deemed to be
17	a final order under section 505G.".
18	(2) MEETINGS.—Paragraph (7) of section
19	586C(b) of the Federal Food, Drug, and Cosmetic Act
20	(21 U.S.C. 360fff–3(b)) is amended—
21	(A) by striking "A sponsor may request"
22	and inserting the following:
23	"(A) In general.—A sponsor may re-
24	quest"; and
25	(B) by adding at the end the following:

1 "(B) Confidential meetings.—A sponsor may request one or more confidential meetings 2 3 with respect to a proposed sunscreen order, in-4 cluding a letter deemed to be a proposed sun-5 screen order under paragraph (3), to discuss 6 matters relating to data requirements to support 7 a general recognition of safety and effectiveness 8 involving confidential information and public 9 information related to such proposed sunscreen 10 order, as appropriate. The Secretary shall con-11 vene a confidential meeting with such sponsor in 12 a reasonable time period. If a sponsor requests 13 more than one confidential meeting for the same 14 proposed sunscreen order, the Secretary may 15 refuse to grant an additional confidential meet-16 ing request if the Secretary determines that such 17 additional confidential meeting is not reasonably 18 necessary for the sponsor to advance its proposed 19 sunscreen order, or if the request for a confiden-20 tial meeting fails to include sufficient informa-21 tion upon which to base a substantive discussion. 22 The Secretary shall publish a post-meeting sum-23 mary of each confidential meeting under this 24 subparagraph that does not disclose confidential

commercial information or trade secrets. This

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1	subparagraph does not authorize the disclosure of
2	confidential commercial information or trade se-
3	crets subject to 552(b)(4) of title 5, United States
4	Code, or section 1905 of title 18, United States
5	Code.".
6	(3) Exclusivity.—Section 586C of the Federal
7	Food, Drug, and Cosmetic Act (21 U.S.C. 360fff-3) is
8	amended by adding at the end the following:
9	"(f) Exclusivity.—
10	"(1) IN GENERAL.—A final sunscreen order shall
11	have the effect of authorizing solely the order requestor
12	(or the licensees, assignees, or successors in interest of
13	such requestor with respect to the subject of such re-
14	quest and listed under paragraph (5)) for a period of
15	18 months, to market a sunscreen ingredient under
16	this section incorporating changes described in para-
17	graph (2) subject to the limitations under paragraph
18	(4), beginning on the date the requestor (or any li-
19	censees, assignees, or successors in interest of such re-
20	questor with respect to the subject of such request and
21	listed under paragraph (5)) may lawfully market
22	such sunscreen ingredient pursuant to the order.
23	"(2) Changes described.—A change described
24	in this paragraph is a change subject to an order
25	specified in paragraph (1) that permits a sunscreen

1	to contain an active sunscreen ingredient not pre-
2	viously incorporated in a marketed sunscreen listed
3	in paragraph (3).
4	"(3) Marketed sunscreen.—The marketed
5	sunscreen ingredients described in this paragraph are
6	sunscreen ingredients—
7	"(A) marketed in accordance with a final
8	monograph for sunscreen drug products set forth
9	at part 352 of title 21, Code of Federal Regula-
10	tions (as published at 64 Fed. Reg. 27687); or
11	``(B) marketed in accordance with a final
12	order issued under this section.
13	"(4) Limitations on exclusivity.—Only one
14	18-month period may be granted per ingredient under
15	paragraph (1).
16	"(5) Listing of licensees, Assignees, or
17	SUCCESSORS IN INTEREST.—Requestors shall submit
18	to the Secretary at the time when a drug subject to
19	such request is introduced or delivered for introduc-
20	tion into interstate commerce, a list of licensees, as-
21	signees, or successors in interest under paragraph
22	(1).".
23	(4) SUNSET PROVISION.—Subchapter I of chap-
24	

2	end the following:
3	"SEC. 586H. SUNSET.
4	"This subchapter shall cease to be effective at the end
5	of fiscal year 2022.".
6	(5) TREATMENT OF FINAL SUNSCREEN ORDER.—
7	The Federal Food, Drug, and Cosmetic Act is amend-
8	ed by striking section 586E of such Act (21 U.S.C.
9	360fff-5).
10	(c) TREATMENT OF AUTHORITY REGARDING FINALIZA-
11	tion of Sunscreen Monograph.—
12	(1) IN GENERAL.—
13	(A) REVISION OF FINAL SUNSCREEN
14	ORDER.—The Secretary of Health and Human
15	Services (referred to in this subsection as the
16	"Secretary") shall amend and revise the final
17	$administrative \ order \ concerning \ nonprescription$
18	sunscreen (referred to in this subsection as the
19	"sunscreen order") for which the content, prior
20	to the date of enactment of this Act, was rep-
21	resented by the final monograph for sunscreen
22	drug products set forth in part 352 of title 21,

23 Code of Federal Regulations (as in effect on May
24 21, 1999).

(21 U.S.C. 360fff et seq.) is amended by adding at the

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1	(B) Issuance of revised sunscreen
2	ORDER; EFFECTIVE DATE.—A revised sunscreen
3	order described in subparagraph (A) shall be—
4	(i) issued in accordance with the proce-
5	dures described in section $505G(b)(2)$ of the
6	Federal Food, Drug, and Cosmetic Act;
7	(ii) issued in proposed form not later
8	than 18 months after the date of enactment
9	of this Act; and
10	(iii) issued by the Secretary at least 1
11	year prior to the effective date of the revised
12	order.
13	(2) REPORTS.—If a revised sunscreen order
14	issued under paragraph (1) does not include provi-
15	sions related to the effectiveness of various sun protec-
16	tion factor levels, and does not address all dosage
17	forms known to the Secretary to be used in sunscreens
18	marketed in the United States without a new drug
19	application approved under section 505 of the Federal
20	Food, Drug, and Cosmetic Act (21 U.S.C. 355), the
21	Secretary shall submit a report to the Committee on
22	Energy and Commerce of the House of Representa-
23	tives and the Committee on Health, Education,
24	Labor, and Pensions of the Senate on the rationale
25	for omission of such provisions from such order, and

1	a plan and timeline to compile any information nec-
2	essary to address such provisions through such order.
3	(d) TREATMENT OF NON-SUNSCREEN TIME AND EX-
4	TENT APPLICATIONS.—
5	(1) IN GENERAL.—Any application described in
6	section 586F of the Federal Food, Drug, and Cosmetic
7	Act (21 U.S.C. 360fff-6) that was submitted to the
8	Secretary pursuant to section 330.14 of title 21, Code

8 Secretary pursuant to section 330.14 of title 21, Code 9 of Federal Regulations, as such provisions were in ef-10 fect immediately prior to the date of enactment date 11 of this Act, shall be extinguished as of such date of en-12 actment, subject to paragraph (2).

(2) ORDER REQUEST.—Nothing in paragraph
(1) precludes the submission of an order request under
section 505G(b) of the Federal Food, Drug, and Cosmetic Act, as added by section 3851 of this subtitle,
with respect to a drug that was the subject of an application extinguished under paragraph (1).

19 SEC. 3855. ANNUAL UPDATE TO CONGRESS ON APPRO-20PRIATE PEDIATRIC INDICATION FOR CER-21TAIN OTC COUGH AND COLD DRUGS.

(a) IN GENERAL.—Subject to subsection (c), the Secretary of Health and Human Services shall, beginning not
later than 1 year after the date of enactment of this Act,
annually submit to the Committee on Energy and Com-

merce of the House of Representatives and the Committee
 on Health, Education, Labor, and Pensions of the Senate
 a letter describing the progress of the Food and Drug Ad ministration—

5 (1) in evaluating the cough and cold monograph
6 described in subsection (b) with respect to children
7 under age 6; and

8 (2) as appropriate, revising such cough and cold
9 monograph to address such children through the order
10 process under section 505G(b) of the Federal Food,
11 Drug, and Cosmetic Act, as added by section 3851 of
12 this subtitle.

13 (b) COUGH AND COLD MONOGRAPH DESCRIBED.—The cough and cold monograph described in this subsection con-14 15 sists of the conditions under which nonprescription drugs containing antitussive, expectorant, nasal decongestant, or 16 antihistamine active ingredients (or combinations thereof) 17 are generally recognized as safe and effective, as specified 18 in part 341 of title 21, Code of Federal Regulations (as 19 in effect immediately prior to the date of enactment of this 20 21 Act), and included in an order deemed to be established 22 under section 505G(b) of the Federal Food, Drug, and Cos-23 metic Act, as added by section 3851 of this subtitle.

24 (c) DURATION OF AUTHORITY.—The requirement
25 under subsection (a) shall terminate as of the date of a letter

submitted by the Secretary of Health and Human Services
 pursuant to such subsection in which the Secretary indi cates that the Food and Drug Administration has completed
 its evaluation and revised, in a final order, as applicable,
 the cough and cold monograph as described in subsection
 (a)(2).

7 SEC. 3856. TECHNICAL CORRECTIONS.

8 (a) IMPORTS AND EXPORTS.—Section
9 801(e)(4)(E)(iii) of the Federal Food, Drug, and Cosmetic
10 Act (21 U.S.C. 381(e)(4)(E)(iii)) is amended by striking
11 "subparagraph" each place such term appears and insert12 ing "paragraph".

13 (b) FDA REAUTHORIZATION ACT OF 2017.—

14 (1) IN GENERAL.—Section 905(b)(4) of the FDA
15 Reauthorization Act of 2017 (Public Law 115–52) is
16 amended by striking "Section 744H(e)(2)(B)" and
17 inserting "Section 744H(f)(2)(B)".

(2) EFFECTIVE DATE.—The amendment made by
paragraph (1) shall take effect as of the enactment of
the FDA Reauthorization Act of 2017 (Public Law
115–52).

22

PART II—USER FEES

23 SEC. 3861. FINDING.

24 The Congress finds that the fees authorized by the 25 amendments made in this part will be dedicated to OTC

fied for purposes of part 10 of subchapter C of chapter VII 2 3 of the Federal Food, Drug, and Cosmetic Act, in the letters from the Secretary of Health and Human Services to the 4 5 Chairman of the Committee on Health, Education, Labor, 6 and Pensions of the Senate and the Chairman of the Committee on Energy and Commerce of the House of Represent-7 8 atives, as set forth in the Congressional Record. 9 SEC. 3862. FEES RELATING TO OVER-THE-COUNTER DRUGS. 10 Subchapter C of chapter VII of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 379f et seq.) is amended 11 by inserting after part 9 the following: 12 13 "PART 10—FEES RELATING TO OVER-THE-14 **COUNTER DRUGS** 15 "SEC. 744L. DEFINITIONS. 16 "In this part: 17 "(1) The term 'affiliate' means a business entity 18 that has a relationship with a second business entity 19 if, directly or indirectly— 20 "(A) one business entity controls, or has the 21 power to control, the other business entity; or 22 "(B) a third party controls, or has power to 23 control, both of the business entities. 24 "(2) The term 'contract manufacturing organiza-

25 tion facility' means an OTC monograph drug facility

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monograph drug activities, as set forth in the goals identi-

1	where neither the owner of such manufacturing facil-
2	ity nor any affiliate of such owner or facility sells the
3	OTC monograph drug produced at such facility di-
4	rectly to wholesalers, retailers, or consumers in the
5	United States.
6	"(3) The term 'costs of resources allocated for
7	OTC monograph drug activities' means the expenses
8	$in \ connection \ with \ OTC \ monograph \ drug \ activities$
9	for-
10	"(A) officers and employees of the Food and
11	Drug Administration, contractors of the Food
12	and Drug Administration, advisory committees,
13	and costs related to such officers, employees, and
14	committees and costs related to contracts with
15	such contractors;
16	(B) management of information, and the
17	acquisition, maintenance, and repair of com-
18	puter resources;
19	(C) leasing, maintenance, renovation, and
20	repair of facilities and acquisition, maintenance,
21	and repair of fixtures, furniture, scientific equip-
22	ment, and other necessary materials and sup-
23	plies; and

1	``(D) collecting fees under section 744M and
2	accounting for resources allocated for OTC mono-
3	graph drug activities.
4	"(4) The term 'FDA establishment identifier' is
5	the unique number automatically generated by Food
6	and Drug Administration's Field Accomplishments
7	and Compliance Tracking System (FACTS) (or any
8	successor system).
9	"(5) The term 'OTC monograph drug' means a
10	nonprescription drug without an approved new drug
11	application which is governed by the provisions of
12	section $505G$.
13	"(6) The term 'OTC monograph drug activities'
14	means activities of the Secretary associated with OTC
15	monograph drugs and inspection of facilities associ-
16	ated with such products, including the following ac-
17	tivities:
18	"(A) The activities necessary for review and
19	evaluation of OTC monographs and OTC mono-
20	graph order requests, including—
21	"(i) orders proposing or finalizing ap-
22	plicable conditions of use for OTC mono-
23	graph drugs;
24	"(ii) orders affecting status regarding
25	general recognition of safety and effective-

1	ness of an OTC monograph ingredient or
2	combination of ingredients under specified
3	conditions of use;
4	"(iii) all OTC monograph drug devel-
5	opment and review activities, including
6	intra-agency collaboration;
7	"(iv) regulation and policy develop-
8	ment activities related to OTC monograph
9	drugs;
10	"(v) development of product standards
11	for products subject to review and evalua-
12	tion;
13	"(vi) meetings referred to in section
14	505G(i);
15	"(vii) review of labeling prior to
16	issuance of orders related to OTC mono-
17	graph drugs or conditions of use; and
18	"(viii) regulatory science activities re-
19	lated to OTC monograph drugs.
20	"(B) Inspections related to OTC monograph
21	drugs.
22	``(C) Monitoring of clinical and other re-
23	search conducted in connection with OTC mono-
24	graph drugs.

1	"(D) Safety activities with respect to OTC
2	monograph drugs, including—
3	"(i) collecting, developing, and review-
4	ing safety information on OTC monograph
5	drugs, including adverse event reports;
6	"(ii) developing and using improved
7	adverse event data-collection systems, in-
8	cluding information technology systems;
9	and
10	"(iii) developing and using improved
11	analytical tools to assess potential safety
12	risks, including access to external databases.
13	"(E) Other activities necessary for imple-
14	mentation of section 505G.
15	"(7) The term 'OTC monograph order request'
16	means a request for an order submitted under section
17	505G(b)(5).
18	"(8) The term 'Tier 1 OTC monograph order re-
19	quest' means any OTC monograph order request not
20	determined to be a Tier 2 OTC monograph order re-
21	quest.
22	"(9)(A) The term 'Tier 2 OTC monograph order
23	request' means, subject to subparagraph (B) , an OTC
24	monograph order request for—

1	"(i) the reordering of existing information
2	in the drug facts label of an OTC monograph
3	drug;
4	"(ii) the addition of information to the
5	other information section of the drug facts label
6	of an OTC monograph drug, as limited by sec-
7	tion $201.66(c)(7)$ of title 21, Code of Federal
8	Regulations (or any successor regulations);
9	"(iii) modification to the directions for use
10	section of the drug facts label of an OTC mono-
11	graph drug, if such changes conform to changes
12	made pursuant to section $505G(c)(3)(A)$;
13	"(iv) the standardization of the concentra-
14	tion or dose of a specific finalized ingredient
15	within a particular finalized monograph;
16	((v) a change to ingredient nomenclature to
17	align with nomenclature of a standards-setting
18	organization; or
19	"(vi) addition of an interchangeable term in
20	accordance with section 330.1 of title 21, Code of
21	Federal Regulations (or any successor regula-
22	tions).
23	"(B) The Secretary may, based on program im-
24	plementation experience or other factors found appro-
25	priate by the Secretary, characterize any OTC mono-

1	graph order request as a Tier 2 OTC monograph
2	order request (including recharacterizing a request
3	from Tier 1 to Tier 2) and publish such determina-
4	tion in a proposed order issued pursuant to section
5	505G.
6	"(10)(A) The term 'OTC monograph drug facil-
7	ity' means a foreign or domestic business or other en-
8	tity that—
9	"(i) is—
10	"(I) under one management, either di-
11	rect or indirect; and
12	"(II) at one geographic location or ad-
13	dress engaged in manufacturing or proc-
14	essing the finished dosage form of an OTC
15	monograph drug;
16	"(ii) includes a finished dosage form manu-
17	facturer facility in a contractual relationship
18	with the sponsor of one or more OTC monograph
19	drugs to manufacture or process such drugs; and
20	"(iii) does not include a business or other
21	entity whose only manufacturing or processing
22	activities are one or more of the following: pro-
23	duction of clinical research supplies, testing, or
24	placement of outer packaging on packages con-
25	taining multiple products, for such purposes as

1	creating multipacks, when each monograph drug
2	product contained within the overpackaging is
3	already in a final packaged form prior to place-
4	ment in the outer overpackaging.
5	"(B) For purposes of subparagraph $(A)(i)(II)$,
6	separate buildings or locations within close proximity
7	are considered to be at one geographic location or ad-
8	dress if the activities conducted in such buildings or
9	locations are—
10	"(i) closely related to the same business en-
11	terprise;
12	"(ii) under the supervision of the same local
13	management; and
14	"(iii) under a single FDA establishment
15	identifier and capable of being inspected by the
16	Food and Drug Administration during a single
17	inspection.
18	"(C) If a business or other entity would meet cri-
19	teria specified in subparagraph (A), but for being
20	under multiple management, the business or other en-
21	tity is deemed to constitute multiple facilities, one per
22	management entity, for purposes of this paragraph.
23	"(11) The term 'OTC monograph drug meeting'
24	means any meeting regarding the content of a pro-
25	posed OTC monograph order request.

 2 a person. 3 "(13) The terms 'requestor' and 'sponsor' h 4 the meanings given such terms in section 505G. 5 "SEC. 744M. AUTHORITY TO ASSESS AND USE OTC MO 6 GRAPH FEES. 7 "(a) TYPES OF FEES.—Beginning with fiscal g 8 2021, the Secretary shall assess and collect fees in accord 9 ance with this section as follows: 10 "(1) FACILITY FEE.— 11 "(A) IN GENERAL.—Each person that o 12 a facility identified as an OTC monograph of 13 facility on December 31 of the fiscal year of 	NO- Jear ord- wns
 4 the meanings given such terms in section 505G. 5 "SEC. 744M. AUTHORITY TO ASSESS AND USE OTC MO 6 GRAPH FEES. 7 "(a) TYPES OF FEES.—Beginning with fiscal g 8 2021, the Secretary shall assess and collect fees in acce 9 ance with this section as follows: 10 "(1) FACILITY FEE.— 11 "(A) IN GENERAL.—Each person that o 12 a facility identified as an OTC monograph of 	NO- Jear ord- wns
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11"(A) IN GENERAL.—Each person that o12a facility identified as an OTC monograph of	
12 a facility identified as an OTC monograph a	
13 facility on December 31 of the fiscal year of	rug
	r at
14 any time during the preceding 12-month per	riod
15 shall be assessed an annual fee for each such	fa-
16 <i>cility as determined under subsection (c).</i>	
17 "(B) EXCEPTIONS.—	
18 "(i) FACILITIES THAT CEASE ACT	'IVI-
19 TIES.—A fee shall not be assessed un	nder
$20 \qquad \qquad subparagraph (A) if the identified C$)TC
21 monograph drug facility—	
22 "(I) has ceased all activities	re-
23 lated to OTC monograph drugs p	rior
24 to December 31 of the year im	

1	ריי היר היי
1	diately preceding the applicable fiscal
2	year; and
3	"(II) has updated its registration
4	to reflect such change under the re-
5	quirements for drug establishment reg-
6	istration set forth in section 510.
7	"(ii) Contract manufacturing or-
8	GANIZATIONS.—The amount of the fee for a
9	contract manufacturing organization facil-
10	ity shall be equal to two-thirds of the
11	amount of the fee for an OTC monograph
12	drug facility that is not a contract manu-
13	facturing organization facility.
14	"(C) Amount.—The amount of fees estab-
15	lished under subparagraph (A) shall be estab-
16	lished under subsection (c).
17	"(D) DUE DATE.—
18	"(i) For first program year.—For
19	fiscal year 2021, the facility fees required
20	under subparagraph (A) shall be due on the
21	later of—
22	"(I) the first business day of July
23	of 2020; or
24	"(II) 45 calendar days after pub-
25	lication of the Federal Register notice

1	provided for under subsection
2	(c)(4)(A).
3	"(ii) Subsequent fiscal years.—
4	For each fiscal year after fiscal year 2021,
5	the facility fees required under subpara-
6	graph (A) shall be due on the later of—
7	((I) the first business day of June
8	of such year; or
9	``(II) the first business day after
10	the enactment of an appropriations
11	Act providing for the collection and ob-
12	ligation of fees under this section for
13	such year.
14	"(2) OTC monograph order request fee.—
15	"(A) IN GENERAL.—Each person that sub-
16	mits an OTC monograph order request shall be
17	subject to a fee for an OTC monograph order re-
18	quest. The amount of such fee shall be—
19	"(i) for a Tier 1 OTC monograph
20	order request, \$500,000, adjusted for infla-
21	tion for the fiscal year (as determined under
22	subsection $(c)(1)(B)$; and
23	"(ii) for a Tier 2 OTC monograph
24	order request, \$100,000, adjusted for infla-

1	tion for the fiscal year (as determined under
2	subsection $(c)(1)(B)$).
3	"(B) DUE DATE.—The OTC monograph
4	order request fees required under subparagraph
5	(A) shall be due on the date of submission of the
6	OTC monograph order request.
7	"(C) Exception for certain safety
8	CHANGES.—A person who is named as the re-
9	questor in an OTC monograph order shall not be
10	subject to a fee under subparagraph (A) if the
11	Secretary finds that the OTC monograph order
12	request seeks to change the drug facts labeling of
13	an OTC monograph drug in a way that would
14	add to or strengthen—
15	"(i) a contraindication, warning, or
16	precaution;
17	"(ii) a statement about risk associated
18	with misuse or abuse; or
19	"(iii) an instruction about dosage and
20	administration that is intended to increase
21	the safe use of the OTC monograph drug.
22	"(D) Refund of fee if order request
23	IS RECATEGORIZED AS A TIER 2 OTC MONO-
24	GRAPH ORDER REQUEST.—If the Secretary deter-
25	mines that an OTC monograph request initially

1	characterized as Tier 1 shall be re-characterized
2	as a Tier 2 OTC monograph order request, and
3	the requestor has paid a Tier 1 fee in accordance
4	with subparagraph $(A)(i)$, the Secretary shall re-
5	fund the requestor the difference between the Tier
6	1 and Tier 2 fees determined under subpara-
7	graphs (A)(i) and (A)(ii), respectively.
8	"(E) Refund of fee if order request
9	REFUSED FOR FILING OR WITHDRAWN BEFORE
10	FILING.—The Secretary shall refund 75 percent
11	of the fee paid under subparagraph (B) for any
12	order request which is refused for filing or was
13	withdrawn before being accepted or refused for
14	filing.
15	"(F) FEES FOR ORDER REQUESTS PRE-
16	VIOUSLY REFUSED FOR FILING OR WITHDRAWN
17	BEFORE FILING.—An OTC monograph order re-
18	quest that was submitted but was refused for fil-
19	ing, or was withdrawn before being accepted or
20	refused for filing, shall be subject to the full fee
21	under subparagraph (A) upon being resubmitted
22	or filed over protest.
23	"(G) Refund of fee if order request
24	WITHDRAWN.—If an order request is withdrawn
25	after the order request was filed, the Secretary

1	may refund the fee or a portion of the fee if no
2	substantial work was performed on the order re-
3	quest after the application was filed. The Sec-
4	retary shall have the sole discretion to refund a
5	fee or a portion of the fee under this subpara-
6	graph. A determination by the Secretary con-
7	cerning a refund under this subparagraph shall
8	not be reviewable.
9	"(3) Refunds.—
10	"(A) IN GENERAL.—Other than refunds
11	provided pursuant to any of subparagraphs (D)
12	through (G) of paragraph (2), the Secretary shall
13	not refund any fee paid under paragraph (1) ex-
14	cept as provided in subparagraph (B).
15	"(B) DISPUTES CONCERNING FEES.—To
16	qualify for the return of a fee claimed to have
17	been paid in error under paragraph (1) or (2),
18	a person shall submit to the Secretary a written
19	request justifying such return within 180 cal-
20	endar days after such fee was paid.
21	"(4) NOTICE.—Within the timeframe specified in
22	subsection (c), the Secretary shall publish in the Fed-
23	eral Register the amount of the fees under paragraph
24	(1) for such fiscal year.
25	"(b) Fee Revenue Amounts.—

1	"(1) FISCAL YEAR 2021.—For fiscal year 2021,
2	fees under subsection $(a)(1)$ shall be established to
3	generate a total facility fee revenue amount equal to
4	the sum of—
5	"(A) the annual base revenue for fiscal year
6	2021 (as determined under paragraph (3));
7	(B) the dollar amount equal to the oper-
8	ating reserve adjustment for the fiscal year, if
9	applicable (as determined under subsection
10	(c)(2)); and
11	``(C) additional direct cost adjustments (as
12	determined under subsection $(c)(3)$).
13	"(2) SUBSEQUENT FISCAL YEARS.—For each of
14	the fiscal years 2022 through 2025, fees under sub-
15	section $(a)(1)$ shall be established to generate a total
16	facility fee revenue amount equal to the sum of—
17	"(A) the annual base revenue for the fiscal
18	year (as determined under paragraph (3));
19	``(B) the dollar amount equal to the infla-
20	tion adjustment for the fiscal year (as deter-
21	mined under subsection $(c)(1)$;
22	(C) the dollar amount equal to the oper-
23	ating reserve adjustment for the fiscal year, if
24	applicable (as determined under subsection
25	(c)(2));

1	``(D) additional direct cost adjustments (as
2	determined under subsection $(c)(3)$; and
3	``(E) additional dollar amounts for each fis-
4	cal year as follows:
5	''(i) \$7,000,000 for fiscal year 2022.
6	"(ii) \$6,000,000 for fiscal year 2023.
7	"(iii) \$7,000,000 for fiscal year 2024.
8	"(iv) \$3,000,000 for fiscal year 2025.
9	"(3) Annual base revenue.—For purposes of
10	paragraphs $(1)(A)$ and $(2)(A)$, the dollar amount of
11	the annual base revenue for a fiscal year shall be—
12	"(A) for fiscal year 2021, \$8,000,000; and
13	``(B) for fiscal years 2022 through 2025, the
14	dollar amount of the total revenue amount estab-
15	lished under this subsection for the previous fis-
16	cal year, not including any adjustments made
17	under subsection $(c)(2)$ or $(c)(3)$.
18	"(c) Adjustments; Annual Fee Setting.—
19	"(1) INFLATION ADJUSTMENT.—
20	"(A) IN GENERAL.—For purposes of sub-
21	section $(b)(2)(B)$, the dollar amount of the infla-
22	tion adjustment to the annual base revenue for
23	fiscal year 2022 and each subsequent fiscal year
24	shall be equal to the product of—

480
"(i) such annual base revenue for the
fiscal year under subsection (b)(2); and
"(ii) the inflation adjustment percent-
age under subparagraph (C).
"(B) OTC monograph order request
FEES.—For purposes of subsection $(a)(2)$, the
dollar amount of the inflation adjustment to the
fee for OTC monograph order requests for fiscal
year 2022 and each subsequent fiscal year shall
be equal to the product of—
"(i) the applicable fee under subsection
(a)(2) for the preceding fiscal year; and
"(ii) the inflation adjustment percent-
age under subparagraph (C).
"(C) INFLATION ADJUSTMENT PERCENT-
${\it AGE.}$ — The inflation adjustment percentage
under this subparagraph for a fiscal year is
equal to—
"(i) for each of fiscal years 2022 and
2023, the average annual percent change
that occurred in the Consumer Price Index
for urban consumers (Washington-Balti-
more, DC-MD-VA-WV; Not Seasonally Ad-
justed; All items; Annual Index) for the first

1 *3 years of the preceding 4 years of available* data: and 2 3 "(ii) for each of fiscal years 2024 and 4 2025, the sum of— 5 "(I) the average annual percent change in the cost, per full-time equiv-6 7 alent position of the Food and Drug 8 Administration, of all personnel com-9 pensation and benefits paid with re-10 spect to such positions for the first 3 11 years of the preceding 4 fiscal years, 12 multiplied by the proportion of per-13 sonnel compensation and benefits costs 14 to total costs of OTC monograph drug 15 activities for the first 3 years of the 16 preceding 4 fiscal years; and 17 "(II) the average annual percent 18 change that occurred in the Consumer 19 Price Index for urban consumers 20 (Washington-Baltimore, DC-MD-VA-21 WV: Not Seasonally Adjusted; All 22 items; Annual Index) for the first 3 23 years of the preceding 4 years of avail-24 able data multiplied by the proportion 25 of all costs other than personnel com-

1	pensation and benefits costs to total
2	costs of OTC monograph drug activi-
3	ties for the first 3 years of the pre-
4	ceding 4 fiscal years.
5	"(2) Operating reserve adjustment.—
6	"(A) IN GENERAL.—For fiscal year 2021
7	and subsequent fiscal years, for purposes of sub-
8	sections $(b)(1)(B)$ and $(b)(2)(C)$, the Secretary
9	may, in addition to adjustments under para-
10	graph (1), further increase the fee revenue and
11	fees if such an adjustment is necessary to provide
12	operating reserves of carryover user fees for OTC
13	monograph drug activities for not more than the
14	number of weeks specified in subparagraph (B).
15	"(B) NUMBER OF WEEKS.—The number of
16	weeks specified in this subparagraph is—
17	"(i) 3 weeks for fiscal year 2021;
18	"(ii) 7 weeks for fiscal year 2022;
19	"(iii) 10 weeks for fiscal year 2023;
20	"(iv) 10 weeks for fiscal year 2024;
21	and
22	"(v) 10 weeks for fiscal year 2025.
23	"(C) DECREASE.—If the Secretary has car-
24	ryover balances for such process in excess of 10
25	weeks of the operating reserves referred to in sub-

1	paragraph (A), the Secretary shall decrease the
2	fee revenue and fees referred to in such subpara-
3	graph to provide for not more than 10 weeks of
4	such operating reserves.
5	"(D) RATIONALE FOR ADJUSTMENT.—If an
6	adjustment under this paragraph is made, the
7	rationale for the amount of the increase or de-
8	crease (as applicable) in fee revenue and fees
9	shall be contained in the annual Federal Reg-
10	ister notice under paragraph (4) establishing fee
11	revenue and fees for the fiscal year involved.
12	"(3) Additional direct cost adjustment.—
13	The Secretary shall, in addition to adjustments under
14	paragraphs (1) and (2), further increase the fee rev-
15	enue and fees for purposes of subsection $(b)(2)(D)$ by
16	an amount equal to—
17	"(A) \$14,000,000 for fiscal year 2021;
18	"(B) \$7,000,000 for fiscal year 2022;
19	"(C) \$4,000,000 for fiscal year 2023;
20	"(D) \$3,000,000 for fiscal year 2024; and
21	"(E) \$3,000,000 for fiscal year 2025.
22	"(4) ANNUAL FEE SETTING.—
23	"(A) FISCAL YEAR 2021.—The Secretary
24	shall, not later than the second Monday in May
25	of 2020—

1	"(i) establish OTC monograph drug fa-
2	cility fees for fiscal year 2021 under sub-
3	section (a), based on the revenue amount for
4	such year under subsection (b) and the ad-
5	justments provided under this subsection;
6	and
7	"(ii) publish fee revenue, facility fees,
8	and OTC monograph order requests in the
9	Federal Register.
10	"(B) SUBSEQUENT FISCAL YEARS.—The
11	Secretary shall, for each fiscal year that begins
12	after September 30, 2021, not later than the sec-
13	ond Monday in March that precedes such fiscal
14	year—
15	"(i) establish for such fiscal year, based
16	on the revenue amounts under subsection
17	(b) and the adjustments provided under this
18	subsection—
19	"(I) OTC monograph drug facil-
20	ity fees under subsection $(a)(1)$; and
21	"(II) OTC monograph order re-
22	quest fees under subsection $(a)(2)$; and
23	"(ii) publish such fee revenue amounts,
24	facility fees, and OTC monograph order re-
25	quest fees in the Federal Register.

1	"(d) Identification of Facilities.—Each person
2	that owns an OTC monograph drug facility shall submit
3	to the Secretary the information required under this sub-
4	section each year. Such information shall, for each fiscal
5	year—
6	"(1) be submitted as part of the requirements for
7	drug establishment registration set forth in section
8	510; and
9	"(2) include for each such facility, at a min-
10	imum, identification of the facility's business oper-
11	ation as that of an OTC monograph drug facility.
12	"(e) Effect of Failure To Pay Fees.—
13	"(1) OTC monograph drug facility fee.—
14	"(A) IN GENERAL.—Failure to pay the fee
15	under subsection $(a)(1)$ within 20 calendar days
16	of the due date as specified in subparagraph (D)
17	of such subsection shall result in the following:
18	"(i) The Secretary shall place the facil-
19	ity on a publicly available arrears list.
20	"(ii) All OTC monograph drugs manu-
21	factured in such a facility or containing an
22	ingredient manufactured in such a facility
23	shall be deemed misbranded under section
24	502(ff).

1	"(B) Application of penalties.—The
2	penalties under this paragraph shall apply until
3	the fee established by subsection $(a)(1)$ is paid.
4	"(2) Order requests.—An OTC monograph
5	order request submitted by a person subject to fees
6	under subsection (a) shall be considered incomplete
7	and shall not be accepted for filing by the Secretary
8	until all fees owed by such person under this section
9	have been paid.
10	"(3) MEETINGS.—A person subject to fees under
11	this section shall be considered ineligible for OTC
12	monograph drug meetings until all such fees owed by
13	such person have been paid.
14	"(f) Crediting and Availability of Fees.—
15	"(1) IN GENERAL.—Fees authorized under sub-
16	section (a) shall be collected and available for obliga-
17	tion only to the extent and in the amount provided
18	in advance in appropriations Acts. Such fees are au-
19	thorized to remain available until expended. Such
20	sums as may be necessary may be transferred from
21	the Food and Drug Administration salaries and ex-
22	penses appropriation account without fiscal year lim-
23	itation to such appropriation account for salaries and
24	expenses with such fiscal year limitation. The sums

1	transferred shall be available solely for OTC mono-
2	graph drug activities.
3	"(2) Collections and Appropriation Acts.—
4	"(A) IN GENERAL.—Subject to subpara-
5	graph (C), the fees authorized by this section
6	shall be collected and available in each fiscal
7	year in an amount not to exceed the amount
8	specified in appropriation Acts, or otherwise
9	made available for obligation, for such fiscal
10	year.
11	"(B) Use of fees and limitation.—The
12	fees authorized by this section shall be available
13	to defray increases in the costs of the resources
14	allocated for OTC monograph drug activities
15	(including increases in such costs for an addi-
16	tional number of full-time equivalent positions
17	in the Department of Health and Human Serv-
18	ices to be engaged in such activities), only if the
19	Secretary allocates for such purpose an amount
20	for such fiscal year (excluding amounts from fees
21	collected under this section) no less than
22	\$12,000,000, multiplied by the adjustment factor
23	applicable to the fiscal year involved under sub-
24	section $(c)(1)$.

1	"(C) COMPLIANCE.—The Secretary shall be
2	considered to have met the requirements of sub-
3	paragraph (B) in any fiscal year if the costs
4	funded by appropriations and allocated for OTC
5	monograph drug activities are not more than 15
6	percent below the level specified in such subpara-
7	graph.
8	"(D) Provision for early payments in
9	SUBSEQUENT YEARS.—Payment of fees author-
10	ized under this section for a fiscal year (after fis-
11	cal year 2021), prior to the due date for such
12	fees, may be accepted by the Secretary in accord-
13	ance with authority provided in advance in a
14	prior year appropriations Act.
15	"(3) Authorization of Appropriations.—For
16	each of the fiscal years 2021 through 2025, there is
17	authorized to be appropriated for fees under this sec-
18	tion an amount equal to the total amount of fees as-
19	sessed for such fiscal year under this section.
20	"(g) Collection of Unpaid Fees.—In any case
21	where the Secretary does not receive payment of a fee as-
22	sessed under subsection (a) within 30 calendar days after
23	it is due, such fee shall be treated as a claim of the United
24	States Government subject to subchapter II of chapter 37
25	of title 31, United States Code.

1 "(h) CONSTRUCTION.—This section may not be con-2 strued to require that the number of full-time equivalent 3 positions in the Department of Health and Human Serv-4 ices, for officers, employers, and advisory committees not 5 engaged in OTC monograph drug activities, be reduced to 6 offset the number of officers, employees, and advisory com-7 mittees so engaged.

8 "SEC. 744N. REAUTHORIZATION; REPORTING REQUIRE9 MENTS.

10 "(a) PERFORMANCE REPORT.—Beginning with fiscal 11 year 2021, and not later than 120 calendar days after the end of each fiscal year thereafter for which fees are collected 12 13 under this part, the Secretary shall prepare and submit to the Committee on Energy and Commerce of the House of 14 Representatives and the Committee on Health, Education, 15 Labor, and Pensions of the Senate a report concerning the 16 progress of the Food and Drug Administration in achieving 17 the goals identified in the letters described in section 18 3861(b) of the CARES Act during such fiscal year and the 19 future plans of the Food and Drug Administration for meet-20 ing such goals. 21

(b) FISCAL REPORT.—Not later than 120 calendar
days after the end of fiscal year 2021 and each subsequent
fiscal year for which fees are collected under this part, the
Secretary shall prepare and submit to the Committee on

Energy and Commerce of the House of Representatives and
 the Committee on Health, Education, Labor, and Pensions
 of the Senate a report on the implementation of the author ity for such fees during such fiscal year and the use, by
 the Food and Drug Administration, of the fees collected for
 such fiscal year.

7 "(c) PUBLIC AVAILABILITY.—The Secretary shall make
8 the reports required under subsections (a) and (b) available
9 to the public on the internet website of the Food and Drug
10 Administration.

11 "(d) REAUTHORIZATION.—

12	"(1) CONSULTATION.—In developing rec-
13	ommendations to present to the Congress with respect
14	to the goals described in subsection (a), and plans for
15	meeting the goals, for OTC monograph drug activities
16	for the first 5 fiscal years after fiscal year 2025, and
17	for the reauthorization of this part for such fiscal
18	years, the Secretary shall consult with—
19	"(A) the Committee on Energy and Com-
20	merce of the House of Representatives;
21	"(B) the Committee on Health, Education,
22	Labor, and Pensions of the Senate;
• •	

- 23 "(C) scientific and academic experts;
- 24 "(D) health care professionals;

1	``(E) representatives of patient and con-
2	sumer advocacy groups; and
3	``(F) the regulated industry.
4	"(2) Public review of recommendations.—
5	After negotiations with the regulated industry, the
6	Secretary shall—
7	"(A) present the recommendations developed
8	under paragraph (1) to the congressional com-
9	mittees specified in such paragraph;
10	(B) publish such recommendations in the
11	Federal Register;
12	"(C) provide for a period of 30 calendar
13	days for the public to provide written comments
14	on such recommendations;
15	(D) hold a meeting at which the public
16	may present its views on such recommendations;
17	and
18	``(E) after consideration of such public
19	views and comments, revise such recommenda-
20	tions as necessary.
21	"(3) TRANSMITTAL OF RECOMMENDATIONS.—Not
22	later than January 15, 2025, the Secretary shall
23	transmit to the Congress the revised recommendations
24	under paragraph (2), a summary of the views and
25	comments received under such paragraph, and any

	497
1	changes made to the recommendations in response to
2	such views and comments.".
3	TITLE IV—ECONOMIC STABILIZA-
4	TION AND ASSISTANCE TO SE-
5	VERELY DISTRESSED SEC-
6	TORS OF THE UNITED STATES
7	ECONOMY
8	Subtitle A—Coronavirus Economic
9	Stabilization Act of 2020
10	SEC. 4001. SHORT TITLE.
11	This subtitle may be cited as the "Coronavirus Eco-
12	nomic Stabilization Act of 2020".
13	SEC. 4002. DEFINITIONS.
14	In this subtitle:
15	(1) AIR CARRIER.—The term "air carrier" has
16	the meaning such term has under section 40102 of
17	title 49, United States Code.
18	(2) CORONAVIRUS.—The term "coronavirus"
19	means SARS–CoV–2 or another coronavirus with
20	pandemic potential.
21	(3) Covered loss.—The term "covered loss" in-
22	cludes losses incurred directly or indirectly as a result
23	of coronavirus, as determined by the Secretary.
24	(4) ELIGIBLE BUSINESS.—The term "eligible
25	business" means—

1	(A) an air carrier; or
2	(B) a United States business that has not
3	otherwise received adequate economic relief in the
4	form of loans or loan guarantees provided under
5	this Act.
6	(5) Employee.—Except where the context other-
7	wise requires, the term "employee"—
8	(A) has the meaning given the term in sec-
9	tion 2 of the National Labor Relations Act (29
10	U.S.C. 152); and
11	(B) includes any individual employed by
12	an employer subject to the Railway Labor Act
13	(45 U.S.C. 151 et seq.).
14	(6) Equity security; exchange.—The terms
15	"equity security" and "exchange" have the meanings
16	given the terms in section 3(a) of the Securities Ex-
17	change Act of 1934 (15 U.S.C. 78c(a)).
18	(7) MUNICIPALITY.—The term "municipality"
19	includes—
20	(A) a political subdivision of a State, and
21	(B) an instrumentality of a municipality, a
22	State, or a political subdivision of a State.
23	(8) NATIONAL SECURITIES EXCHANGE.—The
24	term "national securities exchange" means an ex-
25	change registered as a national securities exchange

498

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under section 6 of the Securities Exchange Act of
1934 (15 U.S.C. 78f).
(9) Secretary.—The term "Secretary" means
the Secretary of the Treasury, or the designee of the
Secretary of the Treasury.
(10) STATE.—The term "State" means—
(A) any of the several States;
(B) the District of Columbia;
(C) any of the territories and possessions of
the United States;
(D) any bi-State or multi-State entity; and
(E) any Indian Tribe.
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC-
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC-
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS.
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi-
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses,
 SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a result of coronavirus, the Secretary is authorized to make
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a result of coronavirus, the Secretary is authorized to make loans, loan guarantees, and other investments in support
 SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a result of coronavirus, the Secretary is authorized to make loans, loan guarantees, and other investments in support of eligible businesses, States, and municipalities that do not,
 SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a result of coronavirus, the Secretary is authorized to make loans, loan guarantees, and other investments in support of eligible businesses, States, and municipalities that do not, in the aggregate, exceed \$500,000,000,000 and provide the
SEC. 4003. EMERGENCY RELIEF AND TAXPAYER PROTEC- TIONS. (a) IN GENERAL.—Notwithstanding any other provi- sion of law, to provide liquidity to eligible businesses, States, and municipalities related to losses incurred as a result of coronavirus, the Secretary is authorized to make loans, loan guarantees, and other investments in support of eligible businesses, States, and municipalities that do not, in the aggregate, exceed \$500,000,000,000 and provide the subsidy amounts necessary for such loans, loan guarantees,

(b) LOANS, LOAN GUARANTEES, AND OTHER INVEST MENTS.—Loans, loan guarantees, and other investments
 made pursuant to subsection (a) shall be made available
 as follows:

5 (1) Not more than \$25,000,000,000 shall be 6 available to make loans and loan guarantees for pas-7 senger air carriers, eligible businesses that are cer-8 tified under part 145 of title 14, Code of Federal Reg-9 ulations, and approved to perform inspection, repair, 10 replace, or overhaul services, and ticket agents (as defined in section 40102 of title 49, United States 11 12 Code).

13 (2) Not more than \$4,000,000,000 shall be avail14 able to make loans and loan guarantees for cargo air
15 carriers.

16 (3) Not more than \$17,000,000,000 shall be
17 available to make loans and loan guarantees for busi18 nesses critical to maintaining national security.

19 (4) Not more than the sum of \$454,000,000,000
20 and any amounts available under paragraphs (1),
21 (2), and (3) that are not used as provided under those
22 paragraphs shall be available to make loans and loan
23 guarantees to, and other investments in, programs or
24 facilities established by the Board of Governors of the
25 Federal Reserve System for the purpose of providing

1	liquidity to the financial system that supports lend-
2	ing to eligible businesses, States, or municipalities
3	by—
4	(A) purchasing obligations or other interests
5	directly from issuers of such obligations or other
6	interests;
7	(B) purchasing obligations or other interests
8	in secondary markets or otherwise; or
9	(C) making loans, including loans or other
10	advances secured by collateral.
11	(c) TERMS AND CONDITIONS.—
12	(1) IN GENERAL.—
13	(A) FORMS; TERMS AND CONDITIONS.—A
14	loan, loan guarantee, or other investment by the
15	Secretary shall be made under this section in
16	such form and on such terms and conditions and
17	contain such covenants, representations, warran-
18	ties, and requirements (including requirements
19	for audits) as the Secretary determines appro-
20	priate. Any loans made by the Secretary under
21	this section shall be at a rate determined by the
22	Secretary based on the risk and the current aver-
23	age yield on outstanding marketable obligations
24	of the United States of comparable maturity.

(B) PROCEDURES.—As soon as practicable,
but in no case later than 10 days after the date
of enactment of this Act, the Secretary shall pub-
lish procedures for application and minimum re-
quirements, which may be supplemented by the
Secretary in the Secretary's discretion, for mak-
ing loans, loan guarantees, or other investments
under paragraphs (1), (2) and (3) of subsection
<i>(b)</i> .
(2) LOANS AND LOAN GUARANTEES .—The Sec-
retary may enter into agreements to make loans or
loan guarantees to 1 or more eligible businesses under
paragraphs (1), (2) and (3) of subsection (b) if the
Secretary determines that, in the Secretary's discre-
tion—
(A) the applicant is an eligible business for
which credit is not reasonably available at the
time of the transaction;
(B) the intended obligation by the applicant
is prudently incurred;
(C) the loan or loan guarantee is suffi-
ciently secured or is made at a rate that—
(i) reflects the risk of the loan or loan
guarantee; and

(ii) is to the extent practicable, not less
than an interest rate based on market con-
ditions for comparable obligations prevalent
prior to the outbreak of the coronavirus dis-
ease 2019 (COVID–19);
(D) the duration of the loan or loan guar-
antee is as short as practicable and in any case
not longer than 5 years;
(E) the agreement provides that, until the
date 12 months after the date the loan or loan
guarantee is no longer outstanding, neither the
eligible business nor any affiliate of the eligible
business may purchase an equity security that is
listed on a national securities exchange of the eli-
gible business or any parent company of the eli-
gible business, except to the extent required under
a contractual obligation in effect as of the date
of enactment of this Act;
(F) the agreement provides that, until the
date 12 months after the date the loan or loan
guarantee is no longer outstanding, the eligible
business shall not pay dividends or make other
capital distributions with respect to the common
stock of the eligible business;

1	(G) the agreement provides that, until Sep-
2	tember 30, 2020, the eligible business shall main-
3	tain its employment levels as of March 24, 2020,
4	to the extent practicable, and in any case shall
5	not reduce its employment levels by more than
6	10 percent from the levels on such date;
7	(H) the agreement includes a certification
8	by the eligible business that it is created or orga-
9	nized in the United States or under the laws of
10	the United States and has significant operations
11	in and a majority of its employees based in the
12	United States; and
13	(I) for purposes of a loan or loan guarantee
14	under paragraphs (1), (2), and (3) of subsection
15	(b), the eligible business must have incurred or
16	is expected to incur covered losses such that the
17	continued operations of the business are jeopard-
18	ized, as determined by the Secretary.
19	(3) Federal reserve programs or facili-
20	TIES.—
21	(A) TERMS AND CONDITIONS.—
22	(i) DEFINITION.—In this paragraph,
23	the term "direct loan" means a loan under
24	a bilateral loan agreement that is —

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1	(I) entered into directly with an
2	eligible business as borrower; and
3	(II) not part of a syndicated loan,
4	a loan originated by a financial insti-
5	tution in the ordinary course of busi-
6	ness, or a securities or capital markets
7	transaction.
8	(ii) RESTRICTIONS.—The Secretary
9	may make a loan, loan guarantee, or other
10	investment under subsection $(b)(4)$ as part
11	of a program or facility that provides direct
12	loans only if the applicable eligible busi-
13	nesses agree—
14	(I) until the date 12 months after
15	the date on which the direct loan is no
16	longer outstanding, not to repurchase
17	an equity security that is listed on a
18	national securities exchange of the eli-
19	gible business or any parent company
20	of the eligible business while the direct
21	loan is outstanding, except to the ex-
22	tent required under a contractual obli-
23	gation that is in effect as of the date
24	of enactment of this Act;

1	(II) until the date 12 months after
2	the date on which the direct loan is no
3	longer outstanding, not to pay divi-
4	dends or make other capital distribu-
5	tions with respect to the common stock
6	of the eligible business; and
7	(III) to comply with the limita-
8	tions on compensation set forth in sec-
9	<i>tion 4004.</i>
10	(iii) WAIVER.—The Secretary may
11	waive the requirement under clause (ii)
12	with respect to any program or facility
13	upon a determination that such waiver is
14	necessary to protect the interests of the Fed-
15	eral Government. If the Secretary exercises
16	a waiver under this clause, the Secretary
17	shall make himself available to testify before
18	the Committee on Banking, Housing, and
19	Urban Affairs of the Senate and the Com-
20	mittee on Financial Services of the House of
21	Representatives regarding the reasons for
22	the waiver.
23	(B) Federal reserve act taxpayer pro-
24	TECTIONS AND OTHER REQUIREMENTS APPLY.—
25	For the avoidance of doubt, any applicable re-

1	quirements under section 13(3) of the Federal
2	Reserve Act (12 U.S.C. 343(3)), including re-
3	quirements relating to loan collateralization, tax-
4	payer protection, and borrower solvency, shall
5	apply with respect to any program or facility
6	described in subsection $(b)(4)$.
7	(C) United states businesses.—A pro-
8	gram or facility in which the Secretary makes a
9	loan, loan guarantee, or other investment under
10	subsection $(b)(4)$ shall only purchase obligations
11	or other interests (other than securities that are
12	based on an index or that are based on a diversi-
13	fied pool of securities) from, or make loans or
14	other advances to, businesses that are created or
15	organized in the United States or under the laws
16	of the United States and that have significant
17	operations in and a majority of its employees
18	based in the United States.
19	(D) Assistance for mid-sized busi-
20	NESSES.—
21	(i) IN GENERAL.—Without limiting the
22	terms and conditions of the programs and
23	facilities that the Secretary may otherwise
24	provide financial assistance to under sub-
25	section (b)(4), the Secretary shall endeavor

1	to seek the implementation of a program or
2	facility described in subsection $(b)(4)$ that
3	provides financing to banks and other lend-
4	ers that make direct loans to eligible busi-
5	nesses including, to the extent practicable,
6	nonprofit organizations, with between 500
7	and 10,000 employees, with such direct
8	loans being subject to an annualized interest
9	rate that is not higher than 2 percent per
10	annum. For the first 6 months after any
11	such direct loan is made, or for such longer
12	period as the Secretary may determine in
13	his discretion, no principal or interest shall
14	be due and payable. Any eligible borrower
15	applying for a direct loan under this pro-
16	gram shall make a good-faith certification
17	that—
18	(I) the uncertainty of economic
19	conditions as of the date of the appli-
20	cation makes necessary the loan request
21	to support the ongoing operations of
22	the recipient;
23	(II) the funds it receives will be
24	used to retain at least 90 percent of the
25	recipient's workforce, at full compensa-

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- tion and benefits, until September 30, 2020;
- 3 (III) the recipient intends to re-4 store not less than 90 percent of the 5 workforce of the recipient that existed as of February 1, 2020, and to restore 6 7 all compensation and benefits to the 8 workers of the recipient no later than 9 4 months after the termination date of 10 the public health emergency declared 11 by the Secretary of Health and Human 12 Services on January 31, 2020, under 13 section 319 of the Public Health Serv-14 ices Act (42 U.S.C. 247d) in response 15 to COVID-19; (IV) the recipient is an entity or 16 17 business that is domiciled in the 18 United States with significant oper-19 ations and employees located in the 20 United States: 21 (V) the recipient is not a debtor 22 in a bankruptcy proceeding; 23 (VI) the recipient is created or or-24 ganized in the United States or under 25 the laws of the United States and has

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significant operations in and a majority of its employees based in the United States;

4 (VII) the recipient will not pay 5 dividends with respect to the common 6 stock of the eligible business, or repur-7 chase an equity security that is listed 8 on a national securities exchange of the 9 recipient or any parent company of 10 the recipient while the direct loan is 11 outstanding, except to the extent re-12 quired under a contractual obligation 13 that is in effect as of the date of enact-14 ment of this Act; 15 (VIII) the recipient will not 16

16outsource or offshore jobs for the term17of the loan and 2 years after com-18pleting repayment of the loan;

19(IX) the recipient will not abro-20gate existing collective bargaining21agreements for the term of the loan and222 years after completing repayment of23the loan; and

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	(X) that the recipient will remain
2	neutral in any union organizing effort
	for the term of the loan.

4	(ii) MAIN STREET LENDING PRO-
5	GRAM.—Nothing in this subparagraph shall
6	limit the discretion of the Board of Gov-
7	ernors of the Federal Reserve System to es-
8	tablish a Main Street Lending Program or
9	other similar program or facility that sup-
10	ports lending to small and mid-sized busi-
11	nesses on such terms and conditions as the
12	Board may set consistent with section $13(3)$
13	of the Federal Reserve Act (12 U.S.C.
14	343(3)), including any such program in
15	which the Secretary makes a loan, loan
16	guarantee, or other investment under sub-
17	section $(b)(4)$.

(E) GOVERNMENT PARTICIPANTS.—The Secretary shall endeavor to seek the implementation
of a program or facility in accordance with subsection (b)(4) that provides liquidity to the financial system that supports lending to States
and municipalities.

24 (d) FINANCIAL PROTECTION OF GOVERNMENT.—

1	(1) WARRANT OR SENIOR DEBT INSTRUMENT.—
2	The Secretary may not issue a loan to, or a loan
3	guarantee for, an eligible business under paragraph
4	(1), (2), or (3) of subsection (b) unless—
5	(A)(i) the eligible business has issued securi-
6	ties that are traded on a national securities ex-
7	change; and
8	(ii) the Secretary receives a warrant or eq-
9	uity interest in the eligible business; or
10	(B) in the case of any eligible business other
11	than an eligible business described in subpara-
12	graph (A), the Secretary receives, in the discre-
13	tion of the Secretary—
14	(i) a warrant or equity interest in the
15	eligible business; or
16	(ii) a senior debt instrument issued by
17	the eligible business.
18	(2) TERMS AND CONDITIONS.—The terms and
19	conditions of any warrant, equity interest, or senior
20	debt instrument received under paragraph (1) shall be
21	set by the Secretary and shall meet the following re-
22	quirements:
23	(A) PURPOSES.—Such terms and conditions
24	shall be designed to provide for a reasonable par-
25	ticipation by the Secretary, for the benefit of tax-

payers, in equity appreciation in the case of a
 warrant or other equity interest, or a reasonable
 interest rate premium, in the case of a debt in strument.

5 (B) AUTHORITY TO SELL, EXERCISE, OR 6 SURRENDER.—For the primary benefit of tax-7 payers, the Secretary may sell, exercise, or sur-8 render a warrant or any senior debt instrument 9 received under this subsection. The Secretary 10 shall not exercise voting power with respect to 11 any shares of common stock acquired under this 12 section.

(C) SUFFICIENCY.—If the Secretary determines that the eligible business cannot feasibly
issue warrants or other equity interests as required by this subsection, the Secretary may accept a senior debt instrument in an amount and
on such terms as the Secretary deems appropriate.

20 (3) PROHIBITION ON LOAN FORGIVENESS.—The
21 principal amount of any obligation issued by an eli22 gible business, State, or municipality under a pro23 gram described in subsection (b) shall not be reduced
24 through loan forgiveness.

1	(e) DEPOSIT OF PROCEEDS.—Amounts collected under
2	subsection (b) shall be deposited in the following order of
3	priority:
4	(1) Into the financing accounts established under
5	section 505 of the Federal Credit Reform Act of 1990
6	(2 U.S.C. 661d) to implement this subtitle, up to an
7	amount equal to the sum of—
8	(A) the amount transferred from the appro-
9	priation made under section 4027 to the financ-
10	ing accounts; and
11	(B) the amount necessary to repay any
12	amount lent from the Treasury to such financing
13	accounts.
14	(2) After the deposits specified in paragraph (1)
15	of this subsection have been made, into the Federal
16	Old-Age and Survivors Insurance Trust Fund estab-
17	lished under section 201(a) of the Social Security Act
18	$(42 \ U.S.C. \ 401).$
19	(f) Administrative Provisions.—Notwithstanding
20	any other provision of law, the Secretary may use not great-
21	$er \ than \ \$100,000,000 \ of \ the \ funds \ made \ available \ under \ sec-$
22	tion 4027 to pay costs and administrative expenses associ-
23	ated with the loans, loan guarantees, and other investments
24	authorized under this section. The Secretary is authorized
25	to take such actions as the Secretary deems necessary to

carry out the authorities in this subtitle, including, without
 limitation—

- 3 (1) using direct hiring authority to hire employ4 ees to administer this subtitle;
- 5 (2) entering into contracts, including contracts
 6 for services authorized by this subtitle;
- 7 (3) establishing vehicles that are authorized, sub8 ject to supervision by the Secretary, to purchase, hold,
 9 and sell assets and issue obligations; and
- 10 (4) issuing such regulations and other guidance
 11 as may be necessary or appropriate to carry out the
 12 authorities or purposes of this subtitle.
- (g) FINANCIAL AGENTS.—The Secretary is authorized
 to designate financial institutions, including but not limited to, depositories, brokers, dealers, and other institutions,
 as financial agents of the United States. Such institutions
 shall—
- 18 (1) perform all reasonable duties the Secretary
 19 determines necessary to respond to the coronavirus;
 20 and
- (2) be paid for such duties using appropriations
 available to the Secretary to reimburse financial institutions in their capacity as financial agents of the
 United States.

(h) LOANS MADE BY OR GUARANTEED BY THE DE PARTMENT OF THE TREASURY TREATED AS INDEBTEDNESS
 FOR TAX PURPOSES.—

4 (1) IN GENERAL.—Any loan made by or guaran5 teed by the Department of the Treasury under this
6 section shall be treated as indebtedness for purposes of
7 the Internal Revenue Code of 1986, shall be treated as
8 issued for its stated principal amount, and stated in9 terest on such loans shall be treated as qualified stat10 ed interest.

11 (2) REGULATIONS OR GUIDANCE.—The Secretary 12 of the Treasury (or the Secretary's delegate) shall pre-13 scribe such regulations or guidance as may be nec-14 essary or appropriate to carry out the purposes of 15 this section, including guidance providing that the 16 acquisition of warrants, stock options, common or 17 preferred stock or other equity under this section does 18 not result in an ownership change for purposes of sec-19 tion 382 of the Internal Revenue Code of 1986.

20 SEC. 4004. LIMITATION ON CERTAIN EMPLOYEE COMPENSA-

21 **TION.**

(a) IN GENERAL.—The Secretary may only enter into
an agreement with an eligible business to make a loan or
loan guarantee under paragraph (1), (2) or (3) of section
4003(b) if such agreement provides that, during the period

beginning on the date on which the agreement is executed
 and ending on the date that is 1 year after the date on
 which the loan or loan guarantee is no longer out standing—

5 (1) no officer or employee of the eligible business
6 whose total compensation exceeded \$425,000 in cal7 endar year 2019 (other than an employee whose com8 pensation is determined through an existing collective
9 bargaining agreement entered into prior to March 1,
10 2020)—

(A) will receive from the eligible business
total compensation which exceeds, during any 12
consecutive months of such period, the total compensation received by the officer or employee
from the eligible business in calendar year 2019;
or

17 (B) will receive from the eligible business 18 severance pay or other benefits upon termination 19 of employment with the eligible business which exceeds twice the maximum total compensation 20 21 received by the officer or employee from the eligi-22 ble business in calendar year 2019; and 23 (2) no officer or employee of the eligible business 24 whose total compensation exceeded \$3,000,000 in cal-

25 endar year 2019 may receive during any 12 consecu-

1	tive months of such period total compensation in ex-
2	cess of the sum of—
3	(A) \$3,000,000; and

4 (B) 50 percent of the excess over \$3,000,000
5 of the total compensation received by the officer
6 or employee from the eligible business in cal7 endar year 2019.

8 (b) TOTAL COMPENSATION DEFINED.—In this section, 9 the term "total compensation" includes salary, bonuses, 10 awards of stock, and other financial benefits provided by 11 an eligible business to an officer or employee of the eligible 12 business.

13 SEC. 4005. CONTINUATION OF CERTAIN AIR SERVICE.

14 The Secretary of Transportation is authorized to re-15 quire, to the extent reasonable and practicable, an air carrier receiving loans and loan guarantees under section 4003 16 to maintain scheduled air transportation service as the Sec-17 retary of Transportation deems necessary to ensure services 18 to any point served by that carrier before March 1, 2020. 19 20 When considering whether to exercise the authority granted 21 by this section, the Secretary of Transportation shall take 22 into consideration the air transportation needs of small and 23 remote communities and the need to maintain well-functioning health care and pharmaceutical supply chains, in-24 cluding for medical devices and supplies. The authority 25

under this section, including any requirement issued by the
 Secretary under this section, shall terminate on March 1,
 2022.

4 SEC. 4006. COORDINATION WITH SECRETARY OF TRANS-5 PORTATION.

6 In implementing this subtitle with respect to air car7 riers, the Secretary shall coordinate with the Secretary of
8 Transportation.

9 SEC. 4007. SUSPENSION OF CERTAIN AVIATION EXCISE 10 TAXES.

11 (a) TRANSPORTATION BY AIR.—In the case of any amount paid for transportation by air (including any 12 13 amount treated as paid for transportation by air by reason of section 4261(e)(3) of the Internal Revenue Code of 1986) 14 15 during the excise tax holiday period, no tax shall be imposed under section 4261 or 4271 of such Code. The pre-16 ceding sentence shall not apply to amounts paid on or be-17 fore the date of the enactment of this Act. 18

19 (b) USE OF KEROSENE IN COMMERCIAL AVIATION.—
20 In the case of kerosene used in commercial aviation (as de21 fined in section 4083 of the Internal Revenue Code of 1986)
22 during the excise tax holiday period—

23 (1) no tax shall be imposed on such kerosene
24 under—

1	(A) section 4041(c) of the Internal Revenue
2	Code of 1986, or
3	(B) section 4081 of such Code (other than at
4	the rate provided in subsection $(a)(2)(B)$ there-
5	of), and
6	(2) section $6427(l)$ of such Code shall be ap-
7	plied—
8	(A) by treating such use as a nontaxable
9	use, and
10	(B) without regard to paragraph $(4)(A)(ii)$
11	thereof.
12	(c) Excise Tax Holiday Period.—For purposes of
13	this section, the term "excise tax holiday period" means the
14	period beginning after the date of the enactment of this sec-
15	tion and ending before January 1, 2021.
16	SEC. 4008. DEBT GUARANTEE AUTHORITY.
17	(a) Section 1105 of the Dodd-Frank Wall Street Re-
18	form and Consumer Protection Act (12 U.S.C. 5612) is
19	amended—
20	(1) in subsection (f)—
21	(A) by inserting "in noninterest-bearing
22	transaction accounts" after "institutions"; and
23	(B) by striking "shall not" and inserting
24	"may"; and
25	(2) by adding at the end the following:

"(h) APPROVAL OF GUARANTEE PROGRAM DURING
 THE COVID-19 CRISIS.—

3 "(1) IN GENERAL.—For purposes of the congres-4 sional joint resolution of approval provided for in 5 subsections (c)(1) and (2) and (d), notwithstanding 6 any other provision of this section, the Federal De-7 posit Insurance Corporation is approved upon enact-8 ment of this Act to establish a program provided for 9 in subsection (a), provided that any such program 10 and any such quarantee shall terminate not later 11 than December 31, 2020.

12 "(2) MAXIMUM AMOUNT.—Any debt guarantee
13 program authorized by this subsection shall include a
14 maximum amount of outstanding debt that is guar15 anteed.".

(b) FEDERAL CREDIT UNION TRANSACTION ACCOUNT 16 GUARANTEES.—Notwithstanding any other provision of 17 law and in coordination with the Federal Deposit Insur-18 19 ance Corporation, the National Credit Union Administra-20 tion Board may by a vote of the Board increase to unlim-21 ited, or such lower amount as the Board approves, the share 22 insurance coverage provided by the National Credit Union 23 Share Insurance Fund on any noninterest-bearing transaction account in any federally insured credit union with-24

out exception, provided that any such increase shall termi nate not later than December 31, 2020.

3 SEC. 4009. TEMPORARY GOVERNMENT IN THE SUNSHINE 4 ACT RELIEF.

5 (a) IN GENERAL.—Except as provided in subsection 6 (b), notwithstanding any other provision of law, if the Chairman of the Board of Governors of the Federal Reserve 7 8 System determines, in writing, that unusual and exigent 9 circumstances exist, the Board may conduct meetings with-10 out regard to the requirements of section 552b of title 5, 11 United States Code, during the period beginning on the date of enactment of this Act and ending on the earlier of— 12

(1) the date on which the national emergency
concerning the novel coronavirus disease (COVID-19)
outbreak declared by the President on March 13, 2020
under the National Emergencies Act (50 U.S.C. 1601
et seq.) terminates; or

18 (2) December 31, 2020.

(b) RECORDS.—The Board of Governors of the Federal
Reserve System shall keep a record of all Board votes and
the reasons for such votes during the period described in
subsection (a).

1 SEC. 4010. TEMPORARY HIRING FLEXIBILITY.

2 (a) DEFINITION.—In this section, the term "covered
3 period" means the period beginning on the date of enact4 ment of this Act and ending on the sooner of—

5 (1) the termination date of the national emer6 gency concerning the novel coronavirus disease
7 (COVID-19) outbreak declared by the President on
8 March 13, 2020 under the National Emergencies Act
9 (50 U.S.C. 1601 et seq.); or

10 (2) December 31, 2020.

11 (b) AUTHORITY.— During the covered period, the Sec-12 retary of Housing and Urban Development, the Securities and Exchange Commission, and the Commodity Futures 13 Trading Commission may, without regard to sections 3309 14 through 3318 of title 5, United States Code, recruit and 15 appoint candidates to fill temporary and term appoint-16 ments within their respective agencies upon a determina-17 tion that those expedited procedures are necessary and ap-18 19 propriate to enable the respective agencies to prevent, pre-20 pare for, or respond to COVID-19.

21 SEC. 4011. TEMPORARY LENDING LIMIT WAIVER.

(a) IN GENERAL.—Section 5200 of the Revised Statutes of the United States (12 U.S.C. 84) is amended—

24 (1) in subsection (c)(7)—

25 (A) by inserting "any nonbank financial
26 company (as that term is defined in section 102)

1	of the Financial Stability Act of 2010 (12 U.S.C.
2	5311))," after "Loans or extensions of credit to";
3	and
4	(B) by striking "financial institution or to"
5	and inserting "financial institution, or to"; and
6	(2) in subsection (d), by adding at the end of
7	paragraph (1) the following: "The Comptroller of the
8	Currency may, by order, exempt any transaction or
9	series of transactions from the requirements of this

section upon a finding by the Comptroller that such
exemption is in the public interest and consistent
with the purposes of this section.".

(b) EFFECTIVE PERIOD.—This section, and the
amendments made by this section, shall be effective during
the period beginning on the date of enactment of this Act
and ending on the sooner of—

(1) the termination date of the national emergency concerning the novel coronavirus disease
(COVID-19) outbreak declared by the President on
March 13, 2020 under the National Emergencies Act
(50 U.S.C. 1601 et seq.); or

22 (2) December 31, 2020.

23 SEC. 4012. TEMPORARY RELIEF FOR COMMUNITY BANKS.

24 (a) DEFINITIONS.—In this section—

1	(1) the term "appropriate Federal banking agen-
2	cy" has the meaning given the term in section 2 of
3	the Economic Growth, Regulatory Relief, and Con-
4	sumer Protection Act (12 U.S.C. 5365 note); and
5	(2) the terms "Community Bank Leverage
6	Ratio" and "qualifying community bank" have the
7	meanings given the terms in section 201(a) of the
8	Economic Growth, Regulatory Relief, and Consumer
9	Protection Act (12 U.S.C. 5371 note).
10	(b) Interim Rule.—
11	(1) IN GENERAL.—Notwithstanding any other
12	provision of law or regulation, the appropriate Fed-
13	eral banking agencies shall issue an interim final rule
14	that provides that, for the purposes of section 201 of
15	the Economic Growth, Regulatory Relief, and Con-
16	sumer Protection Act (12 U.S.C. 5371 note)—
17	(A) the Community Bank Leverage Ratio
18	shall be 8 percent; and
19	(B) a qualifying community bank that falls
20	below the Community Bank Leverage Ratio es-
21	tablished under subparagraph (A) shall have a
22	reasonable grace period to satisfy the Commu-
23	nity Bank Leverage Ratio.
24	(2) EFFECTIVE PERIOD.—The interim rule
25	issued under paragraph (1) shall be effective during

1	the period beginning on the date on which the appro-
2	priate Federal banking agencies issue the rule and
3	ending on the sooner of—
4	(A) the termination date of the national
5	emergency concerning the novel coronavirus dis-
6	ease (COVID-19) outbreak declared by the Presi-
7	dent on March 13, 2020 under the National
8	Emergencies Act (50 U.S.C. 1601 et seq.); or
9	(B) December 31, 2020.
10	(c) GRACE PERIOD.—During a grace period described
11	in subsection $(b)(1)(B)$, a qualifying community bank to
12	which the grace period applies may continue to be treated
13	as a qualifying community bank and shall be presumed to
14	satisfy the capital and leverage requirements described in
15	section 201(c) of the Economic Growth, Regulatory Relief,
16	and Consumer Protection Act (12 U.S.C. 5371 note).
17	SEC. 4013. TEMPORARY RELIEF FROM TROUBLED DEBT
18	RESTRUCTURINGS.
19	(a) DEFINITIONS.—In this section:
20	(1) Applicable period.—The term "applicable
21	period" means the period beginning on March 1, 2020
22	and ending on the earlier of December 31, 2020, or
23	the date that is 60 days after the date on which the
24	national emergency concerning the novel coronavirus
25	disease (COVID-19) outbreak declared by the Presi-

1	dent on March 13, 2020 under the National Emer-
2	gencies Act (50 U.S.C. 1601 et seq.) terminates.
3	(2) Appropriate federal banking agency.—
4	The term "appropriate Federal banking agency"—
5	(A) has the meaning given the term in sec-
6	tion 3 of the Federal Deposit Insurance Act (12
7	U.S.C. 1813); and
8	(B) includes the National Credit Union Ad-
9	ministration.
10	(b) SUSPENSION.—
11	(1) IN GENERAL.—During the applicable period,
12	a financial institution may elect to—
13	(A) suspend the requirements under United
14	States generally accepted accounting principles
15	for loan modifications related to the coronavirus
16	disease 2019 (COVID-19) pandemic that would
17	otherwise be categorized as a troubled debt re-
18	structuring; and
19	(B) suspend any determination of a loan
20	modified as a result of the effects of the
21	coronavirus disease 2019 (COVID–19) pandemic
22	as being a troubled debt restructuring, including
23	impairment for accounting purposes.
24	(2) APPLICABILITY.—Any suspension under
25	paragraph (1)—

1	(A) shall be applicable for the term of the
2	loan modification, but solely with respect to any
3	modification, including a forbearance arrange-
4	ment, an interest rate modification, a repayment
5	plan, and any other similar arrangement that
6	defers or delays the payment of principal or in-
7	terest, that occurs during the applicable period
8	for a loan that was not more than 30 days past
9	due as of December 31, 2019; and
10	(B) shall not apply to any adverse impact
11	on the credit of a borrower that is not related to
12	the coronavirus disease 2019 (COVID-19) pan-
13	demic.
14	(c) Deference.—The appropriate Federal banking
15	agency of the financial institution shall defer to the deter-
16	mination of the financial institution to make a suspension
17	under this section.
18	(d) RECORDS.—For modified loans for which suspen-
19	sions under subsection (a) apply—
20	(1) financial institutions should continue to
21	maintain records of the volume of loans involved; and
22	(2) the appropriate Federal banking agencies
23	may collect data about such loans for supervisory
24	purposes.
21 22 23	maintain records of the volume of loans involved; and (2) the appropriate Federal banking agencies may collect data about such loans for supervisory

1	SEC. 4014. OPTIONAL TEMPORARY RELIEF FROM CURRENT
2	EXPECTED CREDIT LOSSES.
3	(a) DEFINITIONS.—In this section:
4	(1) Appropriate federal banking agency.—
5	The term "appropriate Federal banking agency"—
6	(A) has the meaning given the term in sec-
7	tion 3 of the Federal Deposit Insurance Act (12
8	U.S.C. 1813); and
9	(B) includes the National Credit Union Ad-
10	ministration.
11	(2) Insured depository institution.—The
12	term "insured depository institution"—
13	(A) has the meaning given the term in sec-
14	tion 3 of the Federal Deposit Insurance Act (12
15	U.S.C. 1813); and
16	(B) includes a credit union.
17	(b) Temporary Relief From CECL Standards.—
18	Notwithstanding any other provision of law, no insured de-
19	pository institution, bank holding company, or any affiliate
20	thereof shall be required to comply with the Financial Ac-
21	counting Standards Board Accounting Standards Update
22	No. 2016–13 ("Measurement of Credit Losses on Financial
23	Instruments"), including the current expected credit losses
24	methodology for estimating allowances for credit losses, dur-
25	ing the period beginning on the date of enactment of this
26	Act and ending on the earlier of—

1	(1) the date on which the national emergency
2	concerning the novel coronavirus disease (COVID–19)
3	outbreak declared by the President on March 13, 2020
4	under the National Emergencies Act (50 U.S.C. 1601
5	et seq.) terminates; or
6	(2) December 31, 2020.
7	SEC. 4015. NON-APPLICABILITY OF RESTRICTIONS ON ESF
8	DURING NATIONAL EMERGENCY.
9	(a) IN GENERAL.—Section 131 of the Emergency Eco-
10	nomic Stabilization Act of 2008 (12 U.S.C. 5236) shall not
11	apply during the period beginning on the date of enactment
12	of this Act and ending on December 31, 2020. Any guar-
13	antee established as a result of the application of subsection
14	(a) shall—
15	(1) be limited to a guarantee of the total value
16	of a shareholder's account in a participating fund as
17	of the close of business on the day before the an-
18	nouncement of the guarantee; and
19	(2) terminate not later than December 31, 2020.
20	(b) Direct Appropriation.—Upon the expiration of
21	the period described in subsection (a), there is appropriated,
22	out of amounts in the Treasury not otherwise appropriated,
23	such sums as may be necessary to reimburse the fund estab-
24	lished under section 5302(a)(1) of title 31, United States
25	Code, for any funds that are used for the Treasury Money

Market Funds Guaranty Program for the United States
 money market mutual fund industry to the extent a claim
 payment made exceeds the balance of fees collected by the
 fund.

5 SEC. 4016. TEMPORARY CREDIT UNION PROVISIONS.

6 (a) IN GENERAL.—

7 (1) DEFINITIONS.—Section 302(1) of the Federal
8 Credit Union Act (12 U.S.C. 1795a(1)) is amended,
9 in the matter preceding subparagraph (A), by strik10 ing "primarily serving natural persons".

(2) MEMBERSHIP.—Section 304(b)(2) of the Federal Credit Union Act (12 U.S.C. 1795c(b)(2)) is
amended by striking "all those credit unions" and inserting "such credit unions as the Board may in its
discretion determine".

16 (3) EXTENSIONS OF CREDIT.—Section 306(a)(1)17 of the Federal Credit Union Act (12 U.S.C. 18 1795e(a)(1) is amended, in the second sentence, by 19 striking "the intent of which is to expand credit 20 union portfolios" and inserting "without first having 21 obtained evidence from the applicant that the appli-22 cant has made reasonable efforts to first use primary 23 sources of liquidity of the applicant, including bal-24 ance sheet and market funding sources, to address the 25 liquidity needs of the applicant".

1	(4) Powers of the board.—Section
2	307(a)(4)(A) of the Federal Credit Union Act (12)
3	U.S.C. $1795f(a)(4)(A)$ is amended by inserting ",
4	provided that, the total face value of such obligations
5	shall not exceed 16 times the subscribed capital stock
6	and surplus of the Facility for the period beginning
7	on the date of enactment of the Coronavirus Economic
8	Stabilization Act of 2020 and ending on December
9	31, 2020" after "Facility".
10	(b) SUNSET.—
11	(1) IN GENERAL.—
12	(A) DEFINITIONS.—Section 302(1) of the
13	Federal Credit Union Act (12 U.S.C. 1795a(1))
14	is amended, in the matter preceding subpara-
15	graph (A), by inserting "primarily serving nat-
16	ural persons" after "credit unions".
17	(B) Membership.—Section $304(b)(2)$ of the
18	Federal Credit Union Act (12 U.S.C.
19	1795c(b)(2)) is amended by striking "such credit
20	unions as the Board may in its discretion deter-
21	mine" and inserting "all those credit unions".
22	(C) EXTENSIONS OF CREDIT.—Section
23	306(a)(1) of the Federal Credit Union Act (12)
24	U.S.C. $1795e(a)(1)$) is amended, in the second
25	sentence, by striking "without first having ob-

1	tained evidence from the applicant that the ap-
2	plicant has made reasonable efforts to first use
3	primary sources of liquidity of the applicant, in-
4	cluding balance sheet and market funding
5	sources, to address the liquidity needs of the ap-
6	plicant" and inserting "the intent of which is to
7	expand credit union portfolios".
8	(2) EFFECTIVE DATE.—The amendments made
9	by paragraph (1) shall take effect on December 31,
10	2020.
11	SEC. 4017. INCREASING ACCESS TO MATERIALS NECESSARY
12	FOR NATIONAL SECURITY AND PANDEMIC RE-
13	COVERY.
13 14	COVERY. Notwithstanding any other provision of law—
14	Notwithstanding any other provision of law—
14 15	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the
14 15 16	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de-
14 15 16 17	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de- scribed in sections 303(a)(6)(C) and 304(e) of the De-
14 15 16 17 18	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de- scribed in sections 303(a)(6)(C) and 304(e) of the De- fense Production Act of 1950 (50 U.S.C.
14 15 16 17 18 19	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de- scribed in sections 303(a)(6)(C) and 304(e) of the De- fense Production Act of 1950 (50 U.S.C. 4533(a)(6)(C), 4534(e)) shall not apply; and
 14 15 16 17 18 19 20 	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de- scribed in sections 303(a)(6)(C) and 304(e) of the De- fense Production Act of 1950 (50 U.S.C. 4533(a)(6)(C), 4534(e)) shall not apply; and (2) during the 1-year period beginning on the
 14 15 16 17 18 19 20 21 	Notwithstanding any other provision of law— (1) during the 2-year period beginning on the date of enactment of this Act, the requirements de- scribed in sections 303(a)(6)(C) and 304(e) of the De- fense Production Act of 1950 (50 U.S.C. 4533(a)(6)(C), 4534(e)) shall not apply; and (2) during the 1-year period beginning on the date of enactment of this Act, the requirements de-

1 SEC. 4018. SPECIAL INSPECTOR GENERAL FOR PANDEMIC

RECOVERY.

2

3 (a) OFFICE OF INSPECTOR GENERAL.—There is hereby
4 established within the Department of the Treasury the Of5 fice of the Special Inspector General for Pandemic Recov6 ery.

7 (b) APPOINTMENT OF INSPECTOR GENERAL; RE-8 MOVAL.—

9 (1) IN GENERAL.—The head of the Office of the 10 Special Inspector General for Pandemic Recovery 11 shall be the Special Inspector General for Pandemic 12 Recovery (referred to in this section as the "Special 13 Inspector General"), who shall be appointed by the 14 President, by and with the advice and consent of the 15 Senate.

16 (2) Nomination.—The nomination of the Spe-17 cial Inspector General shall be made on the basis of 18 integrity and demonstrated ability in accounting, au-19 diting, financial analysis, law, management analysis, 20 public administration, or investigations. The nomina-21 tion of an individual as Special Inspector General 22 shall be made as soon as practicable after any loan, 23 loan guarantee, or other investment is made under 24 section 4003.

25 (3) REMOVAL.—The Special Inspector General
26 shall be removable from office in accordance with the
[†]HR 748 EAS

1	provisions of section 3(b) of the Inspector General Act
2	of 1978 (5 U.S.C. App.).
3	(4) POLITICAL ACTIVITY.—For purposes of sec-
4	tion 7324 of title 5, United States Code, the Special
5	Inspector General shall not be considered an employee
6	who determines policies to be pursued by the United
7	States in the nationwide administration of Federal
8	law.
9	(5) BASIC PAY.—The annual rate of basic pay of
10	the Special Inspector General shall be the annual rate
11	of basic pay for an Inspector General under section
12	3(e) of the Inspector General Act of 1978 (5 U.S.C.
13	App.).
13 14	App.). (c) DUTIES.—
14	(c) DUTIES.—
14 15	(c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the
14 15 16	 (c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with sec-
14 15 16 17	 (c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with section 4(b)(1) of the Inspector General Act of 1978 (5)
14 15 16 17 18	 (c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with section 4(b)(1) of the Inspector General Act of 1978 (5 U.S.C. App.), conduct, supervise, and coordinate au-
14 15 16 17 18 19	 (c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with section 4(b)(1) of the Inspector General Act of 1978 (5 U.S.C. App.), conduct, supervise, and coordinate audits and investigations of the making, purchase, man-
14 15 16 17 18 19 20	(c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with sec- tion 4(b)(1) of the Inspector General Act of 1978 (5 U.S.C. App.), conduct, supervise, and coordinate au- dits and investigations of the making, purchase, man- agement, and sale of loans, loan guarantees, and other
14 15 16 17 18 19 20 21	(c) DUTIES.— (1) IN GENERAL.—It shall be the duty of the Special Inspector General to, in accordance with sec- tion 4(b)(1) of the Inspector General Act of 1978 (5 U.S.C. App.), conduct, supervise, and coordinate au- dits and investigations of the making, purchase, man- agement, and sale of loans, loan guarantees, and other investments made by the Secretary of the Treasury

1	by collecting and summarizing the following informa-
2	tion:
3	(A) A description of the categories of the
4	loans, loan guarantees, and other investments
5	made by the Secretary.
6	(B) A listing of the eligible businesses re-
7	ceiving loan, loan guarantees, and other invest-
8	ments made under each category described in
9	subparagraph (A).
10	(C) An explanation of the reasons the Sec-
11	retary determined it to be appropriate to make
12	each loan or loan guarantee under this Act, in-
13	cluding a justification of the price paid for, and
14	other financial terms associated with, the appli-
15	cable transaction.
16	(D) A listing of, and detailed biographical
17	information with respect to, each person hired to
18	manage or service each loan, loan guarantee, or
19	other investment made under section 4003.
20	(E) A current, as of the date on which the
21	information is collected, estimate of the total
22	amount of each loan, loan guarantee, and other
23	investment made under this Act that is out-
24	standing, the amount of interest and fees accrued
25	and received with respect to each loan or loan

1	guarantee, the total amount of matured loans,
2	the type and amount of collateral, if any, and
3	any losses or gains, if any, recorded or accrued
4	for each loan, loan guarantee, or other invest-
5	ment.
6	(2) MAINTENANCE OF SYSTEMS.—The Special
7	Inspector General shall establish, maintain, and over-
8	see such systems, procedures, and controls as the Spe-
9	cial Inspector General considers appropriate to dis-
10	charge the duties of the Special Inspector General
11	under paragraph (1).
12	(3) Additional duties and responsibil-
13	ITIES.—In addition to the duties described in para-
14	graphs (1) and (2), the Special Inspector General
15	shall also have the duties and responsibilities of in-
16	spectors general under the Inspector General Act of
17	1978 (5 U.S.C. App.).
18	(d) Powers and Authorities.—
19	(1) IN GENERAL.—In carrying out the duties of
20	the Special Inspector General under subsection (c),
21	the Special Inspector General shall have the authori-
22	ties provided in section 6 of the Inspector General Act
23	of 1978 (5 U.S.C. App.).
24	(2) TREATMENT OF OFFICE.—The Office of the
25	Special Inspector General for Pandemic Recovery

shall be considered to be an office described in section
 6(f)(3) of the Inspector General Act of 1978 (5 U.S.C.
 App.) and shall be exempt from an initial determina tion by the Attorney General under section 6(f)(2) of
 that Act.

6 (e) PERSONNEL, FACILITIES, AND OTHER RE-7 SOURCES.—

(1) APPOINTMENT OF OFFICERS AND EMPLOY-8 9 EES.—The Special Inspector General may select, ap-10 point, and employ such officers and employees as may be necessary for carrying out the duties of the Special 11 12 Inspector General, subject to the provisions of title 5, 13 United States Code, governing appointments in the 14 competitive service, and the provisions of chapter 51 15 and subchapter III of chapter 53 of that title, relating 16 to classification and General Schedule pay rates.

17 (2) EXPERTS AND CONSULTANTS.—The Special
18 Inspector General may obtain services as authorized
19 under section 3109 of title 5, United States Code, at
20 daily rates not to exceed the equivalent rate prescribed
21 for grade GS-15 of the General Schedule by section
22 5332 of that title.

23 (3) CONTRACTS.—The Special Inspector General
24 may enter into contracts and other arrangements for
25 audits, studies, analyses, and other services with pub-

1	lic agencies and with private persons, and make such
2	payments as may be necessary to carry out the duties
3	of the Inspector General.
4	(4) Requests for information.—
5	(A) IN GENERAL.—Upon request of the Spe-
6	cial Inspector General for information or assist-
7	ance from any department, agency, or other enti-
8	ty of the Federal Government, the head of that
9	department, agency, or entity shall, to the extent
10	practicable and not in contravention of any ex-
11	isting law, furnish that information or assist-
12	ance to the Special Inspector General, or an au-
13	thorized designee.
14	(B) Refusal to provide requested in-
15	formation.—Whenever information or assist-
16	ance requested by the Special Inspector General
17	is, in the judgment of the Special Inspector Gen-
18	eral, unreasonably refused or not provided, the
19	Special Inspector General shall report the cir-
20	cumstances to the appropriate committees of
21	Congress without delay.
22	(f) Reports.—
23	(1) Quarterly reports.—
24	(A) IN GENERAL.—Not later than 60 days
25	

25 after the date on which the Special Inspector

1	General is confirmed, and once every calendar
2	quarter thereafter, the Special Inspector General
3	shall submit to the appropriate committees of
4	Congress a report summarizing the activities of
5	the Special Inspector General during the 3-
6	month period ending on the date on which the
7	Special Inspector General submits the report.
8	(B) CONTENTS.—Each report submitted
9	under subparagraph (A) shall include, for the pe-
10	riod covered by the report, a detailed statement
11	of all loans, loan guarantees, other transactions,
12	obligations, expenditures, and revenues associ-
13	ated with any program established by the Sec-
14	retary under section 4003, as well as the infor-
15	mation collected under subsection $(c)(1)$.
16	(2) Rule of construction.—Nothing in this
17	subsection may be construed to authorize the public
18	disclosure of information that is—
19	(A) specifically prohibited from disclosure
20	by any other provision of law;
21	(B) specifically required by Executive order
22	to be protected from disclosure in the interest of
23	national defense or national security or in the
24	conduct of foreign affairs; or

	-
1	(C) a part of an ongoing criminal inves-
2	tigation.
3	(g) Funding.—
4	(1) IN GENERAL.—Of the amounts made avail-
5	able to the Secretary under section 4027, \$25,000,000
6	shall be made available to the Special Inspector Gen-
7	eral to carry out this section.
8	(2) AVAILABILITY.—The amounts made available
9	to the Special Inspector General under paragraph (1)
10	shall remain available until expended.
11	(h) TERMINATION.—The Office of the Special Inspector
12	General shall terminate on the date 5 years after the enact-
13	ment of this Act.
14	(i) Council of the Inspectors General on Integ-
15	RITY AND EFFICIENCY.—The Special Inspector General
16	shall be a member of the Council of the Inspectors General
17	on Integrity and Efficiency established under section 11 of
18	the Inspector General Act of 1978 (5 U.S.C. App.) until
19	the date of termination of the Office of the Special Inspector
20	General.
21	(j) Corrective Responses to Audit Problems.—
22	The Secretary shall—
23	(1) take action to address deficiencies identified
24	by a report or investigation of the Special Inspector

25 General; or

1	(2) with respect to a deficiency identified under
2	paragraph (1), certify to the Committee on Banking,
3	Housing, and Urban Affairs of the Senate, the Com-
4	mittee on Finance of the Senate, the Committee on
5	Financial Services of the House of Representatives,
6	and the Committee on Ways and Means of the House
7	of Representatives that no action is necessary or ap-
8	propriate.
9	SEC. 4019. CONFLICTS OF INTEREST.
10	(a) DEFINITIONS.—In this section:
11	(1) Controlling interest.—The term "con-
12	trolling interest" means owning, controlling, or hold-
13	ing not less than 20 percent, by vote or value, of the
14	outstanding amount of any class of equity interest in
15	an entity.
16	(2) Covered entity.—The term "covered enti-
17	ty" means an entity in which a covered individual
18	directly or indirectly holds a controlling interest. For
19	the purpose of determining whether an entity is a
20	covered entity, the securities owned, controlled, or held
21	by 2 or more individuals who are related as described
22	in paragraph $(3)(B)$ shall be aggregated.
23	(3) Covered individual.—The term "covered
24	

1	(A) the President, the Vice President, the
2	head of an Executive department, or a Member
3	of Congress; and
4	(B) the spouse, child, son-in-law, or daugh-
5	ter-in-law, as determined under applicable com-
6	mon law, of an individual described in subpara-
7	graph (A).
8	(4) EXECUTIVE DEPARTMENT.—The term "Exec-
9	utive department" has the meaning given the term in
10	section 101 of title 5, United States Code.
11	(5) Member of congress.—The term "member
12	of Congress" means a member of the Senate or House
13	of Representatives, a Delegate to the House of Rep-
14	resentatives, and the Resident Commissioner from
15	Puerto Rico.
16	(6) Equity interest.—The term "equity inter-
17	est" means—
18	(A) a share in an entity, without regard to
19	whether the share is—
20	(i) transferable; or
21	(ii) classified as stock or anything
22	similar;
23	(B) a capital or profit interest in a limited
24	liability company or partnership; or

1	(C) a warrant or right, other than a right
2	to convert, to purchase, sell, or subscribe to a
3	share or interest described in subparagraph (A)
4	or (B), respectively.

5 (b) PROHIBITION.—Notwithstanding any other provi6 sion of this subtitle, no covered entity may be eligible for
7 any transaction described in section 4003.

8 (c) REQUIREMENT.—The principal executive officer 9 and the principal financial officer, or individuals performing similar functions, of an entity seeking to enter a 10 11 transaction under section 4003 shall, before that trans-12 action is approved, certify to the Secretary and the Board of Governors of the Federal Reserve System that the entity 13 is eligible to engage in that transaction, including that the 14 15 entity is not a covered entity.

16 SEC. 4020. CONGRESSIONAL OVERSIGHT COMMISSION.

(a) ESTABLISHMENT.—There is hereby established the
Congressional Oversight Commission (hereafter in this section referred to as the "Oversight Commission") as an establishment in the legislative branch.

- 21 *(b)* DUTIES.—
- 22 (1) IN GENERAL.—The Oversight Commission
 23 shall—
- 24 (A) conduct oversight of the implementation
 25 of this subtitle by the Department of the Treas-

1	ury and the Board of Governors of the Federal
2	Reserve System, including efforts of the Depart-
3	ment and the Board to provide economic sta-
4	bility as a result of the coronavirus disease 2019
5	(COVID-19) pandemic of 2020;
6	(B) submit to Congress reports under para-
7	graph (2); and
8	(C) review the implementation of this sub-
9	title by the Federal Government.
10	(2) Regular reports.—
11	(A) IN GENERAL.—Reports of the Oversight
12	Commission shall include the following:
13	(i) The use by the Secretary and the
14	Board of Governors of the Federal Reserve
15	System of authority under this subtitle, in-
16	cluding with respect to the use of con-
17	tracting authority and administration of
18	the provisions of this subtitle.
19	(ii) The impact of loans, loan guaran-
20	tees, and investments made under this sub-
21	title on the financial well-being of the peo-
22	ple of the United States and the United
23	States economy, financial markets, and fi-
24	nancial institutions.

1	(iii) The extent to which the informa-
2	tion made available on transactions under
3	this subtitle has contributed to market
4	transparency.
5	(iv) The effectiveness of loans, loan
6	guarantees, and investments made under
7	this subtitle of minimizing long-term costs
8	to the taxpayers and maximizing the bene-
9	fits for taxpayers.
10	(B) TIMING.—The reports required under
11	this paragraph shall be submitted not later than
12	30 days after the first exercise by the Secretary
13	and the Board of Governors of the Federal Re-
14	serve System of the authority under this subtitle
15	and every 30 days thereafter.
16	(c) Membership.—
17	(1) IN GENERAL.—The Oversight Commission
18	shall consist of 5 members as follows:
19	(A) 1 member appointed by the Speaker of
20	the House of Representatives.
21	(B) 1 member appointed by the minority
22	leader of the House of Representatives.
23	(C) 1 member appointed by the majority
24	leader of the Senate.

1	(D) 1 member appointed by the minority
2	leader of the Senate.
3	(E) 1 member appointed as Chairperson by
4	the Speaker of the House of Representatives and
5	the majority leader of the Senate, after consulta-
6	tion with the minority leader of the Senate and
7	the minority leader of the House of Representa-
8	tives
9	(2) PAY.—Each member of the Oversight Com-
10	mission shall be paid at a rate equal to the daily
11	equivalent of the annual rate of basic pay for level I
12	of the Executive Schedule for each day (including
13	travel time) during which such member is engaged in
14	the actual performance of duties vested in the Over-
15	sight Commission.
16	(3) Prohibition of compensation of fed-
17	ERAL EMPLOYEES.—Members of the Oversight Com-
18	mission who are full-time officers or employees of the
19	United States may not receive additional pay, allow-
20	ances, or benefits by reason of their service on the
21	Oversight Commission.
22	(4) TRAVEL EXPENSES.—Each member shall re-
23	ceive travel expenses, including per diem in lieu of
24	subsistence, in accordance with applicable provisions

1	under subchapter I of chapter 57 of title 5, United
2	States Code.
3	(5) QUORUM.—Four members of the Oversight
4	Commission shall constitute a quorum but a lesser
5	number may hold hearings.
6	(6) VACANCIES.—A vacancy on the Oversight
7	Commission shall be filled in the manner in which
8	the original appointment was made.
9	(7) MEETINGS.—The Oversight Commission shall
10	meet at the call of the Chairperson or a majority of
11	its members.
12	(d) Staff.—
13	(1) IN GENERAL.—The Oversight Commission
14	may appoint and fix the pay of any personnel as the
15	Oversight Commission considers appropriate.
16	(2) EXPERTS AND CONSULTANTS.—The Oversight
17	Commission may procure temporary and intermittent
18	services under section 3109(b) of title 5, United States
19	Code.
20	(3) Staff of agencies.—Upon request of the
21	Oversight Commission, the head of any Federal de-
22	partment or agency may detail, on a reimbursable
23	basis, any of the personnel of that department or
24	agency to the Oversight Commission to assist it in
25	carrying out its duties under the this subtitle.

1 (e) POWERS.—

2	(1) HEARINGS AND EVIDENCE.—The Oversight
3	Commission, or any subcommittee or member thereof,
4	may, for the purpose of carrying out this section hold
5	hearings, sit and act at times and places, take testi-
6	mony, and receive evidence as the Oversight Commis-
7	sion considers appropriate and may administer oaths
8	or affirmations to witnesses appearing before it.
9	(2) CONTRACTING.—The Oversight Commission
10	may, to such extent and in such amounts as are pro-
11	vided in appropriation Acts, enter into contracts to
12	enable the Oversight Commission to discharge its du-
13	ties under this section.
14	(3) Powers of members and agents.—Any
15	member or agent of the Oversight Commission may,
16	if authorized by the Oversight Commission, take any
17	action which the Oversight Commission is authorized
18	to take by this section.
19	(4) Obtaining official data.—The Oversight
20	Commission may secure directly from any depart-
21	ment or agency of the United States information nec-
22	essary to enable it to carry out this section. Upon re-
23	quest of the Chairperson of the Oversight Commission,
24	the head of that department or agency shall furnish

(5) REPORTS.—The Oversight Commission shall
 receive and consider all reports required to be sub mitted to the Oversight Commission under this sub title.

5 (f) TERMINATION.—The Oversight Commission shall
6 terminate on September 30, 2025.

7 (g) Funding for Expenses.—

8 (1)AUTHORIZATION OF APPROPRIATIONS.— 9 There is authorized to be appropriated to the Over-10 sight Commission such sums as may be necessary for 11 any fiscal year, half of which shall be derived from 12 the applicable account of the House of Representa-13 tives, and half of which shall be derived from the con-14 tingent fund of the Senate.

15 (2) Reimbursement of Amounts.—An amount 16 equal to the expenses of the Oversight Commission 17 shall be promptly transferred by the Secretary and 18 the Board of Governors of the Federal Reserve System, 19 from time to time upon the presentment of a state-20 ment of such expenses by the Chairperson of the Over-21 sight Commission, from funds made available to the 22 Secretary under this subtitle to the applicable fund of 23 the House of Representatives and the contingent fund 24 of the Senate, as appropriate, as reimbursement for

1	amounts expended from such account and fund under
2	paragraph (1).
3	SEC. 4021. CREDIT PROTECTION DURING COVID-19.
4	Section 623(a)(1) of the Fair Credit Reporting Act (15
5	U.S.C. $1681s-2(a)(1)$ is amended by adding at the end the
6	following:
7	"(F) Reporting information during
8	COVID–19 PANDEMIC.—
9	"(i) DEFINITIONS.—In this subsection:
10	"(I) Accommodation.—The term
11	'accommodation' includes an agree-
12	ment to defer 1 or more payments,
13	make a partial payment, forbear any
14	delinquent amounts, modify a loan or
15	contract, or any other assistance or re-
16	lief granted to a consumer who is af-
17	fected by the coronavirus disease 2019
18	(COVID-19) pandemic during the cov-
19	ered period.
20	"(II) COVERED PERIOD.—The
21	term 'covered period' means the period
22	beginning on January 31, 2020 and
23	ending on the later of—

1	"(aa) 120 days after the date
2	of enactment of this subpara-
3	graph; or
4	"(bb) 120 days after the date
5	on which the national emergency
6	concerning the novel coronavirus
7	disease (COVID-19) outbreak de-
8	clared by the President on March
9	13, 2020 under the National
10	Emergencies Act (50 U.S.C. 1601
11	et seq.) terminates.
12	"(ii) Reporting.—Except as provided
13	in clause (iii), if a furnisher makes an ac-
14	commodation with respect to 1 or more
15	payments on a credit obligation or account
16	of a consumer, and the consumer makes the
17	payments or is not required to make 1 or
18	more payments pursuant to the accommo-
19	dation, the furnisher shall—
20	``(I) report the credit obligation or
21	account as current; or
22	"(II) if the credit obligation or ac-
23	count was delinquent before the accom-
24	modation—

1	"(aa) maintain the delin-
2	quent status during the period in
3	which the accommodation is in ef-
4	fect; and
5	"(bb) if the consumer brings
6	the credit obligation or account
7	current during the period de-
8	scribed in item (aa), report the
9	credit obligation or account as
10	current.
11	"(iii) Exception.—Clause (ii) shall
12	not apply with respect to a credit obligation
13	or account of a consumer that has been
14	charged-off.".
15	SEC. 4022. FORECLOSURE MORATORIUM AND CONSUMER
15 16	SEC. 4022. FORECLOSURE MORATORIUM AND CONSUMER RIGHT TO REQUEST FORBEARANCE.
_	
16	RIGHT TO REQUEST FORBEARANCE.
16 17	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section:
16 17 18	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section: (1) COVID–19 EMERGENCY.—The term "COVID–
16 17 18 19	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section: (1) COVID–19 EMERGENCY.—The term "COVID– 19 emergency" means the national emergency con-
16 17 18 19 20	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section: (1) COVID-19 EMERGENCY.—The term "COVID- 19 emergency" means the national emergency con- cerning the novel coronavirus disease (COVID-19)
16 17 18 19 20 21	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section: (1) COVID-19 EMERGENCY.—The term "COVID- 19 emergency" means the national emergency con- cerning the novel coronavirus disease (COVID-19) outbreak declared by the President on March 13, 2020
 16 17 18 19 20 21 22 	RIGHT TO REQUEST FORBEARANCE. (a) DEFINITIONS.—In this section: (1) COVID-19 EMERGENCY.—The term "COVID- 19 emergency" means the national emergency con- cerning the novel coronavirus disease (COVID-19) outbreak declared by the President on March 13, 2020 under the National Emergencies Act (50 U.S.C. 1601

1	loan which is secured by a first or subordinate lien
2	on residential real property (including individual
3	units of condominiums and cooperatives) designed
4	principally for the occupancy of from 1- to 4- fami-
5	lies that is—
6	(A) insured by the Federal Housing Admin-
7	istration under title II of the National Housing
8	Act (12 U.S.C. 1707 et seq.);
9	(B) insured under section 255 of the Na-
10	tional Housing Act (12 U.S.C. 1715z–20);
11	(C) guaranteed under section 184 or $184A$
12	of the Housing and Community Development Act
13	of 1992 (12 U.S.C. 1715z–13a, 1715z–13b);
14	(D) guaranteed or insured by the Depart-
15	ment of Veterans Affairs;
16	(E) guaranteed or insured by the Depart-
17	ment of Agriculture;
18	(F) made by the Department of Agriculture;
19	OT
20	(G) purchased or securitized by the Federal
21	Home Loan Mortgage Corporation or the Federal
22	National Mortgage Association.
23	(b) FORBEARANCE.—
24	(1) IN GENERAL.—During the covered period, a
25	borrower with a Federally backed mortgage loan expe-

1	riencing a financial hardship due, directly or indi-
2	rectly, to the COVID-19 emergency may request for-
3	bearance on the Federally backed mortgage loan, re-
4	gardless of delinquency status, by—
5	(A) submitting a request to the borrower's
6	servicer; and
7	(B) affirming that the borrower is experi-
8	encing a financial hardship during the COVID-
9	19 emergency.
10	(2) DURATION OF FORBEARANCE.—Upon a re-
11	quest by a borrower for forbearance under paragraph
12	(1), such forbearance shall be granted for up to 180
13	days, and shall be extended for an additional period
14	of up to 180 days at the request of the borrower, pro-
15	vided that, at the borrower's request, either the initial
16	or extended period of forbearance may be shortened.
17	(3) Accrual of interest or fees.—During a
18	period of forbearance described in this subsection, no
19	fees, penalties, or interest beyond the amounts sched-
20	uled or calculated as if the borrower made all contrac-
21	tual payments on time and in full under the terms
22	of the mortgage contract, shall accrue on the bor-
23	rower's account.
24	(c) Requirements for Servicers.—

1 (1) IN GENERAL.—Upon receiving a request for forbearance from a borrower under subsection (b), the 2 3 servicer shall with no additional documentation re-4 quired other than the borrower's attestation to a fi-5 nancial hardship caused by the COVID-19 emergency 6 and with no fees, penalties, or interest (beyond the 7 amounts scheduled or calculated as if the borrower 8 made all contractual payments on time and in full under the terms of the mortgage contract) charged to 9 10 the borrower in connection with the forbearance, pro-11 vide the forbearance for up to 180 days, which may 12 be extended for an additional period of up to 180 13 days at the request of the borrower, provided that, the 14 borrower's request for an extension is made during 15 the covered period, and, at the borrower's request, ei-16 ther the initial or extended period of forbearance may 17 be shortened.

18 (2) FORECLOSURE MORATORIUM.—Except with 19 respect to a vacant or abandoned property, a servicer 20 of a Federally backed mortgage loan may not initiate 21 any judicial or non-judicial foreclosure process, move 22 for a foreclosure judgment or order of sale, or execute 23 a foreclosure-related eviction or foreclosure sale for not 24 less than the 60-day period beginning on March 18, 25 2020.

4 (a) IN GENERAL.—During the covered period, a multi5 family borrower with a Federally backed multifamily mort6 gage loan experiencing a financial hardship due, directly
7 or indirectly, to the COVID-19 emergency may request a
8 forbearance under the terms set forth in this section.

9 (b) REQUEST FOR RELIEF.—A multifamily borrower 10 with a Federally backed multifamily mortgage loan that 11 was current on its payments as of February 1, 2020, may 12 submit an oral or written request for forbearance under sub-13 section (a) to the borrower's servicer affirming that the mul-14 tifamily borrower is experiencing a financial hardship dur-15 ing the COVID-19 emergency.

16 (c) FORBEARANCE PERIOD.—

17 (1) IN GENERAL.—Upon receipt of an oral or
18 written request for forbearance from a multifamily
19 borrower, a servicer shall—

20 (A) document the financial hardship;

21 (B) provide the forbearance for up to 30
22 days; and

(C) extend the forbearance for up to 2 additional 30 day periods upon the request of the
borrower provided that, the borrower's request for
an extension is made during the covered period,

and, at least 15 days prior to the end of the for-1 bearance period described under subparagraph 2 3 (B). 4 (2) RIGHT TO DISCONTINUE.—A multifamily 5 borrower shall have the option to discontinue the for-6 bearance at any time. 7 (d) RENTER PROTECTIONS DURING FORBEARANCE PERIOD.—A multifamily borrower that receives a forbear-8 9 ance under this section may not, for the duration of the forbearance— 10 11 (1) evict or initiate the eviction of a tenant from 12 a dwelling unit located in or on the applicable prop-13 erty solely for nonpayment of rent or other fees or 14 charges: or 15 (2) charge any late fees, penalties, or other charges to a tenant described in paragraph (1) for 16 17 late payment of rent. 18 (e) NOTICE.—A multifamily borrower that receives a 19 forbearance under this section— 20 (1) may not require a tenant to vacate a dwell-21 ing unit located in or on the applicable property be-22 fore the date that is 30 days after the date on which 23 the borrower provides the tenant with a notice to va-24 cate; and

1	(2) may not issue a notice to vacate under para-
2	graph (1) until after the expiration of the forbearance.
3	(f) DEFINITIONS.—In this section:
4	(1) APPLICABLE PROPERTY.—The term "applica-
5	ble property", with respect to a Federally backed mul-
6	tifamily mortgage loan, means the residential multi-
7	family property against which the mortgage loan is
8	secured by a lien.
9	(2) Federally backed multifamily mort-
10	GAGE LOAN.—The term "Federally backed multi-
11	family mortgage loan" includes any loan (other than
12	temporary financing such as a construction loan)
13	that—
14	(A) is secured by a first or subordinate lien
15	
15	on residential multifamily real property de-
15 16	on residential multifamily real property de- signed principally for the occupancy of 5 or
16	signed principally for the occupancy of 5 or
16 17	signed principally for the occupancy of 5 or more families, including any such secured loan,
16 17 18	signed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay
16 17 18 19	signed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same prop-
16 17 18 19 20	signed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same prop- erty; and
16 17 18 19 20 21	signed principally for the occupancy of 5 or more families, including any such secured loan, the proceeds of which are used to prepay or pay off an existing loan secured by the same prop- erty; and (B) is made in whole or in part, or insured,

1	tered by the Secretary of Housing and Urban
2	Development or a housing or related program
3	administered by any other such officer or agency,
4	or is purchased or securitized by the Federal
5	Home Loan Mortgage Corporation or the Federal
6	National Mortgage Association.
7	(3) Multifamily borrower.—the term "multi-
8	family borrower" means a borrower of a residential
9	mortgage loan that is secured by a lien against a
10	property comprising 5 or more dwelling units.
11	(4) Covid–19 Emergency.—The term "COVID–
12	19 emergency" means the national emergency con-
13	cerning the novel coronavirus disease (COVID–19)
14	outbreak declared by the President on March 13, 2020
15	under the National Emergencies Act (50 U.S.C. 1601
16	$et \ seq.$).
17	(5) Covered period.—The term "covered pe-
18	riod" means the period beginning on the date of en-
19	actment of this Act and ending on the sooner of—
20	(A) the termination date of the national
21	emergency concerning the novel coronavirus dis-
22	ease (COVID-19) outbreak declared by the Presi-
23	dent on March 13, 2020 under the National
24	Emergencies Act (50 U.S.C. 1601 et seq.); or
25	(B) December 31, 2020.

1	SEC. 4024. TEMPORARY MORATORIUM ON EVICTION FIL-
2	INGS.
3	(a) DEFINITIONS.—In this section:
4	(1) Covered dwelling.—The term "covered
5	dwelling" means a dwelling that—
6	(A) is occupied by a tenant—
7	(i) pursuant to a residential lease; or
8	(ii) without a lease or with a lease ter-
9	minable under State law; and
10	(B) is on or in a covered property.
11	(2) Covered property.—The term "covered
12	property" means any property that—
13	(A) participates in—
14	(i) a covered housing program (as de-
15	fined in section 41411(a) of the Violence
16	Against Women Act of 1994 (34 U.S.C.
17	12491(a))); or
18	(ii) the rural housing voucher program
19	under section 542 of the Housing Act of
20	1949 (42 U.S.C. 1490r); or
21	(B) has a—
22	(i) Federally backed mortgage loan; or
23	(ii) Federally backed multifamily
24	mortgage loan.
25	(3) DWELLING.—The term "dwelling"—

1	(A) has the meaning given the term in sec-
2	tion 802 of the Fair Housing Act (42 U.S.C.
3	3602); and
4	(B) includes houses and dwellings described
5	in section 803(b) of such Act (42 U.S.C.
6	3603(b)).
7	(4) Federally backed mortgage loan.—The
8	term "Federally backed mortgage loan" includes any
9	loan (other than temporary financing such as a con-
10	struction loan) that—
11	(A) is secured by a first or subordinate lien
12	on residential real property (including indi-
13	vidual units of condominiums and cooperatives)
14	designed principally for the occupancy of from 1
15	to 4 families, including any such secured loan,
16	the proceeds of which are used to prepay or pay
17	off an existing loan secured by the same prop-
18	erty; and
19	(B) is made in whole or in part, or insured,
20	guaranteed, supplemented, or assisted in any
21	way, by any officer or agency of the Federal
22	Government or under or in connection with a
23	housing or urban development program adminis-
24	tered by the Secretary of Housing and Urban
25	Development or a housing or related program

1	administered by any other such officer or agency,
2	or is purchased or securitized by the Federal
3	Home Loan Mortgage Corporation or the Federal
4	National Mortgage Association.
5	(5) FEDERALLY BACKED MULTIFAMILY MORT-
6	GAGE LOAN.—The term "Federally backed multi-
7	family mortgage loan" includes any loan (other than
8	temporary financing such as a construction loan)
9	that—
10	(A) is secured by a first or subordinate lien
11	on residential multifamily real property de-
12	signed principally for the occupancy of 5 or
13	more families, including any such secured loan,
14	the proceeds of which are used to prepay or pay
15	off an existing loan secured by the same prop-
16	erty; and
17	(B) is made in whole or in part, or insured,
18	guaranteed, supplemented, or assisted in any
19	way, by any officer or agency of the Federal
20	Government or under or in connection with a
21	housing or urban development program adminis-
22	tered by the Secretary of Housing and Urban
23	Development or a housing or related program
24	administered by any other such officer or agency,
25	or is purchased or securitized by the Federal

1	Home Loan Mortgage Corporation or the Federal
2	National Mortgage Association.
3	(b) MORATORIUM.—During the 120-day period begin-
4	ning on the date of enactment of this Act, the lessor of a
5	covered dwelling may not—
6	(1) make, or cause to be made, any filing with
7	the court of jurisdiction to initiate a legal action to
8	recover possession of the covered dwelling from the
9	tenant for nonpayment of rent or other fees or
10	charges; or
11	(2) charge fees, penalties, or other charges to the
12	tenant related to such nonpayment of rent.
13	(c) NOTICE.—The lessor of a covered dwelling unit—
14	(1) may not require the tenant to vacate the cov-
15	ered dwelling unit before the date that is 30 days
16	after the date on which the lessor provides the tenant
17	with a notice to vacate; and
18	(2) may not issue a notice to vacate under para-
19	graph (1) until after the expiration of the period de-
20	scribed in subsection (b).
21	SEC. 4025. PROTECTION OF COLLECTIVE BARGAINING
22	AGREEMENT.
23	(a) IN GENERAL.—Neither the Secretary, nor any
24	other actor, department, or agency of the Federal Govern-
25	ment, shall condition the issuance of a loan or loan guar-

antee under paragraph (1), (2), or (3) of section 4003(b) 1 of this subtitle on an air carrier's or eligible business's im-2 3 plementation of measures to enter into negotiations with the certified bargaining representative of a craft or class 4 of employees of the air carrier or eligible business under 5 6 the Railway Labor Act (45 U.S.C. 151 et seq.) or the National Labor Relations Act (29 U.S.C. 151 et seq.), regard-7 8 ing pay or other terms and conditions of employment.

9 (b) PERIOD OF EFFECT.—With respect to an air car-10 rier or eligible business to which the loan or loan guarantee 11 is provided under this subtitle, this section shall be in effect with respect to the air carrier or eligible business beginning 12 13 on the date on which the air carrier or eligible business is first issued such loan or loan guarantee and ending on 14 15 the date that is 1 year after the loan or loan guarantee is no longer outstanding. 16

17 SEC. 4026. REPORTS.

(a) DISCLOSURE OF TRANSACTIONS.—Not later than
72 hours after any transaction by the Secretary under
paragraph (1), (2), or (3) of section 4003(b), the Secretary
shall publish on the website of the Department of the Treasury—

(1) a plain-language description of the transaction, including the date of application, date of application approval, and identity of the counterparty;

1	(2) the amount of the loan or loan guarantee;
2	(3) the interest rate, conditions, and any other
3	material or financial terms associated with the trans-
4	action, if applicable; and
5	(4) a copy of the relevant and final term sheet,
6	if applicable, and contract or other relevant docu-
7	mentation regarding the transaction.
8	(b) Reports.—
9	(1) To congress.—
10	(A) IN GENERAL.—In addition to such re-
11	ports as are required under section 5302(c) of
12	title 31, United States Code, not later than 7
13	days after the Secretary makes any loan or loan
14	guarantee under paragraph (1), (2), or (3) of
15	section 4003(b), the Secretary shall submit to the
16	Chairmen and Ranking Members of the Com-
17	mittee on Banking, Housing, and Urban Affairs
18	and the Committee on Finance of the Senate and
19	the Chairmen and Ranking Members of the Com-
20	mittee on Financial Services and the Committee
21	on Ways and Means of the House of Representa-
22	tives a report summarizing—
23	(i) an overview of actions taken by the

24 Secretary under paragraph (1), (2) or (3) of section 4003(b) during such period; 25

1	(ii) the actual obligation, expenditure,
2	and disbursements of the funds during such
3	period; and
4	(iii) a detailed financial statement
5	with respect to the exercise of authority
6	under paragraph (1) , (2) or (3) of section
7	4003(b) showing—
8	(I) all loans and loan guarantees
9	made, renewed, or restructured;
10	(II) all transactions during such
11	period, including the types of parties
12	involved;
13	(III) the nature of the assets pur-
14	chased;
15	(IV) a description of the vehicles
16	established to exercise such authority;
17	and
18	(V) any or all repayment activity,
19	delinquencies or defaults on loans and
20	loan guarantees issued under para-
21	graph (1), (2) or (3) of section 4003(b).
22	(B) PUBLICATION.—Not later than 7 days
23	after the date on which the Secretary submits a
24	report under subparagraph (A) to the committees
25	of Congress described in such subparagraph, the

1	Secretary shall publish such report on the
2	website of the Department of the Treasury.
3	(C) 30-day reports.—Every 30 days dur-
4	ing such time as a loan or loan guarantee under
5	paragraph (1), (2), or (3) of section 4003(b) is
6	outstanding, the Secretary shall publish on the
7	website of the Department of the Treasury a re-
8	port summarizing the information set forth in
9	subparagraph (A).
10	(2) BOARD OF GOVERNORS.—
11	(A) IN GENERAL.—With respect to any pro-
12	gram or facility described in paragraph (4) of
13	section 4003(b), the Board of Governors of the
14	Federal Reserve System shall provide to the
15	Committee on Banking, Housing, and Urban Af-
16	fairs of the Senate and the Committee on Finan-
17	cial Services of the House of Representatives such
18	reports as are required to be provided under sec-
19	tion 13(3) of the Federal Reserve Act (12 U.S.C.
20	343(3))—
21	(i) not later than 7 days after the
22	Board authorizes a new facility or other fi-
23	nancial assistance in accordance with sec-
24	tion $13(3)(C)(i)$ of the Federal Reserve Act
25	(12 U.S.C. 343(3)(C)(i)); and

1	(ii) once every 30 days with respect to
2	outstanding loans or financial assistance in
3	accordance with section $13(3)(C)(ii)$ of the
4	Federal Reserve Act (12 U.S.C.
5	343(3)(C)(ii)).
6	(B) PUBLICATION.—Not later than 7 days
7	after the Board of Governors of the Federal Re-
8	serve System submits a report under subpara-
9	graph (A) to the committees of Congress de-
10	scribed in subparagraph (A), the Board shall
11	publish on its website such report.
12	(c) TESTIMONY.—The Secretary and the Chairman of
13	the Board of Governors of the Federal Reserve System shall
14	testify, on a quarterly basis, before the Committee on Bank-
15	ing, Housing, and Urban Affairs of the Senate and the
16	Committee on Financial Services of the House of Represent-
17	atives regarding the obligations of the Department of the
18	Treasury and the Federal Reserve System, and transactions
19	entered into, under this Act.
20	(d) PROGRAM DESCRIPTIONS.—The Secretary shall
21	post on the website of the Department of the Treasury all
22	criteria, guidelines, eligibility requirements, and applica-
23	tion materials for the making of any loan or loan guarantee
24	under paragraph (1), (2), or (3) of section 4003(b).

2 hours after the Secretary enters into a contract in connec3 tion with the administration of any loan or loan guarantee
4 authorized to be made under paragraph (1), (2), or (3) of
5 section 4003(b), the Secretary shall post on the website of
6 the Department of the Treasury a copy of the contract.

7 (f) GOVERNMENT ACCOUNTABILITY OFFICE.—

8 (1) STUDY.—The Comptroller General of the 9 United States shall conduct a study on the loans, loan 10 guarantees, and other investments provided under sec-11 tion 4003.

12 (2) REPORT.—Not later than 9 months after the 13 date of enactment of this Act, and annually thereafter 14 through the year succeeding the last year for which 15 loans, loan guarantees, or other investments made 16 under section 4003 are outstanding, the Comptroller 17 General shall submit to the Committee on Financial 18 Services, the Committee on Transportation and Infra-19 structure, the Committee on Appropriations, and the 20 Committee on the Budget of the House of Representa-21 tives and the Committee on Banking, Housing, and 22 Urban Affairs, the Committee on Commerce, Science, 23 and Transportation, the Committee on Appropria-24 tions, and the Committee on the Budget of the Senate

011
a report on the loans, loan guarantees, and other in-
vestments made under section 4003.
SEC. 4027. DIRECT APPROPRIATION.
(a) IN GENERAL.—Notwithstanding any other provi-
sion of law, there is appropriated, out of amounts in the
Treasury not otherwise appropriated, to the fund estab-
lished under section 5302(a)(1) of title 31, United States
Code, \$500,000,000,000 to carry out this subtitle.
(b) Technical and Conforming Amendment.—Sec-
tion 5302(a) of title 31, United States Code, is amended—
(1) by striking "and" before "section 3"; and
(2) by inserting "and the Coronavirus Economic
Stabilization Act of 2020," before "and for investing".
(c) CLARIFICATION.—
(1) IN GENERAL.—On or after January 1, 2021,
any remaining funds made available under section
4003(b) may be used only for—
(A) modifications, restructurings, or other
amendments of loans, loan guarantees, or other
investments in accordance with section
4029(b)(1); and
(B) exercising any options, warrants, or
other investments made prior to January 1,
2021; and

1	(C) paying costs and administrative ex-
2	penses as provided in section 4003(f).
3	(2) Deficit reduction.—On January 1, 2026,
4	any funds described in paragraph (1) that are re-
5	maining shall be transferred to the general fund of the
6	Treasury to be used for deficit reduction.
7	SEC. 4028. RULE OF CONSTRUCTION.
8	Nothing in this subtitle shall be construed to allow the
9	Secretary to provide relief to eligible businesses, States, and
10	municipalities except in the form of loans, loan guarantees,

11 and other investments as provided in this subtitle and12 under terms and conditions that are in the interest of the13 Federal Government.

14 SEC. 4029. TERMINATION OF AUTHORITY.

(a) IN GENERAL.—Except as provided in subsection
(b), on December 31, 2020, the authority provided under
this subtitle to make new loans, loan guarantees, or other
investments shall terminate.

19 (b) OUTSTANDING.—

20 (1) IN GENERAL.—Except as provided in para21 graph (2), any loan, loan guarantee, or other invest22 ment outstanding on the date described in subsection
23 (a)—

24 (A) may be modified, restructured, or other25 wise amended; and

(B) may not be forgiven.
 (2) DURATION.—The duration of any loan or
 loan guarantee made under section 4003(b)(1) that is
 modified, restructured, or otherwise amended under
 paragraph (1) shall not be extended beyond 5 years
 from the initial origination date of the loan or loan
 quarantee.

8 Subtitle B—Air Carrier Worker 9 Support

10 SEC. 4111. DEFINITIONS.

11 Unless otherwise specified, the terms in section
12 40102(a) of title 49, United States Code, shall apply to this
13 subtitle, except that—

14 (1) the term "airline catering employee" means
15 an employee who performs airline catering services;

(2) the term "airline catering services" means
preparation, assembly, or both, of food, beverages, provisions and related supplies for delivery, and the delivery of such items, directly to aircraft or to a location on or near airport property for subsequent delivery to aircraft;

- 22 (3) the term "contractor" means—
- 23 (A) a person that performs, under contract
 24 with a passenger air carrier conducting oper-

1	ations under part 121 of title 14, Code of Fed-
2	eral Regulations—
3	(i) catering functions; or
4	(ii) functions on the property of an
5	airport that are directly related to the air
6	transportation of persons, property, or
7	mail, including but not limited to the load-
8	ing and unloading of property on aircraft;
9	assistance to passengers under part 382 of
10	title 14, Code of Federal Regulations; secu-
11	rity; airport ticketing and check-in func-
12	tions; ground-handling of aircraft; or air-
13	craft cleaning and sanitization functions
14	and waste removal; or
15	(B) a subcontractor that performs such
16	functions;
17	(4) the term "employee" means an individual,
18	other than a corporate officer, who is employed by an
19	air carrier or a contractor; and
20	(5) the term "Secretary" means the Secretary of
21	the Treasury.
22	SEC. 4112. PANDEMIC RELIEF FOR AVIATION WORKERS.
23	(a) FINANCIAL ASSISTANCE FOR EMPLOYEE WAGES,
24	SALARIES, AND BENEFITS.—Notwithstanding any other
25	provision of law, to preserve aviation jobs and compensate

air carrier industry workers, the Secretary shall provide fi nancial assistance that shall exclusively be used for the con tinuation of payment of employee wages, salaries, and bene fits to—

5 (1) passenger air carriers, in an aggregate
6 amount up to \$25,000,000,000;

7 (2) cargo air carriers, in the aggregate amount
8 up to \$4,000,000,000; and

9 (3) contractors, in an aggregate amount up to
10 \$3,000,000,000.

(b) ADMINISTRATIVE EXPENSES.—Notwithstanding
any other provision of law, the Secretary, may use
\$100,000,000 of the funds made available under section
4120(a) for costs and administrative expenses associated
with providing financial assistance under this subtitle.

16 SEC. 4113. PROCEDURES FOR PROVIDING PAYROLL SUP-17PORT.

18 (a) AWARDABLE AMOUNTS.—The Secretary shall pro19 vide financial assistance under this subtitle—

(1) to an air carrier in an amount equal to the
salaries and benefits reported by the air carrier to the
Department of Transportation pursuant to part 241
of title 14, Code of Federal Regulations, for the period
from April 1, 2019, through September 30, 2019; and

1	(2) to an air carrier that does not transmit re-
2	ports under such part 241, in an amount that such
3	air carrier certifies, using sworn financial statements
4	or other appropriate data, as the amount of wages,
5	salaries, benefits, and other compensation that such
6	air carrier paid the employees of such air carrier
7	during the period from April 1, 2019, through Sep-
8	tember 30, 2019; and
9	(3) to a contractor, in an amount that the con-
10	tractor certifies, using sworn financial statements or
11	other appropriate data, as the amount of wages, sala-
12	ries, benefits, and other compensation that such con-
13	tractor paid the employees of such contractor during
14	the period from April 1, 2019, through September 30,
15	2019.
16	(b) Deadlines and Procedures.—
17	(1) IN GENERAL.—
18	(A) FORMS; TERMS AND CONDITIONS.—Fi-
19	nancial assistance provided to an air carrier or
20	contractor under this subtitle shall be in such
21	form, on such terms and conditions (including
22	requirements for audits and the clawback of any
23	financial assistance provided upon failure by a
24	passenger air carrier, cargo air carrier, or con-
25	tractor to honor the assurances specified in sec-

1	tion 4114), as the Secretary determines appro-
2	priate.
3	(B) PROCEDURES.—The Secretary shall
4	publish streamlined and expedited procedures
5	not later than 5 days after the date of enactment
6	of this Act for air carriers and contractors to
7	submit requests for financial assistance under
8	this subtitle.
9	(2) Deadline for immediate payroll assist-
10	ANCE.—Not later than 10 days after the date of enact-
11	ment of this Act, the Secretary shall make initial
12	payments to air carriers and contractors that submit
13	requests for financial assistance approved by to the
14	Secretary.
15	(3) SUBSEQUENT PAYMENTS.—The Secretary
16	shall determine an appropriate method for timely dis-
17	tribution of payments to air carriers and contractors
18	with approved requests for financial assistance from
19	any funds remaining available after providing initial
20	financial assistance payments under paragraph (2).
21	(c) PRO RATA AUTHORITY.—The Secretary shall have
22	the authority to reduce, on a pro rata basis, the amounts
23	due to air carriers and contractors under the applicable
24	paragraph of section 4112 in order to address any shortfall

in assistance that would otherwise be provided under such
 section.

3 (d) AUDITS.—The Inspector General of the Depart4 ment of the Treasury shall audit certifications made under
5 subsection (a).

6 SEC. 4114. REQUIRED ASSURANCES.

7 (a) IN GENERAL.—To be eligible for financial assist8 ance under this subtitle, an air carrier or contractor shall
9 enter into an agreement with the Secretary, or otherwise
10 certify in such form and manner as the Secretary shall pre11 scribe, that the air carrier or contractor shall—

12 (1) refrain from conducting involuntary fur13 loughs or reducing pay rates and benefits until Sep14 tember 30, 2020;

(2) through September 30, 2021, ensure that neither the air carrier or contractor nor any affiliate of
the air carrier or contractor may, in any transaction,
purchase an equity security of the air carrier or contractor or the parent company of the air carrier or
contractor that is listed on a national securities exchange;

(3) through September 30, 2021, ensure that the
air carrier or contractor shall not pay dividends, or
make other capital distributions, with respect to the

1	common stock (or equivalent interest) of the air car-
2	rier or contractor; and
3	(4) meet the requirements of sections 4115 and
4	4116.
5	(b) Department of Transportation Authority to
6	Condition Assistance on Continuation of Service.—
7	(1) IN GENERAL.—The Secretary of Transpor-
8	tation is authorized to require, to the extent reason-
9	able and practicable, an air carrier provided finan-
10	cial assistance under this subtitle to maintain sched-
11	uled air transportation service, as the Secretary of
12	Transportation deems necessary, to ensure services to
13	any point served by that carrier before March 1,
14	2020.
15	(2) Required considerations.—When consid-
16	ering whether to exercise the authority provided by
17	this section, the Secretary of Transportation shall
18	take into consideration the air transportation needs of
19	small and remote communities and the need to main-
20	tain well-functioning health care supply chains, in-
21	cluding medical devices and supplies, and pharma-
22	ceutical supply chains.
23	(3) SUNSET.—The authority provided under this
24	subsection shall terminate on March 1, 2022, and any

requirements issued by the Secretary of Transpor-

25

tation under this subsection shall cease to apply after
 that date.

3 SEC. 4115. PROTECTION OF COLLECTIVE BARGAINING 4 AGREEMENT.

5 (a) IN GENERAL.—Neither the Secretary, nor any 6 other actor, department, or agency of the Federal Government, shall condition the issuance of financial assistance 7 8 under this subtitle on an air carrier's or contractor's imple-9 mentation of measures to enter into negotiations with the 10 certified bargaining representative of a craft or class of em-11 ployees of the air carrier or contractor under the Railway Labor Act (45 U.S.C. 151 et seq.) or the National Labor 12 Relations Act (29 U.S.C. 151 et seq.), regarding pay or 13 other terms and conditions of employment. 14

(b) PERIOD OF EFFECT.—With respect to an air carrier or contractor to which financial assistance is provided
under this subtitle, this section shall be in effect with respect
to the air carrier or contractor beginning on the date on
which the air carrier or contractor is first issued such financial assistance and ending on September 30, 2020.

21 SEC. 4116. LIMITATION ON CERTAIN EMPLOYEE COMPENSA22 TION.

(a) IN GENERAL.—The Secretary may only provide financial assistance under this subtitle to an air carrier or
contractor after such carrier or contractor enters into an

agreement with the Secretary which provides that, during 1 the 2-year period beginning March 24, 2020, and ending 2 3 March 24, 2022, no officer or employee of the air carrier or contractor whose total compensation exceeded \$425,000 4 5 in calendar year 2019 (other than an employee whose com-6 pensation is determined through an existing collective bar-7 gaining agreement entered into prior to enactment of this 8 Act)—

9 (1) will receive from the air carrier or contractor 10 total compensation which exceeds, during any 12 con-11 secutive months of such 2-year period, the total com-12 pensation received by the officer or employee from the 13 air carrier or contractor in calendar year 2019;

(2) will receive from the air carrier or contractor
severance pay or other benefits upon termination of
employment with the air carrier or contractor which
exceeds twice the maximum total compensation received by the officer or employee from the air carrier
or contractor in calendar year 2019; and

20 (3) no officer or employee of the eligible business
21 whose total compensation exceeded \$3,000,000 in cal22 endar year 2019 may receive during any 12 consecu23 tive months of such period total compensation in excess of the sum of—

25 (A) \$3,000,000; and

1	(B) 50 percent of the excess over $$3,000,000$
2	of the total compensation received by the officer
3	or employee from the eligible business in cal-
4	endar year 2019.

5 (b) TOTAL COMPENSATION DEFINED.—In this section,
6 the term "total compensation" includes salary, bonuses,
7 awards of stock, and other financial benefits provided by
8 an air carrier or contractor to an officer or employee of
9 the air carrier or contractor.

10 SEC. 4117. TAX PAYER PROTECTION.

11 The Secretary may receive warrants, options, preferred 12 stock, debt securities, notes, or other financial instruments 13 issued by recipients of financial assistance under this sub-14 title which, in the sole determination of the Secretary, pro-15 vide appropriate compensation to the Federal Government 16 for the provision of the financial assistance.

17 SEC. 4118. REPORTS.

(a) REPORT.—Not later than November 1, 2020, the
Secretary shall submit to the Committee on Transportation
and Infrastructure and the Committee on Financial Services of the House of Representatives and the Committee on
Commerce, Science, and Transportation and the Committee
on Banking, Housing, and Urban Affairs of the Senate a
report on the financial assistance provided to air carriers

and contractors under this subtitle, including a description
 of any financial assistance provided.

3 (b) UPDATE.—Not later than the last day of the 1-year period following the date of enactment of this Act, the Sec-4 5 retary shall update and submit to the Committee on Trans-6 portation and the Committee on Financial Services and Infrastructure of the House of Representatives and the Com-7 mittee on Commerce, Science, and Transportation and the 8 9 Committee on Banking, Housing, and Urban Affairs of the 10 Senate the report described in subsection (a).

11 SEC. 4119. COORDINATION.

12 In implementing this subtitle the Secretary shall co-13 ordinate with the Secretary of Transportation.

14 SEC. 4120. DIRECT APPROPRIATION.

Notwithstanding any other provision of law, there is
appropriated, out of amounts in the Treasury not otherwise
appropriated, \$32,000,000,000 to carry out this subtitle.

18 TITLE V—CORONAVIRUS RELIEF 19 FUNDS

20 SEC. 5001. CORONAVIRUS RELIEF FUND.

21 (a) IN GENERAL.—The Social Security Act (42 U.S.C.
22 301 et seq.) is amended by inserting after title V the fol23 lowing:

"TITLE VI—CORONAVIRUS RELIEF FUND

584

3 "SEC. 601. CORONAVIRUS RELIEF FUND.

4 "(a) APPROPRIATION.—

1

2

5 "(1) IN GENERAL.—Out of any money in the 6 Treasury of the United States not otherwise appro-7 priated, there are appropriated for making payments 8 to States, Tribal governments, and units of local gov-9 ernment under this section, \$150,000,000,000 for fis-10 cal year 2020.

11 "(2) RESERVATION OF FUNDS.—Of the amount
12 appropriated under paragraph (1), the Secretary
13 shall reserve—

"(A) \$3,000,000,000 of such amount for
making payments to the District of Columbia,
the Commonwealth of Puerto Rico, the United
States Virgin Islands, Guam, the Commonwealth
of the Northern Mariana Islands, and American
Samoa; and

20 "(B) \$8,000,000,000 of such amount for
21 making payments to Tribal governments.

22 "(b) Authority to Make Payments.—

23 "(1) IN GENERAL.—Subject to paragraph (2),
24 not later than 30 days after the date of enactment of
25 this section, the Secretary shall pay each State and

1	Tribal government, and each unit of local government
2	that meets the condition described in paragraph (2),
3	the amount determined for the State, Tribal govern-
4	ment, or unit of local government, for fiscal year 2020
5	under subsection (c).
6	"(2) Direct payments to units of local
7	GOVERNMENT.—If a unit of local government of a
8	State submits the certification required by subsection
9	(e) for purposes of receiving a direct payment from
10	the Secretary under the authority of this paragraph,
11	the Secretary shall reduce the amount determined for
12	that State by the relative unit of local government
13	population proportion amount described in subsection
14	(c)(5) and pay such amount directly to such unit of
15	local government.
16	"(c) PAYMENT AMOUNTS.—
17	"(1) IN GENERAL.—Subject to paragraph (2), the
18	amount paid under this section for fiscal year 2020
19	to a State that is 1 of the 50 States shall be the
20	amount equal to the relative population proportion
21	amount determined for the State under paragraph (3)
22	for such fiscal year.
23	"(2) Minimum payment.—
24	"(A) IN GENERAL.—No State that is 1 of

25 the 50 States shall receive a payment under this

1	section for fiscal year 2020 that is less than
2	\$1,250,000,000.
3	"(B) PRO RATA ADJUSTMENTS.—The Sec-
4	retary shall adjust on a pro rata basis the
5	amount of the payments for each of the 50 States
6	determined under this subsection without regard
7	to this subparagraph to the extent necessary to
8	comply with the requirements of subparagraph
9	(A).
10	"(3) Relative population proportion
11	AMOUNT.—For purposes of paragraph (1), the relative
12	population proportion amount determined under this
13	paragraph for a State for fiscal year 2020 is the
14	product of—
15	"(A) the amount appropriated under para-
16	graph (1) of subsection (a) for fiscal year 2020
17	that remains after the application of paragraph
18	(2) of that subsection; and
19	"(B) the relative State population propor-
20	tion (as defined in paragraph (4)).
21	"(4) Relative state population proportion
22	DEFINED.—For purposes of paragraph $(3)(B)$, the
23	term 'relative State population proportion' means,
24	with respect to a State, the quotient of—
25	"(A) the population of the State; and

1	(B) the total population of all States (ex-
2	cluding the District of Columbia and territories
3	specified in subsection $(a)(2)(A)$.
4	"(5) Relative unit of local government
5	POPULATION PROPORTION AMOUNT.—For purposes of
6	subsection $(b)(2)$, the term 'relative unit of local gov-
7	ernment population proportion amount' means, with
8	respect to a unit of local government and a State, the
9	amount equal to the product of—
10	"(A) 45 percent of the amount of the pay-
11	ment determined for the State under this sub-
12	section (without regard to this paragraph); and
13	"(B) the amount equal to the quotient of—
14	"(i) the population of the unit of local
15	government; and
16	"(ii) the total population of the State
17	in which the unit of local government is lo-
18	cated.
19	"(6) DISTRICT OF COLUMBIA AND TERRI-
20	TORIES.—The amount paid under this section for fis-
21	cal year 2020 to a State that is the District of Colum-
22	bia or a territory specified in subsection $(a)(2)(A)$
23	shall be the amount equal to the product of—
24	"(A) the amount set aside under subsection
25	(a)(2)(A) for such fiscal year; and

	000
1	"(B) each such District's and territory's
2	share of the combined total population of the
3	District of Columbia and all such territories, as
4	determined by the Secretary.
5	"(7) TRIBAL GOVERNMENTS.—From the amount
6	set aside under subsection $(a)(2)(B)$ for fiscal year
7	2020, the amount paid under this section for fiscal
8	year 2020 to a Tribal government shall be the amount
9	the Secretary shall determine, in consultation with
10	the Secretary of the Interior and Indian Tribes, that
11	is based on increased expenditures of each such Tribal
12	government (or a tribally-owned entity of such Tribal
13	government) relative to aggregate expenditures in fis-
14	cal year 2019 by the Tribal government (or tribally-
15	owned entity) and determined in such manner as the
16	Secretary determines appropriate to ensure that all
17	amounts available under subsection $(a)(2)(B)$ for fis-
18	cal year 2020 are distributed to Tribal governments.
19	"(8) DATA.—For purposes of this subsection, the
20	population of States and units of local governments
21	shall be determined based on the most recent year for
22	which data are available from the Bureau of the Cen-
23	sus.
24	"(d) USE OF FUNDS.—A State, Tribal government,

25 and unit of local government shall use the funds provided

under a payment made under this section to cover only
 those costs of the State, Tribal government, or unit of local
 government that—

4 "(1) are necessary expenditures incurred due to
5 the public health emergency with respect to the
6 Coronavirus Disease 2019 (COVID-19);

7 "(2) were not accounted for in the budget most
8 recently approved as of the date of enactment of this
9 section for the State or government; and

10 "(3) were incurred during the period that begins on March 1, 2020, and ends on December 30, 2020. 11 12 "(e) CERTIFICATION.—In order to receive a payment 13 under this section, a unit of local government shall provide the Secretary with a certification signed by the Chief Exec-14 utive for the unit of local government that the local govern-15 ment's proposed uses of the funds are consistent with sub-16 section (d). 17

18 "(f) INSPECTOR GENERAL OVERSIGHT;
19 RECOUPMENT.—

20 "(1) OVERSIGHT AUTHORITY.—The Inspector
21 General of the Department of the Treasury shall con22 duct monitoring and oversight of the receipt, disburse23 ment, and use of funds made available under this sec24 tion.

1	"(2) Recoupment.—If the Inspector General of
2	the Department of the Treasury determines that a
3	State, Tribal government, or unit of local government
4	has failed to comply with subsection (d), the amount
5	equal to the amount of funds used in violation of such
6	subsection shall be booked as a debt of such entity
7	owed to the Federal Government. Amounts recovered
8	under this subsection shall be deposited into the gen-
9	eral fund of the Treasury.
10	"(3) APPROPRIATION.—Out of any money in the
11	Treasury of the United States not otherwise appro-
12	priated, there are appropriated to the Office of the In-
13	spector General of the Department of the Treasury,
14	\$35,000,000 to carry out oversight and recoupment
15	activities under this subsection. Amounts appro-
16	priated under the preceding sentence shall remain
17	available until expended.
18	"(4) AUTHORITY OF INSPECTOR GENERAL.—
19	Nothing in this subsection shall be construed to di-
20	minish the authority of any Inspector General, in-
21	cluding such authority as provided in the Inspector
22	General Act of 1978 (5 U.S.C. App.).
23	"(g) DEFINITIONS.—In this section:
24	"(1) Indian tribe.—The term 'Indian Tribe'
~ ~	

1	Indian Self-Determination and Education Assistance
2	Act (25 U.S.C. 5304(e)).
3	"(2) Local government.—The term 'unit of
4	local government' means a county, municipality,
5	town, township, village, parish, borough, or other unit
6	of general government below the State level with a
7	population that exceeds 500,000.
8	"(3) Secretary.—The term 'Secretary' means
9	the Secretary of the Treasury.
10	"(4) STATE.—The term 'State' means the 50
11	States, the District of Columbia, the Commonwealth
12	of Puerto Rico, the United States Virgin Islands,
13	Guam, the Commonwealth of the Northern Mariana
14	Islands, and American Samoa.
15	"(5) TRIBAL GOVERNMENT.—The term 'Tribal
16	government' means the recognized governing body of
17	an Indian Tribe.".
18	(b) Application of Provisions.—Amounts appro-
19	priated for fiscal year 2020 under section $601(a)(1)$ of the
20	Social Security Act (as added by subsection (a)) shall be
21	subject to the requirements contained in Public Law 116-
22	94 for funds for programs authorized under sections 330
23	through 340 of the Public Health Service Act (42 U.S.C.
24	254 through 256).

TITLE VI—MISCELLANEOUS PROVISIONS

592

3 SEC. 6001. COVID-19 BORROWING AUTHORITY FOR THE

UNITED STATES POSTAL SERVICE.

5 (a) DEFINITIONS.—In this section—

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6 (1) the term "COVID-19 emergency" means the 7 emergency involving Federal primary responsibility 8 determined to exist by the President under section 9 501(b) of the Robert T. Stafford Disaster Relief and 10 Emergency Assistance Act (42 U.S.C. 5191(b)) with 11 respect to the Coronavirus Disease 2019 (COVID-19); 12 and

13 (2) the term "Postal Service" means the United
14 States Postal Service.

15 (b) ADDITIONAL BORROWING AUTHORITY.—Notwith-16 standing section 2005 of title 39, United States Code, or 17 any other provision of law, if the Postal Service determines 18 that, due to the COVID-19 emergency, the Postal Service 19 will not be able to fund operating expenses without bor-20 rowing money—

(1) the Postal Service may borrow money from
the Treasury in an amount not to exceed
\$10,000,000,000—

24 (A) to be used for such operating expenses;
25 and

1	(B) which may not be used to pay any out-
2	standing debt of the Postal Service; and
3	(2) the Secretary of the Treasury may lend up
4	to the amount described in paragraph (1) at the re-
5	quest of the Postal Service, upon terms and conditions
6	mutually agreed upon by the Secretary and the Postal
7	Service.
8	(c) Prioritization of Delivery for Medical Pur-
9	POSES DURING COVID-19 EMERGENCY.—Notwithstanding
10	any other provision of law, during the COVID-19 emer-
11	gency, the Postal Service—
12	(1) shall prioritize delivery of postal products for
13	medical purposes; and
14	(2) may establish temporary delivery points, in
15	such form and manner as the Postal Service deter-
16	mines necessary, to protect employees of the Postal
17	Service and individuals receiving deliveries from the
18	Postal Service.
19	SEC. 6002. EMERGENCY DESIGNATION.
20	(a) IN GENERAL.—The amounts provided under this
21	division are designated as an emergency requirement pur-
22	suant to section $4(g)$ of the Statutory Pay-As-You-Go Act
23	of 2010 (2 U.S.C. 933(g)).
24	(b) Designation in Senate.—In the Senate, this di-

25 vision is designated as an emergency requirement pursuant

to section 4112(a) of H. Con. Res. 71 (115th Congress), the 1 concurrent resolution on the budget for fiscal year 2018. 2 DIVISION **B**—**EMERGENCY** AP-3 **PROPRIATIONS** FOR 4 CORONAVIRUS HEALTH RE-5 SPONSE AND AGENCY OPER-6 ATIONS 7 8 The following sums are hereby are appropriated, out 9 of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2020, and for other 10

11 purposes, namely:

12 TITLE I

13 AGRICULTURAL PROGRAMS

14

15 For an additional amount for the "Office of the Secretary", \$9,500,000,000, to remain available until ex-16 pended, to prevent, prepare for, and respond to coronavirus 17 18 by providing support for agricultural producers impacted by coronavirus, including producers of specialty crops, pro-19 ducers that supply local food systems, including farmers 20 21 markets, restaurants, and schools, and livestock producers, 22 including dairy producers: Provided, That such amount is 23 designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Bal-24 25 anced Budget and Emergency Deficit Control Act of 1985.

OFFICE OF THE SECRETARY

Office of Inspector General

2 For an additional amount for "Office of Inspector 3 General", \$750,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 4 coronavirus, domestically or internationally: Provided, 5 6 That the funding made available under this heading in this Act shall be used for conducting audits and investigations 7 8 of projects and activities carried out with funds made avail-9 able in this Act to the Department of Agriculture to prevent, prepare for, and respond to coronavirus, domestically or 10 11 internationally: Provided further, That such amount is designated by the Congress as being for an emergency require-12 ment pursuant to section 251(b)(2)(A)(i) of the Balanced 13 Budget and Emergency Deficit Control Act of 1985. 14

ANIMAL AND PLANT HEALTH INSPECTION SERVICE
 8ALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses", \$55,000,000, to remain available until September 9 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including for necessary expenses for salary costs associated with the Agriculture Quarantine and Inspection Program: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section

1

251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

3 AGRICULTURAL MARKETING SERVICE
 4 MARKETING SERVICES

5 For an additional amount for "Marketing Services", 6 \$45,000,000, to remain available until September 30, 2021, 7 to prevent, prepare for, and respond to coronavirus, domes-8 tically or internationally, including necessary expenses for 9 salary costs associated with commodity grading, inspection, and audit activities: Provided, That such amount is des-10 11 ignated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced 12 Budget and Emergency Deficit Control Act of 1985. 13

FOOD SAFETY AND INSPECTION SERVICE

15 For an additional amount for "Food Safety and Inspection Service", \$33,000,000, to remain available until 16 17 September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including 18 for support of temporary and intermittent workers, reloca-19 20 tion of inspectors, and, notwithstanding 21 U.S.C. 468, 695 21 and 1053 and 7 U.S.C. 2219a, costs of overtime inspectors 22 under the Federal Meat Inspection Act, the Poultry Prod-23 ucts Inspection Act, and the Eqg Products Inspection Act: Provided, That such amount is designated by the Congress 24 as being for an emergency requirement pursuant to section 25

14

251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

FARM PRODUCTION AND CONSERVATION PROGRAMS

5

FARM SERVICE AGENCY

6 For an additional amount for "Salaries and Expenses", \$3,000,000, to remain available until September 7 8 30, 2021, to prevent, prepare for, and respond to 9 coronavirus, domestically or internationally, including nec-10 essary expenses to hire temporary staff and overtime ex-11 penses: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant 12 to section 251(b)(2)(A)(i) of the Balanced Budget and 13 Emergency Deficit Control Act of 1985. 14

15 RURAL DEVELOPMENT PROGRAMS

16 RURAL BUSINESS—COOPERATIVE SERVICE

17 RURAL BUSINESS PROGRAM ACCOUNT

18 For an additional amount for "Rural Business Program Account", \$20,500,000, to remain available until Sep-19 20 tember 30, 2021, to prevent, prepare for, and respond to 21 coronavirus, for the cost of loans for rural business develop-22 ment programs authorized by section 310B and described 23 in subsection (q) of section 310B of the Consolidated Farm and Rural Development Act: Provided, That such amount 24 is designated by the Congress as being for an emergency 25

1	requirement pursuant to section $251(b)(2)(A)(i)$ of the Bal-
2	anced Budget and Emergency Deficit Control Act of 1985.
3	RURAL UTILITIES SERVICE
4	DISTANCE LEARNING, TELEMEDICINE, AND BROADBAND
5	PROGRAM
6	For an additional amount for "Distance Learning,
7	Telemedicine, and Broadband Program", \$25,000,000, to
8	remain available until expended, to prevent, prepare for,
9	and respond to coronavirus, domestically or internation-
10	ally, for telemedicine and distance learning services in
11	rural areas, as authorized by 7 U.S.C. 950aaa et seq.: Pro-
12	vided, That such amount is designated by the Congress as
13	being for an emergency requirement pursuant to section
14	251(b)(2)(A)(i) of the Balanced Budget and Emergency
15	Deficit Control Act of 1985.
16	DOMESTIC FOOD PROGRAMS
17	FOOD AND NUTRITION SERVICE
18	CHILD NUTRITION PROGRAMS
19	For an additional amount for "Child Nutrition Pro-
20	grams", \$8,800,000,000 to remain available until Sep-
21	tember 30, 2021, to prevent, prepare for, and respond to
22	coronavirus, domestically or internationally: Provided,
23	That such amount is designated by the Congress as being
24	for an emergency requirement pursuant to section

251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

3 SUPPLEMENTAL NUTRITION ASSISTANCE PROGRAM

4 For an additional amount for "Supplemental Nutri-5 tion Assistance Program", \$15,810,000,000, to remain 6 available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internation-7 8 ally: Provided, That of the amount provided under this 9 heading in this Act, \$15,510,000,000 shall be placed in a 10 contingency reserve to be allocated as the Secretary deems 11 necessary to support participation should cost or participation exceed budget estimates to prevent, prepare for, and 12 respond to coronavirus: Provided further, That of the 13 amount provided under this heading in this Act. 14 \$100,000,000 shall be for the food distribution program on 15 Indian reservations program as authorized by Section 4(b) 16 of the Food and Nutrition Act of 2008 (7 U.S.C. 2013) and 17 Section 4(a) of the Agriculture and Consumer Protection 18 Act of 1973 (7 U.S.C. 1431) to prevent, prepare for, and 19 respond to coronavirus, of which \$50,000,000 shall be for 20 21 facility improvements and equipment upgrades and of 22 which \$50,000,000 shall be for the costs relating to addi-23 tional food purchases: Provided further, That of the amount provided under this heading in this Act, \$200,000,000 to 24 remain available through September 30, 2021, shall be 25

available for the Secretary of Agriculture to provide grants 1 to the Commonwealth of the Northern Mariana Islands, 2 3 Puerto Rico, and American Samoa for nutrition assistance to prevent, prepare for, and respond to coronavirus, domes-4 tically or internationally: Provided further, That such 5 6 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 7 the Balanced Budget and Emergency Deficit Control Act 8 9 of 1985.

10

COMMODITY ASSISTANCE PROGRAM

For an additional amount for "Commodity Assistance 11 Program", \$450,000,000, to remain available through Sep-12 13 tember 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, for the emer-14 15 gency food assistance program as authorized by section 27(a) of the Food and Nutrition Act of 2008 (7 U.S.C. 16 2036(a)) and section 204(a)(1) of the Emergency Food As-17 sistance Act of 1983 (7 U.S.C. 7508(a)(1)): Provided, That 18 19 of the funds made available, the Secretary may use up to 20 \$150,000,000 for costs associated with the distribution of 21 commodities: Provided further, That such amount is des-22 ignated by the Congress as being for an emergency require-23 ment pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 24

1

2	Foreign Agricultural Service
3	SALARIES AND EXPENSES
4	For an additional amount for "Salaries and Ex-
5	penses", \$4,000,000, to remain available until September
6	30, 2021, to prevent, prepare for, and respond to
7	coronavirus, domestically or internationally, including nec-
8	essary expenses to relocate employees and their dependents
9	back from overseas posts: Provided, That such amount is
10	designated by the Congress as being for an emergency re-
11	quirement pursuant to section $251(b)(2)(A)(i)$ of the Bal-
12	anced Budget and Emergency Deficit Control Act of 1985.
13	RELATED AGENCIES AND FOOD AND DRUG
14	ADMINISTRATION
15	Department of Health and Human Services
16	FOOD AND DRUG ADMINISTRATION
17	SALARIES AND EXPENSES
18	For an additional amount for "Salaries and Ex-
19	penses", \$80,000,000, to remain available until expended,
20	to prevent, prepare for, and respond to coronavirus, domes-

21 tically or internationally, including funds for the develop22 ment of necessary medical countermeasures and vaccines,
23 advanced manufacturing for medical products, the moni24 toring of medical product supply chains, and related ad25 ministrative activities: Provided, That such amount is des-

ignated by the Congress as being for an emergency require ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

- 4 GENERAL PROVISIONS—THIS TITLE
- 5

(INCLUDING TRANSFER OF FUNDS)

SEC. 11001. Of the funds made available to the Rural 6 Development mission area in this title, and in addition to 7 8 funds otherwise made available for such purpose, not more 9 than 3 percent may be used for administrative costs to 10 carry out loan, loan guarantee and grant activities funded in this title to prevent, prepare for, and respond to 11 coronavirus, domestically or internationally: Provided, 12 That such funds shall be transferred to, and merged with, 13 the appropriation for "Rural Development, Salaries and 14 Expenses" and, once transferred, shall be used only to pre-15 vent, prepare for, and respond to coronavirus, domestically 16 or internationally: Provided further, that this transfer au-17 thority is in addition to any other transfer authority pro-18 19 vided by law.

20 COMMODITY CREDIT CORPORATION

21 REIMBURSEMENT OF PRESENT NET REALIZED LOSSES

SEC. 11002. Of the amounts provided in the Further
Consolidated Appropriations Act, 2020 (Public Law 116–
94) under the heading "Commodity Credit Corporation
Fund—Reimbursement for Net Realized Losses".

\$14,000,000,000, may be used, prior to the completion of 1 the report described in 15 U.S.C. 713a-11, to reimburse the 2 3 Commodity Credit Corporation for net realized losses sustained, but not previously reimbursed, as reflected in the 4 5 June 2020 report of its financial condition: Provided, That 6 such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i)7 8 of the Balanced Budget and Emergency Deficit Control Act 9 of 1985.

10 SEC. 11003. The Secretary may extend the term of a marketing assistance loan authorized by section 1201 of the 11 Agricultural Act of 2014 (7 U.S.C. 9033) for any loan com-12 modity to 12 months: Provided, That the authority made 13 available pursuant to this section shall expire on September 14 30, 2020: Provided further, That the amount provided by 15 this section is designated by the Congress as being for an 16 emergency requirement pursuant to section 251(b)(2)(A)(i)17 of the Balanced Budget and Emergency Deficit Control Act 18 19 of 1985.

20 SEC. 11004. For an additional amount for grants 21 under the pilot program established under section 779 of 22 Public Law 115–141, to prevent, prepare for, and respond 23 to coronavirus, \$100,000,000, to remain available until 24 September 30, 2021: Provided, That at least 90 percent of 25 the households to be served by a project receiving a grant

shall be in a rural area without sufficient access to 1 broadband: Provided further, That for purposes of such pilot 2 3 program, a rural area without sufficient access to broadband shall be defined as 10 Mbps downstream and 1 4 5 Mbps upstream, and such definition shall be reevaluated 6 and redefined, as necessary, on an annual basis by the Secretary of Agriculture: Provided further, That an entity to 7 8 which a grant is made under the pilot program shall not 9 use a grant to overbuild or duplicate broadband expansion 10 efforts made by any entity that has received a broadband 11 loan from the Rural Utilities Service: Provided further, That priority consideration for grants shall be given to pre-12 vious applicants now eligible as a result of adjusted eligi-13 bility requirements: Provided further, That such amount is 14 designated by the Congress as being for an emergency re-15 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-16 anced Budget and Emergency Deficit Control Act of 1985. 17 18 TITLE II 19 DEPARTMENT OF COMMERCE 20 Economic Development Administration 21 ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS 22 (INCLUDING TRANSFERS OF FUNDS) 23 Pursuant to section 703 of the Public Works and Eco-

24 nomic Development Act (42 U.S.C. 3233), for an additional

25 amount for "Economic Development Assistance Programs",

\$1,500,000,000, to remain available until September 30, 1 2022, to prevent, prepare for, and respond to coronavirus, 2 3 domestically or internationally, including for necessary expenses for responding to economic injury as a result of 4 5 coronavirus: Provided, That such amount shall be for eco-6 nomic adjustment assistance as authorized by section 209 of the Public Works and Economic Development Act of 1965 7 8 (42 U.S.C. 3149): Provided further, That within the 9 amount appropriated under this heading in this Act, up to 2 percent of funds may be transferred to the "Salaries 10 11 and Expenses" account for administration and oversight activities related to preventing, preparing for, and respond-12 ing to coronavirus: Provided further, That the Secretary of 13 Commerce is authorized to appoint and fix the compensa-14 15 tion of such temporary personnel as may be necessary to implement the requirements under this heading in this Act 16 to prevent, prepare for, and respond to coronavirus, without 17 regard to the provisions of title 5, United States Code, gov-18 19 erning appointments in competitive service: Provided fur-20 ther, That the Secretary of Commerce is authorized to ap-21 point such temporary personnel, after serving continuously for 2 years, to positions in the Economic Development Ad-22 23 ministration in the same manner that competitive service employees with competitive status are considered for trans-24 fer, reassignment, or promotion to such positions and an 25

individual appointed under this provision shall become a 1 career-conditional employee, unless the employee has al-2 3 ready completed the service requirements for career tenure: Provided further, That within the amount appropriated 4 5 under this heading in this Act, \$3,000,000 shall be trans-6 ferred to the "Office of Inspector General" account for carrying out investigations and audits related to the funding 7 8 provided to prevent, prepare for, and respond to 9 coronavirus under this heading in this Act: Provided fur-10 ther, That such amount is designated by the Congress as 11 being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 12 Deficit Control Act of 1985. 13

14 NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY

15 SCIENTIFIC AND TECHNICAL RESEARCH AND SERVICES

16 For an additional amount for "Scientific and Technical Research and Services", \$6,000,000, to remain avail-17 able until September, 30, 2021, to prevent, prepare for, and 18 respond to coronavirus, domestically or internationally, by 19 supporting continuity of operations, including measure-20 21 ment science to support viral testing and biomanufacturing: 22 Provided, That such amount is designated by the Congress 23 as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 24 Deficit Control Act of 1985. 25

607

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INDUSTRIAL TECHNOLOGY SERVICES

2 For an additional amount for "Industrial Technology 3 Services", \$60,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 4 5 coronavirus, domestically or internationally: Provided, 6 That of the amount provided under this heading in this Act, \$50,000,000 shall be for the Hollings Manufacturing 7 8 Extension Partnership to assist manufacturers to prevent, 9 prepare for, and respond to coronavirus and \$10,000,000 10 shall be for the National Network for Manufacturing Inno-11 vation (also known as "Manufacturing USA") to prevent, prepare for, and respond to coronavirus, including to sup-12 13 port development and manufacturing of medical countermeasures and biomedical equipment and supplies: Provided 14 15 further, That none of the funds provided under this heading in this Act shall be subject to cost share requirements under 16 15 U.S.C. 278k(e)(2) or 15 U.S.C. 278s(e)(7)(A): Provided 17 further, That such amount is designated by the Congress 18 19 as being for an emergency requirement pursuant to section 20 251(b)(2)(A)(i) of the Balanced Budget and Emergency 21 Deficit Control Act of 1985.

22 NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

23 OPERATIONS, RESEARCH, AND FACILITIES

For an additional amount for "Operations, Research,
and Facilities", \$20,000,000, to remain available until Sep-

tember, 30, 2021, to prevent, prepare for, and respond to 1 coronavirus, domestically or internationally, by supporting 2 3 continuity of operations, including National Weather Service life and property related operations: Provided, That 4 such amount is designated by the Congress as being for an 5 6 emergency requirement pursuant to section 251(b)(2)(A)(i)of the Balanced Budget and Emergency Deficit Control Act 7 8 of 1985.

- 9 DEPARTMENT OF JUSTICE
- 10

General Administration

11 JUSTICE INFORMATION SHARING TECHNOLOGY

12 For an additional amount for "Justice Information Sharing Technology", \$2,000,000, to remain available until 13 expended, to prevent, prepare for, and respond to 14 15 coronavirus, domestically or internationally, including the impact of coronavirus on the work of the Department of 16 17 Justice: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant 18 19 to section 251(b)(2)(A)(i) of the Balanced Budget and 20 Emergency Deficit Control Act of 1985.

21 Office of Inspector General

For an additional amount for "Office of Inspector General", \$2,000,000, to remain available until expended to prevent, prepare for, and respond to coronavirus, domestically or internationally, including the impact of coronavirus on the work of the Department of Justice and
 to carry out investigations and audits related to the funding
 made available for the Department of Justice in this Act:
 Provided, That such amount is designated by the Congress
 as being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

8 Legal Activities

9 SALARIES AND EXPENSES, UNITED STATES ATTORNEYS

10 For an additional amount for "Salaries and Expenses, 11 United States Attorneys", \$3,000,000, to prevent, prepare 12 for, and respond to coronavirus, domestically or inter-13 nationally, including the impact of coronavirus on the work of the Department of Justice: Provided, That such amount 14 is designated by the Congress as being for an emergency 15 requirement pursuant to section 251(b)(2)(A)(i) of the Bal-16 anced Budget and Emergency Deficit Control Act of 1985. 17

18 UNITED STATES MARSHALS SERVICE

19

SALARIES AND EXPENSES

For an additional amount for "United States Marshals Service, Salaries and Expenses", \$15,000,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including the impact of coronavirus on the work of the Department of Justice: Provided, That such amount is designated by the Congress as being for an emer4 FEDERAL BUREAU OF INVESTIGATION
5 SALARIES AND EXPENSES

6 For an additional amount for "Federal Bureau of Investigation, Salaries and Expenses", \$20,000,000, to pre-7 8 vent, prepare for, and respond to coronavirus, domestically 9 or internationally, including the impact of coronavirus on 10 the work of the Department of Justice: Provided, That such 11 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 12 13 the Balanced Budget and Emergency Deficit Control Act of 1985. 14

15DRUG ENFORCEMENT ADMINISTRATION16SALARIES AND EXPENSES

17 For an additional amount for "Drug Enforcement Administration, Salaries and Expenses", \$15,000,000, to pre-18 vent, prepare for, and respond to coronavirus, domestically 19 20 or internationally, including the impact of coronavirus on 21 the work of the Department of Justice: Provided, That such 22 amount is designated by the Congress as being for an emer-23 gency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act 24 of 1985. 25

	011
1	Federal Prison System
2	SALARIES AND EXPENSES
3	For an additional amount for "Federal Prison Sys-
4	tem, Salaries and Expenses", \$100,000,000, to prevent, pre-
5	pare for, and respond to coronavirus, domestically or inter-
6	nationally, including the impact of coronavirus on the work
7	of the Department of Justice: Provided, That such amount
8	is designated by the Congress as being for an emergency
9	requirement pursuant to section 251(b)(2)(A)(i) of the Bal-
10	anced Budget and Emergency Deficit Control Act of 1985.
11	STATE AND LOCAL LAW ENFORCEMENT ACTIVITIES
12	Office of Justice Programs
13	STATE AND LOCAL LAW ENFORCEMENT ASSISTANCE
14	For an additional amount for "State and Local Law
15	Enforcement Assistance", \$850,000,000, to remain avail-
16	able until expended, to prevent, prepare for, and respond
17	to coronavirus, domestically or internationally, to be
18	awarded pursuant to the formula allocation (adjusted in
19	proportion to the relative amounts statutorily designated
20	therefor) that was used in fiscal year 2019 for the Edward
21	Byrne Memorial Justice Assistance Grant program as au-
22	thorized by subpart 1 of part E of title I of the Omnibus
23	Crime Control and Safe Streets Acts of 1968 ("1968 Act"):
24	Provided, That the allocation provisions under sections
25	505(a) through (e) and the special rules for Puerto Rico

611

under section 505(g), and section 1001(c), of the 1968 Act, 1 shall not apply to the amount provided under this heading 2 3 in this Act: Provided further, That awards hereunder, shall not be subject to restrictions or special conditions that are 4 5 the same as (or substantially similar to) those, imposed on 6 awards under such subpart in fiscal year 2018, that forbid interference with Federal law enforcement: Provided fur-7 8 ther, That such amount is designated by the Congress as 9 being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 10 11 Deficit Control Act of 1985.

12

SCIENCE

13 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

14 SAFETY, SECURITY AND MISSION SERVICES

For an additional amount for "Safety, Security and
Mission Services", \$60,000,000, to remain available until
September 30, 2021, to prevent, prepare for, and respond
to coronavirus, domestically or internationally: Provided,
That such amount is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

1	NATIONAL SCIENCE FOUNDATION
2	RESEARCH AND RELATED ACTIVITIES
3	For an additional amount for "Research and Related
4	Activities", \$75,000,000, to remain available until Sep-
5	tember 30, 2021, to prevent, prepare for, and respond to
6	coronavirus, domestically or internationally, including to
7	fund research grants and other necessary expenses: Pro-
8	vided, That such amount is designated by the Congress as

9 being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 10 11 Deficit Control Act of 1985.

12 AGENCY OPERATIONS AND AWARD MANAGEMENT

13 For an additional amount for "Agency Operations and Award Management", \$1,000,000, to prevent, prepare 14 for, and respond to coronavirus, domestically or inter-15 16 nationally, including to administer research grants and other necessary expenses: Provided, That such amount is 17 18 designated by the Congress as being for an emergency re-19 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-20 anced Budget and Emergency Deficit Control Act of 1985.

21	RELATED AGENCIES
22	Legal Services Corporation
23	PAYMENT TO THE LEGAL SERVICES CORPORATION
24	For an additional amount for "Payment to the Legal
25	Services Corporation", \$50,000,000, to prevent, prepare for,

and respond to coronavirus, domestically or internation-1 ally: Provided, That none of the funds appropriated under 2 3 this heading in this Act to the Legal Services Corporation shall be expended for any purpose prohibited or limited by, 4 or contrary to any of the provisions of, sections 501, 502, 5 6 503, 504, 505, and 506 of Public Law 105-119, and all 7 funds appropriated in this Act to the Legal Services Cor-8 poration shall be subject to the same terms and conditions 9 set forth in such sections, except that all references in sections 502 and 503 to 1997 and 1998 shall be deemed to 10 11 refer instead to 2019 and 2020, respectively, and except that sections 501 and 503 of Public Law 104–134 (referenced 12 by Public Law 105–119) shall not apply to the amount 13 made available under this heading: Provided further, That 14 15 for the purposes of this Act, the Legal Services Corporation shall be considered an agency of the United States Govern-16 ment: Provided further, That such amount is designated by 17 the Congress as being for an emergency requirement pursu-18 19 ant to section 251(b)(2)(A)(i) of the Balanced Budget and 20 Emergency Deficit Control Act of 1985.

21 *GENERAL PROVISIONS—THIS TITLE*

22 SEC. 12001. Amounts provided by the Consolidated 23 Appropriations Act, 2020, (Public Law 116–93) for the 24 Hollings Manufacturing Extension Partnership under the 25 heading "National Institute of Standards and Technology—Industrial Technology Services" shall not be sub ject to cost share requirements under 15 U.S.C. 278k(e)(2):
 Provided, That the authority made available pursuant to
 this section shall be elective for any Manufacturing Exten sion Partnership Center that also receives funding from a
 State that is conditioned upon the application of a Federal
 cost sharing requirement.

8 SEC. 12002. (a) Funds appropriated in this title for 9 the National Science Foundation may be made available to restore amounts, either directly or through reimburse-10 ment, for obligations incurred by the National Science 11 Foundation for research grants and other necessary ex-12 penses to prevent, prepare for, and respond to coronavirus, 13 domestically or internationally, prior to the date of enact-14 ment of this Act. 15

16 (b) Grants or cooperative agreements made by the Na-17 tional Science Foundation under this title, to carry out re-18 search grants and other necessary expenses to prevent, pre-19 pare for, and respond to coronavirus, domestically or inter-20 nationally, shall include amounts to reimburse costs for 21 these purposes incurred between January 20, 2020, and the 22 date of issuance of such grants or agreements.

23 BUREAU OF PRISONS

24 SEC. 12003. (a) DEFINITIONS.—In this section—

(1) the term "Bureau" means the Bureau of
 Prisons;

3	(2) the term "covered emergency period" means
4	the period beginning on the date on which the Presi-
5	dent declared a national emergency under the Na-
6	tional Emergencies Act (50 U.S.C. 1601 et seq.) with
7	respect to the Coronavirus Disease 2019 (COVID–19)
8	and ending on the date that is 30 days after the date
9	on which the national emergency declaration termi-
10	nates; and
11	(3) the term "Secretary" means the Secretary of
12	Health and Human Services.
13	(b) Supply of Personal Protective Equipment
14	AND TEST KITS TO BUREAU OF PRISONS; HOME CONFINE-
15	MENT AUTHORITY.—
16	(1) Personal protective equipment and
17	TEST KITS.—
18	(A) FINDINGS.—Congress finds the fol-
19	lowing:
20	(i) There is an urgent need for per-
21	sonal protective equipment and test kits to
22	the Bureau based on the density of the in-
23	mate population, the high traffic, the high
24	volume of inmates, the high rate of turnover
25	of inmates and personnel, and the number

1	of high-security areas, within the facilities
2	of the Bureau.
3	(ii) The inability of the Bureau to se-
4	cure the purchase of infectious disease per-
5	sonal protective equipment and related sup-
6	plies now and in the future is a vulner-
7	ability.
8	(iii) The Bureau is currently com-
9	peting in and engaging the same landscape
10	of vendors as all other Federal agencies and
11	private entities.
12	(iv) The ability of the Bureau to pur-
13	chase needed equipment and supplies is cur-
14	rently subject to an individual manufactur-
15	er's specific recognition of the Bureau as a
16	priority and subsequent allocation of the in-
17	ventory of the manufacturer to the Bureau.
18	(B) CONSIDERATION.—The Secretary shall
19	appropriately consider, relative to other prior-
20	ities of the Department of Health and Human
21	Services for high-risk and high-need populations,
22	the distribution of infectious disease personal
23	protective equipment and COVID-19 test kits to
24	the Bureau for use by inmates and personnel of
25	the Bureau.

1	(2) Home confinement authority.—During
2	the covered emergency period, if the Attorney General
3	finds that emergency conditions will materially affect
4	the functioning of the Bureau, the Director of the Bu-
5	reau may lengthen the maximum amount of time for
6	which the Director is authorized to place a prisoner
7	in home confinement under the first sentence of sec-
8	tion 3624(c)(2) of title 18, United States Code, as the
9	Director determines appropriate.
10	(c) VIDEO VISITATION.—
11	(1) IN GENERAL.—During the covered emergency
12	period, if the Attorney General finds that emergency
13	conditions will materially affect the functioning of the
14	Bureau, the Director of the Bureau shall promulgate
15	rules regarding the ability of inmates to conduct visi-
16	tation through video teleconferencing and tele-
17	phonically, free of charge to inmates, during the cov-
18	ered emergency period.
19	(2) EXEMPTION FROM NOTICE-AND-COMMENT
20	RULEMAKING REQUIREMENTS.—Section 553 of title 5,
21	United States Code, shall not apply to the promulga-
22	tion of rules under paragraph (1) of this subsection.
23	(d) Emergency Requirement.—The amount pro-
24	vided by this section is designated by the Congress as being
25	for an emergency requirement pursuant to section

1	251(b)(2)(A)(i)	of th	e.	Balanced	Budget	and	Emergency
2	Deficit Control	Act of	19	085.			

3 TEMPORARY AUTHORITY OF DIRECTOR OF THE USPTO
4 DURING THE COVID-19 EMERGENCY.

5 SEC. 12004. (a) IN GENERAL.—During the emergency 6 period described in subsection (e), the Director may toll, waive, adjust, or modify, any timing deadline established 7 8 by title 35, United States Code, the Trademark Act, section 9 18 of the Leahy-Smith America Invents Act (35 U.S.C. 321 10 note), or regulations promulgated thereunder, in effect dur-11 ing such period, if the Director determines that the emergency related to such period— 12

13 (1) materially affects the functioning of the Pat14 ent and Trademark Office;

(2) prejudices the rights of applicants, registrants, patent owners, or others appearing before the
Office; or

18 (3) prevents applicants, registrants, patent own19 ers, or others appearing before the Office from filing
20 a document or fee with the Office.

(b) PUBLIC NOTICE.—If the Director determines that
tolling, waiving, adjusting, or modifying a timing deadline
under subsection (a) is appropriate, the Director shall publish publicly a notice to such effect.

1 (c) Statement Required.—Not later than 20 days 2 after the Director tolls, waives, adjusts, or modifies a timing 3 deadline under subsection (a) and such toll, waiver, adjustment, or modification is in effect for a consecutive or cumu-4 lative period exceeding 120 days, the Director shall submit 5 to Congress a statement describing the action taken, rel-6 evant background, and rationale for the period of tolling, 7 8 waiver, adjustment, or modification.

9 (d) OTHER LAWS.—Notwithstanding section 301 of the 10 National Emergencies Act (50 U.S.C. 1631), the authority of the Director under subsection (a) is not contingent on 11 12 a specification made by the President under such section or any other requirement under that Act (other than the 13 emergency declaration under section 201(a) of such Act (50 14 15 U.S.C. 1621(a)). The authority described in this section supersedes the authority of title II of the National Emer-16 gencies Act (50 U.S.C. 1621 et seq.). 17

(e) EMERGENCY PERIOD.—The emergency period described in this subsection includes the duration of the portion of the emergency declared by the President pursuant
to the National Emergencies Act on March 13, 2020, as a
result of the COVID–19 outbreak (and any renewal thereof)
beginning on or after the date of the enactment of this section and the 60 day period following such duration.

(f) RULE OF CONSTRUCTION.—Nothing in this section
 may be construed as limiting other statutory authorities the
 Director may have to grant relief regarding filings or dead lines.

(g) SUNSET.—Notwithstanding subsection (a), the authorities provided under this section shall expire upon the
expiration of the 2-year period after the date of the enactment of this section.

9 (h) DEFINITIONS.—In this section:

10 (1) DIRECTOR.—The term "Director" means the
11 Under Secretary of Commerce for Intellectual Prop12 erty and Director of the United States Patent and
13 Trademark Office.

14 (2) TRADEMARK ACT.—The term "Trademark
15 Act" means the Act entitled "An Act to provide for
16 the registration and protection of trademarks used in
17 commerce, to carry out the provisions of certain inter18 national conventions, and for other purposes", ap19 proved July 5, 1946 (15 U.S.C. 1051 et seq.).

(i) EMERGENCY REQUIREMENT.—The amount provided by this section is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

1

ASSISTANCE TO FISHERY PARTICIPANTS

2 SEC. 12005. (a) IN GENERAL.—The Secretary of Com3 merce is authorized to provide assistance to Tribal, subsist4 ence, commercial, and charter fishery participants affected
5 by the novel coronavirus (COVID-19), which may include
6 direct relief payments.

(b) FISHERY PARTICIPANTS.—For the purposes of this 7 8 section, "fishery participants" include Tribes, persons, fish-9 ing communities, aquaculture businesses not otherwise eligible for assistance under part 1416 of title 7 of the Code 10 11 of Federal Regulations for losses related to COVID-19, processors, or other fishery-related businesses, who have in-12 curred, as a direct or indirect result of the coronavirus pan-13 demic— 14

(1) economic revenue losses greater than 35 percent as compared to the prior 5-year average revenue;
or

18 (2) any negative impacts to subsistence, cultural,
19 or ceremonial fisheries.

20 (c) ROLLING BASIS.—Funds may be awarded under
21 this section on a rolling basis, and within a fishing season,
22 to ensure rapid delivery of funds during the COVID-19
23 pandemic.

24 (d) APPROPRIATIONS.—In addition to funds that are
25 otherwise made available to assist fishery participants

under this Act, there are authorized to be appropriated, and
 there are appropriated, \$300,000,000, to remain available
 until September 30, 2021, to carry out this section, of which
 up to 2 percent may be used for administration and over sight activities.

6 (e) EMERGENCY REQUIREMENT.—The amount pro7 vided by this section is designated by the Congress as being
8 for an emergency requirement pursuant to section
9 251(b)(2)(A)(i) of the Balanced Budget and Emergency
10 Deficit Control Act of 1985.

11	TITLE III
12	DEPARTMENT OF DEFENSE
13	MILITARY PERSONNEL
14	NATIONAL GUARD PERSONNEL, ARMY
15	For an additional amount for "National Guard Per-
16	sonnel, Army", \$746,591,000, to prevent, prepare for, and
17	respond to coronavirus, domestically or internationally:
18	Provided, That such amount is designated by the Congress
19	as being for an emergency requirement pursuant to section
20	251(b)(2)(A)(i) of the Balanced Budget and Emergency
21	Deficit Control Act of 1985.
22	NATIONAL GUARD PERSONNEL, AIR FORCE
23	For an additional amount for "National Guard Per-
24	sonnel, Air Force", \$482,125,000, to prevent, prepare for,

25 and respond to coronavirus, domestically or internation-

ally: Provided, That such amount is designated by the Con gress as being for an emergency requirement pursuant to
 section 251(b)(2)(A)(i) of the Balanced Budget and Emer gency Deficit Control Act of 1985.

5 OPERATION AND MAINTENANCE

6 OPERATION AND MAINTENANCE, ARMY

For an additional amount for "Operation and Mainte8 nance, Army", \$160,300,000, to prevent, prepare for, and
9 respond to coronavirus, domestically or internationally:
10 Provided, That such amount is designated by the Congress
11 as being for an emergency requirement pursuant to section
12 251(b)(2)(A)(i) of the Balanced Budget and Emergency
13 Deficit Control Act of 1985.

14 OPERATION AND MAINTENANCE, NAVY

For an additional amount for "Operation and Maintenance, Navy", \$360,308,000, to prevent, prepare for, and
respond to coronavirus, domestically or internationally:
Provided, That such amount is designated by the Congress
as being for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

22 OPERATION AND MAINTENANCE, MARINE CORPS

For an additional amount for "Operation and Maintenance, Marine Corps", \$90,000,000, to prevent, prepare for,
and respond to coronavirus, domestically or internation-

ally: Provided, That such amount is designated by the Con gress as being for an emergency requirement pursuant to
 section 251(b)(2)(A)(i) of the Balanced Budget and Emer gency Deficit Control Act of 1985.

5 **OPERATION AND MAINTENANCE, AIR FORCE** 6 For an additional amount for "Operation and Maintenance, Air Force", \$155,000,000, to prevent, prepare for, 7 8 and respond to coronavirus, domestically or internation-9 ally: Provided, That such amount is designated by the Con-10 gress as being for an emergency requirement pursuant to 11 section 251(b)(2)(A)(i) of the Balanced Budget and Emer-12 gency Deficit Control Act of 1985.

13 OPERATION AND MAINTENANCE, ARMY RESERVE

For an additional amount for "Operation and Maintenance, Army Reserve", \$48,000,000, to prevent, prepare for,
and respond to coronavirus, domestically or internationally: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to
section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

21 OPERATION AND MAINTENANCE, ARMY NATIONAL GUARD
22 For an additional amount for "Operation and Mainte23 nance, Army National Guard", \$186,696,000, to prevent,
24 prepare for, and respond to coronavirus, domestically or
25 internationally: Provided, That such amount is designated

by the Congress as being for an emergency requirement pur suant to section 251(b)(2)(A)(i) of the Balanced Budget and
 Emergency Deficit Control Act of 1985.

4 OPERATION AND MAINTENANCE, AIR NATIONAL GUARD

For an additional amount for "Operation and Maintenance, Air National Guard", \$75,754,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, That such amount is designated by
the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and
Emergency Deficit Control Act of 1985.

12 OPERATION AND MAINTENANCE, DEFENSE-WIDE

For an additional amount for "Operation and Maintenance, Defense-Wide", \$827,800,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

20 PROCUREMENT

21 DEFENSE PRODUCTION ACT PURCHASES

For an additional amount for "Defense Production Act
Purchases", \$1,000,000,000, to remain available until expended, to prevent, prepare for, and respond to coronavirus,
domestically or internationally: Provided, That for the two-

year period beginning with the date of enactment of this
 Act, the requirements described in Section 301(a)(3)(A) and
 302(c)(1) of Public Law 81–774, shall be waived: Provided
 further, That such amount is designated by the Congress
 as being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

- 8 REVOLVING AND MANAGEMENT FUNDS
- 9 DEFENSE WORKING CAPITAL FUNDS

10 For an additional amount for "Defense Working Cap-11 ital Funds", \$1,450,000,000, to prevent, position, prepare for, and respond to coronavirus, domestically or inter-12 nationally: Provided, That of the amount provided under 13 this heading in this Act, \$475,000,000 shall be for the Navy 14 15 Working Capital Fund, \$475,000,000 shall be for the Air Force Working Capital Fund, and \$500,000,000 shall be for 16 the Defense-Wide Working Capital Fund: Provided further, 17 18 That such amount is designated by the Congress as being 19 for an emergency requirement pursuant to section 20 251(b)(2)(A)(i) of the Balanced Budget and Emergency 21 Deficit Control Act of 1985.

- 22 OTHER DEPARTMENT OF DEFENSE PROGRAMS
- 23 DEFENSE HEALTH PROGRAM

For an additional amount for "Defense Health Program", \$3,805,600,000, of which \$3,390,600,000 shall be for

operation and maintenance, and \$415,000,000 shall be for 1 research, development, test and evaluation, to remain avail-2 3 able until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally: 4 5 Provided, That, notwithstanding that one percent of fund-6 ing for operation and maintenance under this heading in Public Law 116–93 shall remain available for obligation 7 8 until September 30, 2021, funding for operation and main-9 tenance made available under this heading in this Act shall 10 only be available through September 30, 2020: Provided fur-11 ther, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 12 251(b)(2)(A)(i) of the Balanced Budget and Emergency 13 Deficit Control Act of 1985. 14

15 Office of the Inspector General

For an additional amount for "Office of the Inspector 16 17 General", \$20,000,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, 18 19 That the funding made available under this heading in this 20 Act shall be used for conducting audits and investigations 21 of projects and activities carried out with funds made avail-22 able in this Act to the Department of Defense to prevent, 23 prepare for, and respond to coronavirus, domestically or internationally: Provided further, That such amount is des-24 ignated by the Congress as being for an emergency require-25

629

ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

3 GENERAL PROVISIONS—THIS TITLE

4 SEC. 13001. Funds appropriated by this title may be transferred to, and merged with, other applicable appro-5 6 priations of the Department of Defense, except for "Drug Interdiction and Counter-Drug Activities, Defense", for ex-7 8 penses incurred in preventing, preparing for, or responding 9 to coronavirus, including expenses of the Department of Defense incurred in support of other Federal Departments and 10 11 agencies, and State, local, and Indian tribal governments, to be merged with and to be available for the same purposes, 12 and for the same time period, as the appropriation or fund 13 to which transferred: Provided, That upon a determination 14 15 that all or part of the funds transferred pursuant to this section that are not necessary for the purposes provided 16 herein, such funds shall be transferred back to the original 17 appropriation: Provided further, That the transfer author-18 ity provided by this section is in addition to any other 19 20 transfer authority provided by law.

SEC. 13002. For an additional amount for "Defense
Health Program", \$1,095,500,000, which shall be for operation and maintenance, and of which \$1,095,500,000 may
be available for contracts entered into under the TRICARE
program: Provided, That, notwithstanding that one percent

of funding for operation and maintenance under this head-1 ing in Public Law 116–93 shall remain available for obli-2 3 gation until September 30, 2021, funding for operation and maintenance made available under this heading in this sec-4 tion shall only be available through September 30, 2020: 5 6 Provided further, That such amount is designated by the 7 Congress as being for an emergency requirement pursuant 8 to section 251(b)(2)(A)(i) of the Balanced Budget and 9 Emergency Deficit Control Act of 1985.

10 SEC. 13003. (a) Notwithstanding section 2208(l)(3) of title 10, United States Code, during fiscal year 2020, the 11 12 total amount of the advance billings rendered or imposed 13 for all working-capital funds of the Department of Defense may exceed the amount otherwise specified in such section. 14 15 (b) In this section, the term "advance billing" has the meaning given that term in section 2208(l)(4) of title 10, 16 United States Code. 17

SEC. 13004. (a) Section 2326(b)(3) of title 10, United
States Code, shall not apply to any undefinitized contract
action of the Department of Defense related to the national
emergency for the Coronavirus Disease 2019 (COVID-19).
(b) In this section, the term "undefinitized contract action" has the meaning given that term in section 2326(j)(6)
of title 10, United States Code.

SEC. 13005. (a) The head of an agency may waive the
 provisions of section 2326(b) of title 10, United States Code,
 with respect to a contract of such agency if the head of the
 agency determines that the waiver is necessary due to the
 national emergency for the Coronavirus Disease 2019
 (COVID-19).

7 (b) In this section, the term 'head of an agency' has
8 the meaning given that term in section 2302(2) of title 10,
9 United States Code.

10 SEC. 13006. (a) Notwithstanding paragraph (3) of section 2371b(a) of title 10, United States Code, the authority 11 12 of a senior procurement executive or director of the Defense 13 Advanced Research Projects Agency or Missile Defense Agency under paragraph (2)(A) of such section, and the au-14 thority of the Under Secretaries of Defense under paragraph 15 (2)(B) of such section, for any transaction related to the 16 17 national emergency for the Coronavirus Disease 2019 (COVID-19) may be delegated to such officials in the De-18 partment of Defense as the Secretary of Defense shall specify 19 for purposes of this section. 20

(b)(1) Notwithstanding clause (ii) of section
22 2371b(a)(2)(B) of title 10, United States Code, no advance
23 notice to Congress is required under that clause for transi24 tions described in that section that are related to the na-

tional emergency for the Coronavirus Disease 2019
 (COVID-19).

3 (2) In the event a transaction covered by paragraph (1) is carried out, the Under Secretary of Defense for Re-4 search and Engineering or the Under Secretary of Defense 5 for Acquisition and Sustainment, as applicable, shall sub-6 7 mit to the congressional defense committees a notice on the 8 carrying out of such transaction as soon as is practicable 9 after the commencement of the carrying out of such trans-10 action.

(3) In this subsection, the term "congressional defense
committees" has the meaning given such term in section
101(a)(16) of title 10, United States Code.

14 SEC. 13007. (a) The President may extend the ap-15 pointment of the Chief of Army Reserve as prescribed in 16 section 7038(c) of title 10, United States Code, for the in-17 cumbent in that position as of the date of the enactment 18 of this Act until the date of the appointment of the successor 19 to such incumbent, notwithstanding any limitation other-20 wise imposed on such term by such section 7038(c).

(b) The President may extend the appointment of the
Chief of Navy Reserve as prescribed in section 8083(c) of
title 10, United States Code, for the incumbent in that position as of the date of the enactment of this Act until the
date of the appointment of the successor to such incumbent.

633

notwithstanding any limitation otherwise imposed on such
 term by such section 8083(c).

3 (c) The President may extend the appointment of the
4 Chief of Staff of the Air Force prescribed in section
5 9033(a)(1) of title 10, United States Code, for the incum6 bent in that position as of the date of the enactment of this
7 Act until the date of the appointment of the successor to
8 such incumbent, notwithstanding any limitation otherwise
9 imposed on such term by such section 9033(a)(1).

(d) The President may extend the appointment of the
Chief of Space Operations, as prescribed in section
9082(a)(2) of title 10, United States Code, for the incumbent in that position as of the date of the enactment of this
Act until the date of the appointment of the successor to
such incumbent, notwithstanding any limitation otherwise
imposed on such term by such section 9082(a)(2).

(e) The President may extend the appointment of the
Chief of the National Guard Bureau as prescribed in section
10502(b) of title 10, United States Code, for the incumbent
in that position as of the date of the enactment of this Act
until the date of the appointment of the successor to such
incumbent, notwithstanding any limitation otherwise imposed on such term by such section 10502(b).

(f) The President may extend the appointment of Director, Army National Guard and Director, Air National

Guard as prescribed in section 10506(a)(3)(D) of title 10,
 United States Code, for the incumbent in such position as
 of the date of the enactment of this Act until the date of
 the appointment of the successor to such incumbent, not withstanding any limitation otherwise imposed on such
 term by such section 10506(a)(3)(D).

7 (g) Notwithstanding paragraph (4) of section 10505(a)
8 of title 10, United States Code, the Secretary of Defense
9 may waive the limitations in paragraphs (2) and (3) of
10 that section for a period of not more than 270 days.

(h)(1) The President may delegate the exercise of the
authorities in subsections (a) through (f) to the Secretary
of Defense.

(2) The Secretary of Defense may not redelegate the
exercise of any authority delegated to the Secretary pursuant to paragraph (1), and may not delegate the exercise
of the authority in subsection (g).

- 18 TITLE IV
- 19 CORPS OF ENGINEERS—CIVIL
- 20 DEPARTMENT OF THE ARMY
- 21 OPERATION AND MAINTENANCE

For an additional amount for "Operation and Maintenance", \$50,000,000, to remain available until September
30, 2021, to prevent, prepare for, and respond to
coronavirus, domestically or internationally: Provided,

That such amount is designated by the Congress as being
 for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

5

EXPENSES

6 For additional amount "Expenses", anfor \$20,000,000, to remain available until September 30, 2021, 7 8 to prevent, prepare for, and respond to coronavirus, domes-9 tically or internationally: Provided, That such amount is 10 designated by the Congress as being for an emergency re-11 quirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 12

- 13 DEPARTMENT OF THE INTERIOR
- 14 BUREAU OF RECLAMATION
- 15 WATER AND RELATED RESOURCES
- 16 (INCLUDING TRANSFER OF FUNDS)

17 For an additional amount for 'Water and Related Resources", \$12,500,000, to remain available until September 18 19 30, 2021, to prevent, prepare for, and respond to 20 coronavirus, domestically or internationally: Provided, 21 That \$500,000 of the funds provided under this heading in 22 this Act shall be transferred to the "Central Utah Project" 23 Completion Account" to prevent, prepare for, and respond to coronavirus: Provided further, That such amount is des-24 ignated by the Congress as being for an emergency require-25

ment pursuant to section 251(b)(2)(A)(i) of the Balanced 1 Budget and Emergency Deficit Control Act of 1985. 2

3 POLICY AND ADMINISTRATION

4 For an additional amount for "Policy and Adminis-5 tration", \$8,100,000, to remain available until September 6 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, 7 8 That such amount is designated by the Congress as being 9 for an emergency requirement pursuant to section 10 251(b)(2)(A)(i) of the Balanced Budget and Emergency 11 Deficit Control Act of 1985.

12	DEPARTMENT OF ENERGY
13	ENERGY PROGRAMS
14	Science

15 For an additional amount for "Science", \$99,500,000, to remain available until September 30, 2021, to prevent, 16 prepare for, and respond to coronavirus, domestically or 17 internationally, for necessary expenses related to providing 18 support and access to scientific user facilities in the Office 19 20 of Science and National Nuclear Security Administration, 21 including equipment, enabling technologies, and personnel 22 associated with the operations of those scientific user facili-23 ties: Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to 24

section 251(b)(2)(A)(i) of the Balanced Budget and Emer gency Deficit Control Act of 1985.

3	DEPARTMENTAL ADMINISTRATION
4	(INCLUDING TRANSFER OF FUNDS)

5 For an additional amount for "Departmental Admin-6 istration", \$28,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 7 8 coronavirus, domestically or internationally, including for 9 necessary expenses related to supporting remote access for personnel: Provided, That funds appropriated under this 10 11 heading in this Act may be transferred to, and merged with, 12 other appropriation accounts of the Department of Energy 13 to prevent, prepare for, and respond to coronavirus, including for necessary expenses related to supporting remote ac-14 cess for personnel: Provided further, That such amount is 15 designated by the Congress as being for an emergency re-16 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-17 anced Budget and Emergency Deficit Control Act of 1985. 18

INDEPENDENT AGENCIES

19

- 20 NUCLEAR REGULATORY COMMISSION
- 21 SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses", \$3,300,000, to remain available until September
30, 2021, to prevent, prepare for, and respond to
coronavirus, domestically or internationally: Provided,

That, notwithstanding 42 U.S.C. 2214, such amount shall
 not be derived from fee revenue: Provided further, That such
 amount is designated by the Congress as being for an emer gency requirement pursuant to section 251(b)(2)(A)(i) of
 the Balanced Budget and Emergency Deficit Control Act
 of 1985.

7 GENERAL PROVISIONS—THIS TITLE

8 SEC. 14001. Funds appropriated in this title may be 9 made available to restore amounts, either directly or 10 through reimbursement, for obligations incurred to prevent, 11 prepare for, and respond to coronavirus prior to the date 12 of enactment of this Act.

13 SEC. 14002. (a) Section 404 of the Bipartisan Budget
14 Act of 2015 (42 U.S.C. 6239 note) is amended—

(1) in subsection (e), by striking "2020" and inserting "2022"; and

17 (2) in subsection (g), by striking "2020" and in18 serting "2022".

(b) Title III of division C of the Further Consolidated
Appropriations Act, 2020 (Public Law 116–94) is amended
in the matter under the heading "Department of Energy—
Energy Programs—Strategic Petroleum Reserve" by striking the three provisos before the final period and inserting
the following:

1 "Provided, That, as authorized by section 404 of the Bipartisan Budget Act of 2015 (Public Law 114-74; 42 2 3 U.S.C. 6239 note), the Secretary of Energy shall draw down and sell not to exceed a total of \$450,000,000 of crude oil 4 from the Strategic Petroleum Reserve in fiscal year 2020, 5 6 fiscal year 2021, or fiscal year 2022: Provided further, That the proceeds from such drawdown and sale shall be depos-7 8 ited into the 'Energy Security and Infrastructure Mod-9 ernization Fund' during the fiscal year in which the sale 10 occurs and shall be made available in such fiscal year, to 11 remain available until expended, for necessary expenses to carry out the Life Extension II project for the Strategic Pe-12 troleum Reserve". 13

(c) The amount provided by this section is designated
by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and
Emergency Deficit Control Act of 1985.

18 SEC. 14003. Any discretionary appropriation for the 19 Corps of Engineers derived from the Harbor Maintenance 20 Trust Fund (not to exceed the total amount deposited in 21 the Harbor Maintenance Trust Fund in the prior fiscal 22 year) shall be subtracted from the estimate of discretionary 23 budget authority and outlays for any estimate of an appropriations Act under the Congressional Budget and Im-24 poundment Control Act of 1974 or the Balanced Budget and 25

Emergency Deficit Control Act of 1985: Provided, That the
 modifications described in this section shall not take effect
 until the earlier of January 1, 2021 or the date of enact ment of legislation authorizing the development of water re sources and shall remain in effect thereafter.

6 SEC. 14004. Section 14321(a)(2)(B)(ii) of title 40, 7 United States Code, is amended by inserting ", except that 8 a discretionary grant to respond to economic distress di-9 rectly related to the impacts of the Coronavirus Disease 10 2019 (COVID-19) shall not be included in such aggregate 11 amount" before the period at the end.

12	TITLE V
13	DEPARTMENT OF THE TREASURY

- 14 INTERNAL REVENUE SERVICE
- 15 ADMINISTRATIVE PROVISION—INTERNAL REVENUE
- 16 SERVICE
- 17 (INCLUDING TRANSFER OF FUNDS)

18 SEC. 15001. In addition to the amounts otherwise 19 available to the Internal Revenue Service in fiscal year 20 2020, \$250,000,000, to remain available until September 21 30, 2021, shall be available to prevent, prepare for, and re-22 spond to coronavirus, domestically or internationally, in-23 cluding costs associated with the extended filing season and 24 implementation of the Families First Coronavirus Response 25 Act: Provided, That such funds may be transferred by the

Commissioner to the "Taxpayer Services," "Enforcement," 1 or "Operations Support" accounts of the Internal Revenue 2 3 Service for an additional amount to be used solely to prevent, prepare for, and respond to coronavirus, domestically 4 or internationally: Provided further, That the Committees 5 6 on Appropriations of the House of Representatives and the Senate shall be notified in advance of any such transfer: 7 8 Provided further, That such transfer authority is in addi-9 tion to any other transfer authority provided by law: Pro-10 vided further, That not later than 30 days after the date 11 of enactment of this Act, the Commissioner shall submit to the Committees on Appropriations of the House of Rep-12 resentatives and the Senate a spending plan for such funds: 13 Provided further, That such amount is designated by the 14 15 Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and 16 Emergency Deficit Control Act of 1985. 17

- 18 THE JUDICIARY
- 19

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Supreme Court of the United States

SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses", \$500,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, that such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

COURTS OF APPEALS, DISTRICT COURTS, AND OTHER
 JUDICIAL SERVICES

5 SALARIES AND EXPENSES

For an additional amount for "Salaries and Expenses", \$6,000,000, to prevent, prepare for, and respond
to coronavirus, domestically or internationally: Provided,
That such amount is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

13 DEFENDER SERVICES

For an additional amount for "Defender Services",
\$1,000,000, to remain available until expended, to prevent,
prepare for, and respond to coronavirus, domestically or
internationally: Provided, That such amount is designated
by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and
Emergency Deficit Control Act of 1985.

21 ADMINISTRATIVE PROVISION—THE JUDICIARY
22 VIDEO TELECONFERENCING FOR CRIMINAL PROCEEDINGS
23 SEC. 15002. (a) DEFINITION.—In this section, the
24 term "covered emergency period" means the period begin25 ning on the date on which the President declared a national

emergency under the National Emergencies Act (50 U.S.C.
 1601 et seq.) with respect to the Coronavirus Disease 2019
 (COVID-19) and ending on the date that is 30 days after
 the date on which the national emergency declaration ter minates.

6 (b) VIDEO TELECONFERENCING FOR CRIMINAL PRO7 CEEDINGS.—

8 (1) IN GENERAL.—Subject to paragraphs (3), 9 (4), and (5), if the Judicial Conference of the United 10 States finds that emergency conditions due to the na-11 tional emergency declared by the President under the 12 National Emergencies Act (50 U.S.C. 1601 et seq.) 13 with respect to the Coronavirus Disease 2019 14 (COVID-19) will materially affect the functioning of 15 either the Federal courts generally or a particular 16 district court of the United States, the chief judge of 17 a district court covered by the finding (or, if the chief 18 judge is unavailable, the most senior available active 19 judge of the court or the chief judge or circuit justice 20 of the circuit that includes the district court), upon 21 application of the Attorney General or the designee of 22 the Attorney General, or on motion of the judge or 23 justice, may authorize the use of video teleconfer-24 encing, or telephone conferencing if video teleconfer-

1	encing is not reasonably available, for the following
2	events:
3	(A) Detention hearings under section 3142
4	of title 18, United States Code.
5	(B) Initial appearances under Rule 5 of the
6	Federal Rules of Criminal Procedure.
7	(C) Preliminary hearings under Rule 5.1 of
8	the Federal Rules of Criminal Procedure.
9	(D) Waivers of indictment under Rule 7(b)
10	of the Federal Rules of Criminal Procedure.
11	(E) Arraignments under Rule 10 of the
12	Federal Rules of Criminal Procedure.
13	(F) Probation and supervised release rev-
14	ocation proceedings under Rule 32.1 of the Fed-
15	eral Rules of Criminal Procedure.
16	(G) Pretrial release revocation proceedings
17	under section 3148 of title 18, United States
18	Code.
19	(H) Appearances under Rule 40 of the Fed-
20	eral Rules of Criminal Procedure.
21	(I) Misdemeanor pleas and sentencings as
22	described in Rule 43(b)(2) of the Federal Rules
23	of Criminal Procedure.
24	(J) Proceedings under chapter 403 of title
25	18, United States Code (commonly known as the

1	"Federal Juvenile Delinquency Act"), except for
2	contested transfer hearings and juvenile delin-
3	quency adjudication or trial proceedings.
4	(2) Felony pleas and sentencing.—
5	(A) IN GENERAL.—Subject to paragraphs
6	(3), (4), and (5), if the Judicial Conference of the
7	United States finds that emergency conditions
8	due to the national emergency declared by the
9	President under the National Emergencies Act
10	(50 U.S.C. 1601 et seq.) with respect to the
11	Coronavirus Disease 2019 (COVID–19) will ma-
12	terially affect the functioning of either the Fed-
13	eral courts generally or a particular district
14	court of the United States, the chief judge of a
15	district court covered by the finding (or, if the
16	chief judge is unavailable, the most senior avail-
17	able active judge of the court or the chief judge
18	or circuit justice of the circuit that includes the
19	district court) specifically finds, upon applica-
20	tion of the Attorney General or the designee of
21	the Attorney General, or on motion of the judge
22	or justice, that felony pleas under Rule 11 of the
23	Federal Rules of Criminal Procedure and felony
24	sentencings under Rule 32 of the Federal Rules
25	of Criminal Procedure cannot be conducted in

1	person without seriously jeopardizing public
2	health and safety, and the district judge in a
3	particular case finds for specific reasons that the
4	plea or sentencing in that case cannot be further
5	delayed without serious harm to the interests of
6	justice, the plea or sentencing in that case may
7	be conducted by video teleconference, or by tele-
8	phone conference if video teleconferencing is not
9	reasonably available.
10	(B) APPLICABILITY TO JUVENILES.—The
11	video teleconferencing and telephone conferencing
12	authority described in subparagraph (A) shall
13	apply with respect to equivalent plea and sen-
14	tencing, or disposition, proceedings under chap-
15	ter 403 of title 18, United States Code (com-
16	monly known as the "Federal Juvenile Delin-
17	quency Act").
18	(3) Review.—
19	(A) IN GENERAL.—On the date that is 90
20	days after the date on which an authorization
21	for the use of video teleconferencing or telephone
22	conferencing under paragraph (1) or (2) is
23	issued, if the emergency authority has not been
24	terminated under paragraph (5), the chief judge
25	of the district court (or, if the chief judge is un-

1	available, the most senior available active judge
2	of the court or the chief judge or circuit justice
3	of the circuit that includes the district court) to
4	which the authorization applies shall review the
5	authorization and determine whether to extend
6	the authorization.
7	(B) ADDITIONAL REVIEW.—If an authoriza-
8	tion is extended under subparagraph (A), the
9	chief judge of the district court (or, if the chief
10	judge is unavailable, the most senior available
11	active judge of the court or the chief judge or cir-
12	cuit justice of the circuit that includes the dis-
13	trict court) to which the authorization applies
14	shall review the extension of authority not less
15	frequently than once every 90 days until the ear-
16	lier of—
17	(i) the date on which the chief judge
18	(or other judge or justice) determines the
19	authorization is no longer warranted; or
20	(ii) the date on which the emergency
21	authority is terminated under paragraph
22	(5).
23	(4) Consent.—Video teleconferencing or tele-
24	phone conferencing authorized under paragraph (1)
25	or (2) may only take place with the consent of the de-

1	fendant, or the juvenile, after consultation with coun-
2	sel.
3	(5) TERMINATION OF EMERGENCY AUTHORITY.—
4	The authority provided under paragraphs (1) , (2) ,
5	and (3), and any specific authorizations issued under
6	those paragraphs, shall terminate on the earlier of—
7	(A) the last day of the covered emergency
8	period; or
9	(B) the date on which the Judicial Con-
10	ference of the United States finds that emergency
11	conditions due to the national emergency de-
12	clared by the President under the National
13	Emergencies Act (50 U.S.C. 1601 et seq.) with
14	respect to the Coronavirus Disease 2019
15	(COVID-19) no longer materially affect the
16	functioning of either the Federal courts generally
17	or the district court in question.
18	(6) NATIONAL EMERGENCIES GENERALLY.—The
19	Judicial Conference of the United States and the Su-
20	preme Court of the United States shall consider rule
21	amendments under chapter 131 of title 28, United
22	States Code (commonly known as the "Rules Ena-
23	bling Act"), that address emergency measures that
24	may be taken by the Federal courts when the Presi-

1	dent declares a national emergency under the Na-
2	tional Emergencies Act (50 U.S.C. 1601 et seq.).
3	(7) Rule of construction.—Nothing in this
4	subsection shall obviate a defendant's right to counsel
5	under the Sixth Amendment to the Constitution of the
6	United States, any Federal statute, or the Federal
7	Rules of Criminal Procedure.
8	(c) The amount provided by this section is designated
9	by the Congress as being for an emergency requirement pur-
10	suant to section $251(b)(2)(A)(i)$ of the Balanced Budget and
11	Emergency Deficit Control Act of 1985.
12	DISTRICT OF COLUMBIA
13	Federal Funds
14	FEDERAL PAYMENT FOR EMERGENCY PLANNING AND
15	SECURITY COSTS IN THE DISTRICT OF COLUMBIA
16	For an additional amount for "Federal Payment for
17	Emergency Planning and Security Costs in the District of
18	Columbia", \$5,000,000, to remain available until expended,
19	to prevent, prepare for, and respond to coronavirus, domes-
20	
	tically or internationally: Provided, That such amount is
21	tically or internationally: Provided, That such amount is designated by the Congress as being for an emergency re-
21 22	

INDEPENDENT AGENCIES Election Assistance Commission election security grants

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4 For an additional amount for "Election Security 5 Grants", \$400,000,000, to prevent, prepare for, and respond to coronavirus, domestically or internationally, for the 2020 6 7 Federal election cycle: Provided, That a State receiving a 8 payment with funds provided under this heading in this 9 Act shall provide to the Election Assistance Commission, 10 within 20 days of each election in the 2020 Federal election 11 cycle in that State, a report that includes a full accounting 12 of the State's uses of the payment and an explanation of 13 how such uses allowed the State to prevent, prepare for, and respond to coronavirus: Provided further, That, within 3 14 15 days of its receipt of a report required in the preceding proviso, the Election Assistance Commission will transmit the 16 report to the Committee on Appropriations and the Com-17 mittee on House Administration of the House of Represent-18 19 atives and the Committee on Appropriations and the Com-20 mittee on Rules and Administration of the Senate: Provided 21 further. That not later than 30 days after the date of enact-22 ment of this Act, the Election Assistance Commission shall 23 make the payments to States under this heading: Provided further, That any portion of a payment made to a State 24 with funds provided under this heading in this Act which 25

is unobligated on December 31, 2020 shall be returned to the Treasury: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced

5 Budget and Emergency Deficit Control Act of 1985.

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FEDERAL COMMUNICATIONS COMMISSION SALARIES AND EXPENSES

8 For an additional amount for "Salaries and Ex-9 penses", \$200,000,000, to remain available until expended, 10 to prevent, prepare for, and respond to coronavirus, domes-11 tically or internationally, including to support efforts of health care providers to address coronavirus by providing 12 13 telecommunications services, information services, and devices necessary to enable the provision of telehealth services 14 15 during an emergency period, as defined in section 1135(q)(1) of the Social Security Act (42 U.S.C. 1320b-16 5(q)(1): Provided, That the Federal Communications Com-17 mission may rely on the rules of the Commission under part 18 19 54 of title 47, Code of Federal Regulations, in admin-20 istering the amount provided under the heading in this Act 21 if the Commission determines that such administration is 22 in the public interest: Provided further, That such amount 23 is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Bal-24 anced Budget and Emergency Deficit Control Act of 1985. 25

1	General Services Administration
2	REAL PROPERTY ACTIVITIES
3	FEDERAL BUILDINGS FUND
4	(INCLUDING TRANSFERS OF FUNDS)
5	For an additional amount to be deposited in the "Fed-
6	eral Buildings Fund", \$275,000,000, to remain available
7	until expended, to prevent, prepare for, and respond to
8	coronavirus, domestically or internationally: Provided,
9	That the amount provided under this heading in this Act
10	may be used to reimburse the Fund for obligations incurred
11	for this purpose prior to the date of the enactment of this
12	Act: Provided further, That such amount may be trans-
13	ferred to, and merged with, accounts within the Federal
14	Buildings Fund in amounts necessary to cover costs in-
15	curred to prevent, prepare for, and respond to coronavirus,
16	domestically or internationally: Provided further, That the
17	Administrator of General Services shall notify the Commit-
18	tees on Appropriations of the House of Representatives and
19	the Senate quarterly on the obligations and expenditures
20	of the funds provided by this Act by account of the Federal
21	Buildings Fund: Provided further, That funds made avail-
22	able to the Administrator in this or any previous Act shall
23	not be subject to section 3307 of title 40, United States Code,
24	for the acquisition of space necessary to prevent, prepare
25	for, or respond to coronavirus, domestically or internation-

ally: Provided further, That no action taken by the Admin-1 istrator to acquire real property and interests in real prop-2 3 erty or to improve real property in response to coronavirus shall be deemed a Federal action or undertaking and subject 4 5 to review under the National Environmental Policy Act of 6 1969, as amended (42 U.S.C. 4321 et seq.), or the National Historic Preservation Act of 1966, as amended (54 U.S.C. 7 8 300101 et seq.), respectively: Provided further, That such 9 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 10 11 the Balanced Budget and Emergency Deficit Control Act 12 of 1985.

- 14 FEDERAL CITIZEN SERVICES FUND
- 15 (INCLUDING TRANSFER OF FUNDS)

For an additional amount to be deposited in the "Federal Citizen Services Fund", \$18,650,000, to remain available until expended, to prevent, prepare for, and respond
to coronavirus, domestically or internationally: Provided,
That such amount is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

WORKING CAPITAL FUND

For an additional amount for "Working Capital 2 3 Fund", \$1,500,000, to remain available until expended, to prevent, prepare for, and respond to coronavirus, domesti-4 cally or internationally: Provided, That such amount is 5 designated by the Congress as being for an emergency re-6 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-7 8 anced Budget and Emergency Deficit Control Act of 1985. 9 ADMINISTRATIVE PROVISION—GENERAL SERVICES

10

1

ADMINISTRATION

11 SEC. 15003. Notwithstanding 41 U.S.C.3304(a)(7)(B), the Administrator, when making a deter-12 13 mination that use of noncompetitive procedures is necessary 14 for public interest in accordance with 41U.S.C.15 3304(a)(7)(A) in response to a public health emergency declaration by the Secretary of Health and Human Services 16 under section 319 of the Public Health Service Act (42 17 18 U.S.C. 247(d)), is required to notify Congress in writing 19 of that determination not less than 3 days prior to the 20 award of the contract.

21 NATIONAL ARCHIVES AND RECORDS ADMINISTRATION 22 OPERATING EXPENSES

For an additional amount for "Operating Expenses",
\$8,100,000, to remain available until September 30, 2021,
to prevent, prepare for, and respond to coronavirus, domes-

tically or internationally: Provided, That the amount pro-1 vided under this heading in this Act may be used to provide 2 3 expenses of the Federal Records Center Program for preventing, preparing for, and responding to coronavirus, do-4 5 mestically or internationally: Provided further, That such 6 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 7 the Balanced Budget and Emergency Deficit Control Act 8 9 of 1985.

10Office of Personnel Management11salaries and expenses

12 For an additional amount for "Salaries and Expenses", \$12,100,000, to remain available until September 13 30, 2021, to prevent, prepare for, and respond to 14 15 coronavirus, domestically or internationally, including technologies for digital case management, short-term meth-16 ods to allow electronic submissions of retirement applica-17 tion packages in support of paper-based business oper-18 19 ations, and increased telecommunications: Provided, That 20 such amount is designated by the Congress as being for an 21 emergency requirement pursuant to section 251(b)(2)(A)(i)22 of the Balanced Budget and Emergency Deficit Control Act 23 of 1985.

PANDEMIC RESPONSE ACCOUNTABILITY COMMITTEE

1

2 For an additional amount for "Pandemic Response 3 Accountability Committee", \$80,000,000, to remain available until expended, to promote transparency and support 4 oversight of funds provided in this Act to prevent, prepare 5 for, and respond to coronavirus, domestically or inter-6 7 nationally: Provided, That such amount is designated by 8 the Congress as being for an emergency requirement pursu-9 ant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 10

11	Small Business Administration
12	DISASTER LOANS PROGRAM ACCOUNT
13	(INCLUDING TRANSFERS OF FUNDS)

14 For an additional amount for the "Disaster Loans Program Account", \$562,000,000, to remain available until 15 expended, to prevent, prepare for, and respond to 16 17 coronavirus, domestically or internationally, for the cost of direct loans authorized by section 7(b) of the Small Busi-18 19 ness Act and for administrative expenses to carry out the 20 disaster loan program authorized by section 7(b) of the 21 Small Business Act: Provided, That the amounts provided 22 under this heading in this Act may be transferred to, and 23 merged with, "Small Business Administration—Salaries and Expenses" to prevent, prepare for, and respond to 24 coronavirus, domestically or internationally: Provided fur-25

1	ther, That such amount is designated by the Congress as
2	being for an emergency requirement pursuant to section
3	251(b)(2)(A)(i) of the Balanced Budget and Emergency
4	Deficit Control Act of 1985.
5	GENERAL PROVISIONS—THIS TITLE
6	PANDEMIC RESPONSE ACCOUNTABILITY COMMITTEE
7	SEC. 15010. (a) In this section—
8	(1) the term "agency" has the meaning given the
9	term in section 551 of title 5, United States Code;
10	(2) the term "appropriate congressional commit-
11	tees" means—
12	(A) the Committees on Appropriations of
13	the Senate and the House of Representatives;
14	(B) the Committee on Homeland Security
15	and Governmental Affairs of the Senate;
16	(C) the Committee on Oversight and Reform
17	of the House of Representatives; and
18	(D) any other relevant congressional com-
19	mittee of jurisdiction;
20	(3) the term "Chairperson" means the Chair-
21	person of the Committee;
22	(4) the term "Council" means the Council of the
23	Inspectors General on Integrity and Efficiency estab-
24	lished under section 11 of the Inspector General Act
25	of 1978 (5 U.S.C. App);

1	(5) the term "Committee" means the Pandemic
2	Response Accountability Committee established under
3	subsection (b);
4	(6) the term "covered funds" means any funds,
5	including loans, that are made available in any form
6	to any non-Federal entity, not including an indi-
7	vidual, under—
8	(A) this Act;
9	(B) the Coronavirus Preparedness and Re-
10	sponse Supplemental Appropriations Act, 2020
11	(Public Law 116–123);
12	(C) the Families First Coronavirus Re-
13	sponse Act (Public Law 116–127); or
14	(D) any other Act primarily making appro-
15	priations for the Coronavirus response and re-
16	lated activities; and
17	(7) the term "Coronavirus response" means the
18	Federal Government's response to the nationwide pub-
19	lic health emergency declared by the Secretary of
20	Health and Human Services, retroactive to January
21	27, 2020, pursuant to section 319 of the Public
22	Health Service Act (42 U.S.C. 247d), as a result of
23	confirmed cases of the novel coronavirus (COVID–19)
24	in the United States.

1	(b) There is established within the Council the Pan-
2	demic Response Accountability Committee to promote
3	transparency and conduct and support oversight of covered
4	funds and the Coronavirus response to—
5	(1) prevent and detect fraud, waste, abuse, and
6	mismanagement; and
7	(2) mitigate major risks that cut across program
8	and agency boundaries.
9	(c)(1) The Chairperson of the Committee shall be se-
10	lected by the Chairperson of the Council from among In-
11	spectors General described in subparagraphs (B) , (C) , and
12	(D) of paragraph (2) with experience managing oversight
13	of large organizations and expenditures.
14	(2) The members of the Committee shall include—
15	(A) the Chairperson;
16	(B) the Inspectors General of the Departments of
17	Defense, Education, Health and Human Services,
18	Homeland Security, Justice, Labor, and the Treas-
19	ury;
20	(C) the Inspector General of the Small Business
21	A dministration;
22	(D) the Treasury Inspector General for Tax Ad-
23	ministration; and
24	(E) any other Inspector General, as designated
25	by the Chairperson from any agency that expends or

the

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2 Coronavirus response.

1

3 (3)(A) There shall be an Executive Director and a
4 Deputy Executive Director of the Committee.

5 (B)(i)(I) Not later than 30 days after the date of enact-6 ment of this Act, the Executive Director of the Committee 7 shall be appointed by the Chairperson of the Council, in 8 consultation with the majority leader of the Senate, the 9 Speaker of the House of Representatives, the minority lead-10 er of the Senate, and the minority leader of the House of 11 Representatives.

12 (II) Not later than 90 days after the date of enactment 13 of this Act, the Deputy Executive Director of the Committee shall be appointed by the Chairperson of the Council, in 14 consultation with the majority leader of the Senate, the 15 Speaker of the House of Representatives, the minority lead-16 er of the Senate, the minority leader of the House of Rep-17 resentatives, and the Executive Director of the Committee. 18 19 (ii) The Executive Director and the Deputy Executive 20Director of the Committee shall—

- 21 (I) have demonstrated ability in accounting, au22 diting, and financial analysis;
- 23 (II) have experience managing oversight of large
 24 organizations and expenditures; and
- 25 (III) be full-time employees of the Committee.

1	(C) The Executive Director of the Committee shall—
2	(i) report directly to the Chairperson;
3	(ii) appoint staff of the Committee, subject to the
4	approval of the Chairperson, consistent with sub-
5	section (f);
6	(iii) supervise and coordinate Committee func-
7	tions and staff; and
8	(iv) perform any other duties assigned to the Ex-
9	ecutive Director by the Committee.
10	(4)(A) Members of the Committee may not receive ad-
11	ditional compensation for services performed.
12	(B) The Executive Director and Deputy Executive Di-
13	rector of the Committee shall be compensated at the rate
14	of basic pay prescribed for level IV of the Executive Schedule
15	under section 5315 of title 5, United States Code.
16	(d)(1)(A) The Committee shall conduct and coordinate
17	oversight of covered funds and the Coronavirus response and
18	support Inspectors General in the oversight of covered funds
19	and the Coronavirus response in order to—
20	(i) detect and prevent fraud, waste, abuse, and
21	mismanagement; and
22	(ii) identify major risks that cut across pro-
23	grams and agency boundaries.
24	(B) The functions of the Committee shall include—

1	(i) developing a strategic plan to ensure coordi-
2	nated, efficient, and effective comprehensive oversight
3	by the Committee and Inspectors General over all as-
4	pects of covered funds and the Coronavirus response;
5	(ii) auditing or reviewing covered funds, includ-
6	ing a comprehensive audit and review of charges
7	made to Federal contracts pursuant to authorities
8	provided in the Coronavirus Aid, Relief, and Eco-
9	nomic Security Act, to determine whether wasteful
10	spending, poor contract or grant management, or
11	other abuses are occurring and referring matters the
12	Committee considers appropriate for investigation to
13	the Inspector General for the agency that disbursed
14	the covered funds, including conducting randomized
15	audits to identify fraud;
16	(iii) reviewing whether the reporting of contracts
17	and grants using covered funds meets applicable
18	standards and specifies the purpose of the contract or
19	grant and measures of performance;
20	(iv) reviewing the economy, efficiency, and effec-
21	tiveness in the administration of, and the detection of
22	fraud, waste, abuse, and mismanagement in,
23	Coronavirus response programs and operations;

1	(v) reviewing whether competition requirements
2	applicable to contracts and grants using covered
3	funds have been satisfied;
4	(vi) serving as a liaison to the Director of the
5	Office of Management and Budget, the Secretary of
6	the Treasury, and other officials responsible for im-
7	plementing the Coronavirus response;
8	(vii) reviewing whether there are sufficient quali-
9	fied acquisition, grant, and other applicable personnel
10	overseeing covered funds and the Coronavirus re-
11	sponse;
12	(viii) reviewing whether personnel whose duties
13	involve the Coronavirus response or acquisitions or
14	grants made with covered funds or are otherwise re-
15	lated to the Coronavirus response receive adequate
16	training, technology support, and other resources;
17	(ix) reviewing whether there are appropriate
18	mechanisms for interagency collaboration relating to
19	the oversight of covered funds and the Coronavirus re-
20	sponse, including coordinating and collaborating to
21	the extent practicable with State and local govern-
22	ment entities;
23	(x) expeditiously reporting to the Attorney Gen-
24	eral any instance in which the Committee has reason-

1	able grounds to believe there has been a violation of
2	Federal criminal law; and
3	(xi) coordinating and supporting Inspectors
4	General on matters related to oversight of covered
5	funds and the Coronavirus response.
6	(2)(A)(i) The Committee shall submit to the President
7	and Congress, including the appropriate congressional com-
8	mittees, management alerts on potential management, risk,
9	and funding problems that require immediate attention.
10	(ii) The Committee shall submit to Congress such other
11	reports or provide such periodic updates on the work of the
12	Committee as the Committee considers appropriate on the
13	use of covered funds and the Coronavirus response.
14	(B) The Committee shall submit biannual reports to
15	the President and Congress, including the appropriate con-
16	gressional committees, and may submit additional reports
17	as appropriate—
18	(i) summarizing the findings of the Committee;
19	and
20	(ii) identifying and quantifying the impact of
21	any tax expenditures or credits authorized under this
22	

23 (C)(i) All reports submitted under this paragraph
24 shall be made publicly available and posted on the website
25 established under subsection (g).

Act to the extent practicable.

22

(ii) Any portion of a report submitted under this para graph may be redacted when made publicly available, if
 that portion would disclose information that is not subject
 to disclosure under sections 552 and 552a of title 5, United
 States Code, or is otherwise prohibited from disclosure by
 law.

7 (3)(A) The Committee shall make recommendations to
8 agencies on measures to prevent or address fraud, waste,
9 abuse and mismanagement, and to mitigate risks that cut
10 across programs and agency boundaries, relating to covered
11 funds and the Coronavirus response.

(B) Not later than 30 days after receipt of a recommendation under subparagraph (A), an agency shall
submit a report to the President and the appropriate congressional committees on—

16 (i) whether the agency agrees or disagrees with
17 the recommendations; and

(ii) any actions the agency will take to implement the recommendations, which shall also be included in the report required under section 2(b) of the
GAO-IG Act (31 U.S.C. 1105 note).

(e)(1) The Committee shall conduct audits and reviews
of programs, operations, and expenditures relating to covered funds and the Coronavirus response and coordinate on
such activities with the Inspector General of the relevant

agency to avoid unnecessary duplication and overlap of
 work.

3 (2) The Committee may—

4 (A) conduct its own independent investigations,
5 audits, and reviews relating to covered funds or the
6 Coronavirus response;

7 (B) collaborate on audits and reviews relating to
8 covered funds with any Inspector General of an agen9 cy; and

(C) provide support to relevant agency Inspectors General in conducting investigations, audits, and
reviews relating to the covered funds and Coronavirus
response.

14 (3)(A) In conducting and supporting investigations,
15 audits, and reviews under this subsection, the Committee—
16 (i) shall have the authorities provided under sec-

17 tion 6 of the Inspector General Act of 1978 (5 U.S.C.
18 App.);

(ii) may issue subpoenas to compel the testimony
of persons who are not Federal officers or employees;
and

(iii) may enforce such subpoenas in the event of
a refusal to obey by order of any appropriate United
States district court as provided for under section 6
of the Inspector General Act of 1978 (5 U.S.C. App).

(B) The Committee shall carry out the powers under
 paragraphs (1) and (2) in accordance with section 4(b)(1)
 of the Inspector General Act of 1978 (5 U.S.C. App.).

4 (C) Whenever information or assistance requested by
5 the Committee or an Inspector General is unreasonably re6 fused or not provided, the Committee shall immediately re7 port the circumstances to the appropriate congressional
8 committees.

9 (D) The Committee shall leverage existing information 10 technology resources within the Council, such as over-11 sight.gov, to carry out the duties of the Committee.

(4)(A) The Committee may hold public hearings and
Committee personnel may conduct necessary inquiries.

14 (B) The head of each agency shall make all officers
15 and employees of that agency available to provide testimony
16 to the Committee and Committee personnel.

(C) The Committee may issue subpoenas to compel the
testimony of persons who are not Federal officers or employees at such public hearings, which may be enforced in the
same manner as provided for subpoenas under section 6 of
the Inspector General Act of 1978 (5 U.S.C. App.).

(5) The Committee may enter into contracts to enable
the Committee to discharge its duties, including contracts
and other arrangements for audits, studies, analyses, and
other services with public agencies and with private per-

sons, and make such payments as may be necessary to carry
 out the duties of the Committee.

3 (6) The Committee may establish subcommittees to fa4 cilitate the ability of the Committee to discharge its duties.

5 (7) The Committee may transfer funds appropriated
6 to the Committee for expenses to support administrative
7 support services and audits, reviews, or other activities re8 lated to oversight by the Committee of covered funds or the
9 Coronavirus response to any Office of the Inspector General
10 or the General Services Administration.

(f)(1)(A)(i) Subject to subparagraph (B), the Committee may exercise the authorities of subsections (b)
through (i) of section 3161 of title 5, United States Code
(without regard to subsection (a) of that section) to carry
out the functions of the Committee under this section.

(ii) For purposes of exercising the authorities described
under clause (i), the term "Chairperson" shall be substituted for the term "head of a temporary organization".

(iii) In exercising the authorities described in clause
(i), the Chairperson shall consult with members of the Committee.

(iv) In addition to the authority provided by section
3161(c) of title 5, United States Code, upon the request of
an Inspector General, the Committee may detail, on a nonreimbursable basis, any personnel of the Council to that In-

spector General to assist in carrying out any audit, review,
 or investigation pertaining to the oversight of covered funds
 or the Coronavirus response.

4 (B) In exercising the employment authorities under
5 section 3161(b) of title 5, United States Code, as provided
6 under subparagraph (A) of this paragraph—

7 (i) section 3161(b)(2) of that title (relating to pe8 riods of appointments) shall not apply; and

9 (ii) no period of appointment may exceed the
10 date on which the Committee terminates.

(C)(i) A person employed by the Committee shall ac-11 12 quire competitive status for appointment to any position 13 in the competitive service for which the employee possesses the required qualifications upon the completion of 2 years 14 15 of continuous service as an employee under this subsection. 16 (ii) No person who is first employed as described in 17 clause (i) more than 2 years after the date of enactment of this Act may acquire competitive status under clause (i). 18 19 (2)(A) The Committee may employ annuitants covered 20 by section 9902(g) of title 5, United States Code, for pur-21 poses of the oversight of covered funds or the Coronavirus

22 response.

(B) The employment of annuitants under this paragraph shall be subject to the provisions of section 9902(g)

of title 5, United States Code, as if the Committee was the
 Department of Defense.

3 (3) Upon request of the Committee for information or assistance from any agency or other entity of the Federal 4 5 Government, the head of such entity shall, insofar as is 6 practicable and not in contravention of any existing law. and consistent with section 6 of the Inspector General Act 7 8 of 1978 (5 U.S.C. App.), furnish such information or assist-9 ance to the Committee, or an authorized designee, including 10 an Inspector General designated by the Chairperson.

(4) Any Inspector General responsible for conducting
oversight related to covered funds or the Coronavirus response may, consistent with the duties, responsibilities,
policies, and procedures of the Inspector General, provide
information requested by the Committee or an Inspector
General on the Committee relating to the responsibilities
of the Committee.

18 (g)(1)(A) Not later than 30 days after the date of en-19 actment of this Act, the Committee shall establish and 20 maintain a user-friendly, public-facing website to foster 21 greater accountability and transparency in the use of cov-22 ered funds and the Coronavirus response, which shall have 23 a uniform resource locator that is descriptive and memo-24 rable. (B) The Committee shall leverage existing information
 technology and resources, such as oversight.gov, to the great est extent practicable to meet the requirements under this
 section.

5 (2) The website established and maintained under
6 paragraph (1) shall be a portal or gateway to key informa7 tion relating to the oversight of covered funds and the
8 Coronavirus response and provide connections to other Gov9 ernment websites with related information.

(3) In establishing and maintaining the website under
paragraph (1), the Committee shall ensure the following:
(A) The website shall provide materials and information explaining the Coronavirus response and
how covered funds are being used. The materials shall

be easy to understand and regularly updated.

(i) The website shall provide accountability information, including findings from Inspectors General, including any progress reports, audits, inspections, or other reports, including reports from or links
to reports on the website of the Government Accountability Office.

(ii) The website shall provide data on relevant
operational, economic, financial, grant, subgrant,
contract, and subcontract information in user-friend-

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1	ly visual presentations to enhance public awareness of
2	the use of covered funds and the Coronavirus response.
3	(iii) The website shall provide detailed data on
4	any Federal Government awards that expend covered
5	funds, including a unique trackable identification
6	number for each project, information about the proc-
7	ess that was used to award the covered funds, and for
8	any covered funds over \$150,000, a detailed expla-
9	nation of any associated agreement, where applicable.
10	(iv) The website shall include downloadable, ma-
11	chine-readable, open format reports on covered funds
12	obligated by month to each State and congressional
13	district, where applicable.
14	(v) The website shall provide a means for the
15	public to give feedback on the performance of any cov-
16	ered funds and of the Coronavirus response, including
17	confidential feedback.
18	(vi) The website shall include detailed informa-
19	tion on Federal Government awards that expend cov-
20	ered funds, including data elements required under
21	the Federal Funding Accountability and Trans-
22	parency Act of 2006 (31 U.S.C. 6101 note), allowing
23	aggregate reporting on awards below \$50,000, as pre-
24	scribed by the Director of the Office of Management
25	and Budget.

1	(vii) The website shall provide a link to esti-
2	mates of the jobs sustained or created by this Act to
3	the extent practicable.
4	(viii) The website shall include appropriate links
5	to other government websites with information con-
6	cerning covered funds and the Coronavirus response,
7	including Federal agency and State websites.
8	(ix) The website shall include a plan from each
9	Federal agency for using covered funds.
10	(x) The website shall provide information on
11	Federal allocations of mandatory and other entitle-
12	ment programs by State, county, or other geo-
13	graphical unit related to covered funds or the
14	Coronavirus response.
15	(xi) The website shall present the data such that
16	funds subawarded by recipients are not double count-
17	ed in search results, data visualizations, or other re-
18	ports.
19	(xii) The website shall include all recommenda-
20	tions made to agencies relating to covered funds and
21	the Coronavirus response, as well as the status of each
22	recommendation.
23	(xiii) The website shall be enhanced and updated
24	as necessary to carry out the purposes of this section.

(4) The Committee may exclude posting contractual or
 other information on the website on a case-by-case basis
 when necessary to protect national security or to protect
 information that is not subject to disclosure under sections
 552 and 552a of title 5, United States Code.

6 (h)(1) Nothing in this section shall affect the inde7 pendent authority of an Inspector General to determine
8 whether to conduct an audit or investigation of covered
9 funds or the Coronavirus response.

10 (2) If the Committee requests that an Inspector Gen-11 eral of an agency conduct or refrain from conducting an audit or investigation and the Inspector General rejects the 12 13 request in whole or in part, the Inspector General shall, not later than 30 days after rejecting the request, submit 14 15 a report to the Committee, the head of the applicable agency, and the appropriate congressional committees, that 16 17 states the reasons that the Inspector General has rejected the request in whole or in part. 18

(i) The Committee shall coordinate its oversight activities with the Comptroller General of the United States and
State auditors.

(j) For the purposes of carrying out the mission of the
Committee under this section, there are authorized to be appropriated such sums as may be necessary to carry out the
duties and functions of the Committee.

1	(k) The Committee shall terminate on September 30,
2	2025.
3	REPORTING ON USE OF FUNDS
4	SEC. 15011. (a) In this section—
5	(1) the terms "agency", "appropriate congres-
6	sional committees", "Committee", "covered funds",
7	and "Coronavirus response" have the meanings given
8	those terms in section 15010;
9	(2) the term "covered recipient"—
10	(A) means any entity that receives large
11	covered funds; and
12	(B) includes any State, the District of Co-
13	lumbia, and any territory or possession of the
14	United States; and
15	(3) the term 'large covered funds' means covered
16	funds that amount to more than \$150,000.
17	(b)(1)(A) On a monthly basis until September 30,
18	2021, each agency shall report to the Director of the Office
19	of Management and Budget, the Bureau of Fiscal Service
20	in the Department of the Treasury, the Committee, and the
21	appropriate congressional committees on any obligation or
22	expenditure of large covered funds, including loans and
23	awards.
24	(B) Not later than 90 days after the date of enactment
25	of this Act, each agency shall submit to the Committee a
26	plan describing how the agency will use covered funds.

†HR 748 EAS

1	(2) Not later than 10 days after the end of each cal-
2	endar quarter, each covered recipient shall submit to the
3	agency and the Committee a report that contains—
4	(A) the total amount of large covered funds re-
5	ceived from the agency;
6	(B) the amount of large covered funds received
7	that were expended or obligated for each project or ac-
8	tivity;
9	(C) a detailed list of all projects or activities for
10	which large covered funds were expended or obligated,
11	including—
12	(i) the name of the project or activity;
13	(ii) a description of the project or activity;
14	and
15	(iii) the estimated number of jobs created or
16	retained by the project or activity, where appli-
17	cable; and
18	(D) detailed information on any level of sub-
19	contracts or subgrants awarded by the covered recipi-
20	ent or its subcontractors or subgrantees, to include the
21	data elements required to comply with the Federal
22	Funding Accountability and Transparency Act of
23	2006 (31 U.S.C. 6101 note) allowing aggregate re-
24	porting on awards below \$50,000 or to individuals, as

prescribed by the Director of the Office of Manage ment and Budget.

3 (3) Not later than 30 days after the end of each cal4 endar quarter, the Committee, in consultation with the
5 agency that made large covered funds available to any cov6 ered recipient shall make the information in reports sub7 mitted under paragraph (2) publicly available by posting
8 the information on the website established under section
9 15010(g).

(4)(A) Each agency, in coordination with the Committee and the Director of the Office of Management and
Budget shall provide user-friendly means for covered recipients to meet requirements of this subsection.

(B) Federal agencies may use existing mechanisms to
ensure that information under this subsection is reported
accurately.

17 (c)(1) The Director of the Office of Management and Budget, in consultation with the Secretary of the Treasury, 18 the Administrator of the Small Business Administration, 19 20 and the Chairperson of the Council of Economic Advisors, shall submit to the appropriate congressional committees 21 22 and publicly release on the website established under section 23 15010(g) quarterly reports that detail the impact of programs funded through large covered funds on employment, 24

1 estimated economic growth, and other key economic indica-

2 tors, including information about impacted industries.

3 (2)(A) The first report submitted under paragraph (1)
4 shall be submitted not later than 45 days after the end of
5 the first full quarter following the date of enactment of this
6 Act.

7 (B) The last report required to be submitted under
8 paragraph (1) shall apply to the quarter in which the Com9 mittee terminates.

- 10 TITLE VI
- 11 DEPARTMENT OF HOMELAND SECURITY
- 12 Management Directorate

13 OPERATIONS AND SUPPORT

14 For an additional amount for "Operations and Sup-15 port", \$178,300,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 16 17 coronavirus, domestically or internationally, which shall be for the purchase of personal protective equipment and sani-18 19 tization materials: Provided, That funds provided under 20 this heading in this Act may be transferred by the Secretary 21 of Homeland Security between appropriations in the De-22 partment only for the purchase of personal protective equip-23 ment and sanitization materials to prevent, prepare for, and respond to coronavirus, domestically or internation-24 ally: Provided further, That none of the funds made avail-25

able under this heading may be transferred pursuant to the 1 authority in section 503 of the Department of Homeland 2 3 Security Appropriations Act, 2020: Provided further, That the Department shall provide notice of any transfer to the 4 5 Committees on Appropriations of the Senate and the House 6 of Representatives not later than 5 days after executing such transfer: Provided further, That such amount is designated 7 8 by the Congress as being for an emergency requirement pur-9 suant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 10

11TRANSPORTATION SECURITY ADMINISTRATION12OPERATIONS AND SUPPORT

13 For an additional amount for "Operations and Support", \$100,000,000, to remain available until September 14 15 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, which shall be 16 for cleaning and sanitization at checkpoints and other air-17 port common areas; overtime and travel costs; and explosive 18 19 detection materials: Provided, That such amount is des-20 ignated by the Congress as being for an emergency require-21 ment pursuant to section 251(b)(2)(A)(i) of the Balanced 22 Budget and Emergency Deficit Control Act of 1985.

680

UNITED STATES COAST GUARD

2

1

OPERATIONS AND SUPPORT

3 For an additional amount for "Operations and Support", \$140,800,000, to remain available until September 4 5 30, 2021, to prevent, prepare for, and respond to 6 coronavirus, domestically or internationally, which shall be for mobilization of reservists and increasing the capability 7 8 and capacity of Coast Guard information technology sys-9 tems and infrastructure: Provided, That such amount is designated by the Congress as being for an emergency re-10 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-11 anced Budget and Emergency Deficit Control Act of 1985. 12 13 Cybersecurity and Infrastructure Security Agency 14 **OPERATIONS AND SUPPORT**

15 For an additional amount for "Operations and Support", \$9,100,000, to remain available until September 30, 16 2021, to prevent, prepare for, and respond to coronavirus, 17 domestically or internationally, which shall be for support 18 19 of interagency critical infrastructure coordination and re-20 lated activities: Provided, That such amount is designated 21 by the Congress as being for an emergency requirement pur-22 suant to section 251(b)(2)(A)(i) of the Balanced Budget and 23 Emergency Deficit Control Act of 1985.

2	OPERATIONS AND SUPPORT
3	For an additional amount for "Operations and Sup-
4	port", \$44,987,000, to remain available until September 30,
5	2021, to prevent, prepare for, and respond to coronavirus,
6	domestically or internationally, which shall be for enhance-
7	ments to information technology and for facilities support:
8	Provided, That such amount is designated by the Congress
9	as being for an emergency requirement pursuant to section
10	251(b)(2)(A)(i) of the Balanced Budget and Emergency
11	Deficit Control Act of 1985.

12

1

DISASTER RELIEF FUND

13 For an additional amount for "Disaster Relief Fund", \$45,000,000,000, to remain available until expended: Pro-14 vided, That of the amount provided under this heading in 15 this Act, \$25,000,000,000 shall be for major disasters de-16 clared pursuant to the Robert T. Stafford Disaster Relief 17 and Emergency Assistance Act (42 U.S.C. 5121 et seq.): 18 Provided further, That of the amount provided under this 19 20 heading in this Act, \$15,000,000,000 may be used for all 21 purposes authorized under such Act and may be used in 22 addition to amounts designated by the Congress as being 23 for disaster relief pursuant to section 251(b)(2)(D) of the Balanced Budget and Emergency Deficit Control Act of 24 1985: Provided further, That every 30 days the Adminis-25

Federal Emergency Management Agency

trator shall provide the Committees on Appropriations of 1 the Senate and the House of Representatives both projected 2 3 and actual costs for funds provided under this heading for major disasters and any other expenses: Provided further, 4 5 That of the amounts provided under this heading, 6 \$3,000,000 shall be transferred to "Office of Inspector General" and shall remain available until expended for over-7 8 sight of activities supported by funds provided under this 9 heading: Provided further, That such amount is designated 10 by the Congress as being for an emergency requirement pur-11 suant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 12

13 FEDERAL ASSISTANCE

14 For an additional amount for "Federal Assistance", \$400,000,000, to remain available until September 30, 15 2021, to prevent, prepare for, and respond to coronavirus, 16 domestically or internationally: Provided, That of the 17 amount provided under this heading in this Act, 18 19 \$100,000,000 shall be for Assistance to Firefighter Grants for the purchase of personal protective equipment and re-20 21 lated supplies, including reimbursements; \$100,000,000 22 shall be for Emergency Management Performance Grants; 23 and \$200,000,000 shall be for the Emergency Food and Shelter Program: Provided further, That such amount is 24 designated by the Congress as being for an emergency re-25

4 SEC. 16001. Notwithstanding any other provision of
5 law, funds made available under each heading in this title,
6 except for "Federal Emergency Management Agency—Dis7 aster Relief Fund", shall only be used for the purposes spe8 cifically described under that heading.

9 SEC. 16002. Notwithstanding any other provision of 10 law, any amounts appropriated for "Federal Emergency 11 Management Agency—Disaster Relief Fund" in this Act 12 are available only for the purposes for which they were ap-13 propriated.

14 SEC. 16003. (a) PREMIUM PAY AUTHORITY.—If serv-15 ices performed during fiscal year 2020 are determined by the head of the agency to be primarily related to prepara-16 17 tion, prevention, or response to coronavirus, any premium pay that is funded, either directly or through reimburse-18 ment, by the Federal Emergency Management Agency shall 19 be exempted from the aggregate of basic pay and premium 20 21 pay calculated under section 5547(a) of title 5, United 22 States Code, and any other provision of law limiting the 23 aggregate amount of premium pay payable on a biweekly or calendar year basis. 24

(b) OVERTIME AUTHORITY.—Any overtime that is
 funded for such services described in subsection (a), either
 directly or through reimbursement, by the Federal Emer gency Management Agency shall be exempted from any an nual limit on the amount of overtime payable in a calendar
 or fiscal year.

7 (c) APPLICABILITY OF AGGREGATE LIMITATION ON
8 PAY.—In determining whether an employee's pay exceeds
9 the applicable annual rate of basic pay payable under sec10 tion 5307 of title 5, United States Code, the head of an
11 Executive agency shall not include pay exempted under this
12 section.

13 (d) LIMITATION OF PAY AUTHORITY.—Pay exempted from otherwise applicable limits under subsection (a) shall 14 15 not cause the aggregate pay earned for the calendar year in which the exempted pay is earned to exceed the rate of 16 basic pay payable for a position at level II of the Executive 17 Schedule under section 5313 of title 5, United States Code. 18 19 (e) EFFECTIVE DATE.—This section shall take effect as 20 if enacted on January 1, 2020.

21 SEC. 16004. (a) Amounts provided for "Coast
22 Guard—Operations and Support" in the Consolidated Ap23 propriations Act, 2020 (Public Law 116–93) may be avail24 able for pay and benefits of Coast Guard Yard and Vessel

Documentation personnel, Non-Appropriated Funds per-1 2 sonnel, and for Morale, Welfare and Recreation Programs. 3 (b) No amounts may be used under this section from amounts that were designated by the Congress for Overseas 4 5 Contingency Operations/Global War on Terrorism pursu-6 ant to the Concurrent Resolution on the Budget or the Balanced Budget and Emergency Deficit Control Act of 1985. 7 8 SEC. 16005. (a) Notwithstanding any other provision 9 of law regarding the licensure of health-care providers, a 10 health-care professional described in subsection (b) may 11 practice the health profession or professions of the health-12 care professional at any location in any State, the District 13 of Columbia, or Commonwealth, territory, or possession of the United States, or any location designated by the Sec-14 15 retary, regardless of where such health-care professional or the patient is located, so long as the practice is within the 16 scope of the authorized Federal duties of such health-care 17 18 professional.

19 (b) DEFINITION.—As used in this section, the term 20 "health-care professional" means an individual (other than 21 a member of the Coast Guard, a civilian employee of the 22 Coast Guard, member of the Public Health Service who is 23 assigned to the Coast Guard, or an individual with whom 24 the Secretary, pursuant to 10 U.S.C. 1091, has entered into 25 a personal services contract to carry out health care respon-

1	sibilities of the Secretary at a medical treatment facility
2	of the Coast Guard) who—
-	(1) is—
4	(A) an employee of the Department of
5	Homeland Security,
6	(B) a detailee to the Department from an-
7	other Federal agency,
8	(C) a personal services contractor of the De-
9	partment, or
9 10	
	(D) hired under a Contract for Services;
11	(2) performs health care services as part of du-
12	ties of the individual in that capacity;
13	(3) has a current, valid, and unrestricted equiva-
14	lent license certification that is—
15	(A) issued by a State, the District of Co-
16	lumbia, or a Commonwealth, territory, or posses-
17	sion of the United States; and
18	(B) for the practice of medicine, osteopathic
19	medicine, dentistry, nursing, emergency medical
20	services, or another health profession; and
21	(4) is not affirmatively excluded from practice in
22	the licensing or certifying jurisdiction or in any other
23	jurisdiction.
24	(c) Subsection (a) shall apply during the incident pe-
25	riod of the emergency declared by the President on March

1 13, 2020, pursuant to section 501(b) of the Robert T. Staf 2 ford Disaster Relief and Emergency Assistance Act (42
 3 U.S.C. 5121(b)), and to any subsequent major declaration
 4 under section 401 of such Act that supersedes such emer 5 gency declaration.

6 SEC. 16006. The Secretary of Homeland Security, 7 under the authority granted under section 205(b) of the 8 REAL ID Act of 2005 (Public Law 109–13; 49 U.S.C. 9 30301 note) shall extend the deadline by which States are 10 required to meet the driver license and identification card 11 issuance requirements under section 202(a)(1) of such Act 12 until not earlier than September 30, 2021.

13 SEC. 16007. Section 5 of the Protecting and Securing Chemical Facilities from Terrorist Attacks Act of 2014 14 (Public Law 113–254; 6 U.S.C. 621 note) is amended by 15 striking "the date that is 5 years and 3 months after the 16 effective date of this Act" and inserting "July 23, 2020": 17 Provided, That the amount provided by this section is des-18 19 ignated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced 20 21 Budget and Emergency Deficit Control Act of 1985.

	000
1	TITLE VII
2	DEPARTMENT OF THE INTERIOR
3	INDIAN AFFAIRS
4	BUREAU OF INDIAN AFFAIRS
5	OPERATION OF INDIAN PROGRAMS
6	(INCLUDING TRANSFERS OF FUNDS)
7	For an additional amount for "Operation of Indian
8	Programs", \$453,000,000, to remain available until Sep-
9	tember 30, 2021, to prevent, prepare for, and respond to
10	coronavirus, domestically or internationally, including, but
11	not limited to, funds for public safety and justice programs,
12	executive direction to carry out deep cleaning of facilities,
13	purchase of personal protective equipment, purchase of in-
14	formation technology to improve teleworking capability,
15	welfare assistance and social services programs (including
16	assistance to individuals), and assistance to tribal govern-
17	ments, including tribal governments who participate in the
18	"Small and Needy" program: Provided, That amounts re-
19	ceived from funds provided under this heading in this Act
20	for welfare assistance programs shall not be included in the
21	statutory maximum for welfare assistance funds included
22	in Public Law 116–94, the Further Consolidated Appro-
23	priations Act, 2020: Provided further, That assistance re-
24	ceived from funds provided under this heading in this Act
25	shall not be included in the calculation of funds received

688

by those tribal governments who participate in the "Small 1 and Needy" program: Provided further, That of the 2 3 amounts provided under this heading in this Act. not less than \$400,000,000 shall be made available to meet the di-4 5 rect needs of tribes: Provided further, That amounts pro-6 vided under this heading in this Act may be made available for distribution through tribal priority allocations for tribal 7 8 response and capacity building activities: Provided further, 9 That funds provided under this heading in this Act, if 10 transferred to tribes and tribal organizations under the In-11 dian Self-Determination and Education Assistance Act, will be transferred on a one-time basis and that these non-12 recurring funds are not part of the amount required by 25 13 U.S.C. § 5325: Provided further, That such amount is des-14 15 ignated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced 16 Budget and Emergency Deficit Control Act of 1985. 17

18

BUREAU OF INDIAN EDUCATION

19

OPERATION OF INDIAN EDUCATION PROGRAMS

For an additional amount for "Operation of Indian Education Programs", \$69,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including, but not limited to, funding for tribal colleges and universities, salaries, transportation, and information tech-

1	nology: Provided, That of the amounts provided in this
2	paragraph, not less than \$20,000,000 shall be for tribal col-
3	leges and universities: Provided further, That such amount
4	is designated by the Congress as being for an emergency
5	requirement pursuant to section $251(b)(2)(A)(i)$ of the Bal-
6	anced Budget and Emergency Deficit Control Act of 1985.
7	Departmental Offices
8	Office of the Secretary
9	DEPARTMENTAL OPERATIONS
10	(INCLUDING TRANSFERS OF FUNDS)

11 For an additional amount for "Departmental Oper-12 ations", \$158,400,000, to remain available until September 13 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including, but 14 not limited to, funds for purchasing equipment and sup-15 plies to disinfect and clean buildings and public areas, sup-16 porting law enforcement and emergency management oper-17 ations, biosurveillance of wildlife and environmental per-18 sistence studies, employee overtime and special pay ex-19 20 penses, and other response, mitigation, or recovery activi-21 ties: Provided, That funds appropriated under this heading 22 in this Act shall be used to absorb increased operational 23 costs necessary to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided fur-24 ther, That the Secretary of the Interior may transfer the 25

funds provided under this heading in this Act to any other 1 account in the Department to prevent, prepare for, and re-2 3 spond to coronavirus, domestically or internationally, and may expend such funds directly or through cooperative 4 agreements: Provided further, That the Secretary shall pro-5 6 vide a monthly report to the Committees on Appropriations of the House of Representatives and the Senate detailing 7 8 the allocation and obligation of these funds by account, be-9 ginning not later than 90 days after enactment of this Act: 10 Provided further, That as soon as practicable after the date 11 of enactment of this Act, the Secretary shall transfer \$1,000,000 to the Office of the Inspector General, "Salaries 12 and Expenses" account for oversight activities related to the 13 implementation of programs, activities or projects funded 14 15 herein: Provided further, That such amount is designated by the Congress as being for an emergency requirement pur-16 suant to section 251(b)(2)(A)(i) of the Balanced Budget and 17 Emergency Deficit Control Act of 1985. 18

- 19 Insular Affairs
- 20 Assistance to territories

For an additional amount for "Assistance to Territories", \$55,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, for general technical assistance: Provided, That such amount is designated by the Congress as being for an emergency require ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

- 4 ENVIRONMENTAL PROTECTION AGENCY
- 5

Science and Technology

6 For an additional amount for "Science and Technology", \$2,250,000, to remain available until September 7 8 30, 2021, to prevent, prepare for, and respond to 9 coronavirus, domestically or internationally: Provided, 10 That of the amount provided under this heading in this 11 Act, \$750,000 shall be for necessary expenses for cleaning and disinfecting equipment or facilities of, or for use by, 12 13 the Environmental Protection Agency, and \$1,500,000 shall be for research on methods to reduce the risks from environ-14 mental transmission of coronavirus via contaminated sur-15 faces or materials: Provided further, That such amount is 16 17 designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Bal-18 19 anced Budget and Emergency Deficit Control Act of 1985.

20 Environmental Programs and Management

For an additional amount for "Environmental Programs and Management", \$3,910,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, That of the amount provided under this heading in

this Act, \$2,410,000 shall be for necessary expenses for 1 cleaning and disinfecting equipment or facilities of, or for 2 3 use by, the Environmental Protection Agency, and operational continuity of Environmental Protection Agency 4 5 programs and related activities, and \$1,500,000 shall be for 6 expediting registration and other actions related to pesticides to address coronavirus: Provided further, That such 7 8 amount is designated by the Congress as being for an emer-9 gency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act 10 11 of 1985.

12 Buildings and Facilities

13 For an additional amount for "Buildings and Facilities", \$300,000, to remain available until September 30, 14 15 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, That the funds 16 provided under this heading in this Act shall be for nec-17 essary expenses for cleaning and disinfecting equipment or 18 facilities of, or for use by, the Environmental Protection 19 Agency: Provided further, That such amount is designated 20 21 by the Congress as being for an emergency requirement pur-22 suant to section 251(b)(2)(A)(i) of the Balanced Budget and 23 Emergency Deficit Control Act of 1985.

1 HAZARDOUS SUBSTANCE SUPERFUND 2 For an additional amount for "Hazardous Substance 3 Superfund", \$770,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 4 5 coronavirus, domestically or internationally: Provided, 6 That the funds provided under this heading in this Act shall be for necessary expenses for cleaning and disinfecting 7 equipment or facilities of, or for use by, the Environmental 8 9 Protection Agency: Provided further, That such amount is 10 designated by the Congress as being for an emergency re-11 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-12 anced Budget and Emergency Deficit Control Act of 1985. 13 RELATED AGENCIES 14 DEPARTMENT OF AGRICULTURE 15 Forest Service 16 FOREST AND RANGELAND RESEARCH 17 For an additional amount for "Forest and Rangeland Research", \$3,000,000, to remain available until September 18 19 30, 2021, to prevent, prepare for, and respond to 20 coronavirus, domestically or internationally, including for 21 the reestablishment of abandoned or failed experiments asso-22 ciated with employee restrictions due to the coronavirus 23 outbreak: Provided, That amounts provided under this heading in this Act shall be allocated at the discretion of 24

25 the Chief of the Forest Service: Provided further, That such

694

amount is designated by the Congress as being for an emer gency requirement pursuant to section 251(b)(2)(A)(i) of
 the Balanced Budget and Emergency Deficit Control Act
 of 1985.

5

NATIONAL FOREST SYSTEM

6 For an additional amount for "National Forest System", \$34,000,000, to remain available until September 30, 7 8 2021, to prevent, prepare for, and respond to coronavirus, 9 domestically or internationally, including for cleaning and 10 disinfecting of public recreation amenities and for personal protective equipment and baseline health testing for first 11 responders: Provided, That amounts provided under this 12 13 heading in this Act shall be allocated at the discretion of the Chief of the Forest Service: Provided further, That such 14 15 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 16 the Balanced Budget and Emergency Deficit Control Act 17 18 of 1985.

19 CAPITAL IMPROVEMENT AND MAINTENANCE

For an additional amount for "Capital Improvement and Maintenance", \$26,800,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including for janitorial services: Provided, That amounts provided under this heading in this Act shall be allocated at the discretion of the Chief of the Forest Service: Provided further,
 That such amount is designated by the Congress as being
 for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

6

20

WILDLAND FIRE MANAGEMENT

7 For an additional amount for "Wildland Fire Man-8 agement", \$7,000,000, to remain available until September 9 30, 2021, to prevent, prepare for, and respond to 10 coronavirus, domestically or internationally, including for 11 personal protective equipment and baseline health testing 12 for first responders: Provided, That amounts provided under this heading in this Act shall be allocated at the dis-13 cretion of the Chief of the Forest Service: Provided further, 14 15 That such amount is designated by the Congress as being 16 for an emergency requirement pursuant to section 17 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 18

- 19 DEPARTMENT OF HEALTH AND HUMAN
 - SERVICES
- 21 INDIAN HEALTH SERVICE
- 22 INDIAN HEALTH SERVICES
- 23 (INCLUDING TRANSFERS OF FUNDS)
- 24 For an additional amount for "Indian Health Serv-
- 25 ices", \$1,032,000,000, to remain available until September

1 30. 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including for 2 3 public health support, electronic health record modernization, telehealth and other information technology upgrades, 4 5 Purchased/Referred Care, Catastrophic Health Emergency 6 Fund, Urban Indian Organizations, Tribal Epidemiology Centers, Community Health Representatives, and other ac-7 8 tivities to protect the safety of patients and staff: Provided, 9 That of the amount provided under this heading in this 10 Act, up to \$65,000,000 is for electronic health record sta-11 bilization and support, including for planning and tribal consultation: Provided further, That of amounts provided 12 13 under this heading in this Act, not less than \$450,000,000 shall be distributed through IHS directly operated pro-14 15 grams and to tribes and tribal organizations under the Indian Self-Determination and Education Assistance Act and 16 through contracts or grants with urban Indian organiza-17 tions under title V of the Indian Health Care Improvement 18 19 Act: Provided further, That any amounts provided in this paragraph not allocated pursuant to the preceding proviso 20 21 shall be allocated at the discretion of the Director of the 22 Indian Health Service: Provided further, That of the funds 23 provided herein, up to \$125,000,000 may be transferred to and merged with the "Indian Health Service, Indian 24

Director for the purposes specified in this Act: Provided fur-1 ther, That amounts provided under this heading in this Act, 2 3 if transferred to tribes and tribal organizations under the Indian Self-Determination and Education Assistance Act, 4 5 will be transferred on a one-time basis and that these non-6 recurring funds are not part of the amount required by 25 U.S.C. § 5325, and that such amounts may only be used 7 8 for the purposes identified under this heading notwith-9 standing any other provision of law: Provided further, That 10 such amount is designated by the Congress as being for an 11 emergency requirement pursuant to section 251(b)(2)(A)(i)of the Balanced Budget and Emergency Deficit Control Act 12 13 of 1985.

AGENCY FOR TOXIC SUBSTANCES AND DISEASE REGISTRY 14 15 TOXIC SUBSTANCES AND ENVIRONMENTAL PUBLIC HEALTH 16 For an additional amount for "Toxic Substances and Environmental Public Health", \$12,500,000, to remain 17 available until September 30, 2021, to prevent, prepare for, 18 19 and respond to coronavirus, domestically or internation-20 ally: Provided, That \$7,500,000 of the funds provided under 21 this heading in this Act shall be for necessary expenses of 22 the Geospatial Research, Analysis and Services Program to 23 support spatial analysis and Geographic Information System mapping of infectious disease hot spots, including 24 cruise ships: Provided further, That \$5,000,000 of the funds 25

provided under this heading in this Act shall be for nec-
essary expenses for awards to Pediatric Environmental
Health Specialty Units and state health departments to
provide guidance and outreach on safe practices for dis-
infection for home, school, and daycare facilities: Provided
further, That such amount is designated by the Congress
as being for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.
OTHER RELATED AGENCIES
Institute of American Indian and Alaska Native
Culture and Arts Development
PAYMENT TO THE INSTITUTE
For an additional amount for "Payment to the Insti-
tute", \$78,000, to remain available until September 30,
2021, to prevent, prepare for, and respond to coronavirus,
domestically or internationally: Provided, That such
amount is designated by the Congress as being for an emer-
gency requirement pursuant to section $251(b)(2)(A)(i)$ of
the Balanced Budget and Emergency Deficit Control Act
of 1985.
Smithsonian Institution

For an additional amount for "Salaries and Expenses", \$7,500,000, to remain available until September

SALARIES AND EXPENSES

23

30, 2021, to prevent, prepare for, and respond to
 coronavirus, domestically or internationally, including
 funding for deep cleaning, security, information technology,
 and staff overtime: Provided, That such amount is des ignated by the Congress as being for an emergency require ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

8 John F. Kennedy Center for the Performing Arts 9 Operations and maintenance

10 For an additional amount for "Operations and Maintenance", \$25,000,000, to remain available until September 11 12 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including 13 funding for deep cleaning and information technology to 14 improve telework capability and for operations and mainte-15 requirements related to the consequences of 16 nance coronavirus: Provided, That notwithstanding the provisions 17 of 20 U.S.C. 76h et seq., funds provided under this heading 18 in this Act shall be made available to cover operating ex-19 penses required to ensure the continuity of the John F. Ken-20 21 nedy Center for the Performing Arts and its affiliates, in-22 cluding for employee compensation and benefits, grants, 23 contracts, payments for rent or utilities, fees for artists or performers, information technology, and other administra-24 tive expenses: Provided further, That no later than October 25

31, 2020, the Board of Trustees of the Center shall submit 1 a report to the Committees on Appropriations of the House 2 3 of Representatives and Senate that includes a detailed explanation of the distribution of the funds provided herein: 4 5 Provided further, That such amount is designated by the 6 Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and 7 8 Emergency Deficit Control Act of 1985.

9 NATIONAL FOUNDATION ON THE ARTS AND HUMANITIES

10 NATIONAL ENDOWMENT FOR THE ARTS

11 GRANTS AND ADMINISTRATION

12 For an additional amount for "Grants and Administration", \$75,000,000, to remain available until September 13 14 30. 2021, to prevent, prepare for, and respond to 15 coronavirus, domestically or internationally, to be distributed in grants: Provided, That such funds are available 16 under the same terms and conditions as grant funding ap-17 propriated to this heading in Public Law 116–94: Provided 18 further, That 40 percent of such funds shall be distributed 19 20 to State arts agencies and regional arts organizations and 21 60 percent of such funds shall be for direct grants: Provided 22 further, That notwithstanding any other provision of law, 23 such funds may also be used by the recipients of such grants for purposes of the general operations of such recipients: 24 25 Provided further, That the matching requirements under subsections (e), (g)(4)(A), and (p)(3) of section 5 of the Na tional Foundation on the Arts and Humanities Act of 1965
 (20 U.S.C. 954) may be waived with respect to such grants:
 Provided further, That such amount is designated by the
 Congress as being for an emergency requirement pursuant
 to section 251(b)(2)(A)(i) of the Balanced Budget and
 Emergency Deficit Control Act of 1985.

- 8 NATIONAL ENDOWMENT FOR THE HUMANITIES
- 9
- GRANTS AND ADMINISTRATION

10 For an additional amount for "Grants and Adminis-11 tration", \$75,000,000, to remain available until September 12 30, 2021, to prevent, prepare for, and respond to 13 coronavirus, domestically or internationally, to be distributed in grants: Provided, That such funds are available 14 15 under the same terms and conditions as grant funding appropriated to this heading in Public Law 116–94: Provided 16 further, That 40 percent of such funds shall be distributed 17 to state humanities councils and 60 percent of such funds 18 shall be for direct grants: Provided further, That notwith-19 standing any other provision of law, such funds may also 20 21 be used by the recipients of such grants for purposes of the 22 general operations of such recipients: Provided further, 23 That the matching requirements under subsection (h)(2)(A)of section 7 of the National Foundation on the Arts and 24 Humanities Act of 1965 may be waived with respect to such 25

grants: Provided further, That such amount is designated
by the Congress as being for an emergency requirement pur-
suant to section $251(b)(2)(A)(i)$ of the Balanced Budget and
Emergency Deficit Control Act of 1985.
TITLE VIII
DEPARTMENT OF LABOR
Employment and Training Administration
TRAINING AND EMPLOYMENT SERVICES
For an additional amount for "Training and Employ-
ment Services", \$345,000,000, to remain available through
September 30, 2022, to prevent, prepare for, and respond
to coronavirus, domestically or internationally, for nec-
essary expenses for the dislocated workers assistance na-
tional reserve: Provided, That the funds provided under this
heading in this Act may be used to replace grant funds pre-
viously obligated to the impacted areas: Provided further,
That such amount is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.
Departmental Management
SALARIES AND EXPENSES
(INCLUDING TRANSFER OF FUNDS)
For an additional amount for "Departmental Manage-
ment", \$15,000,000, to remain available through September

to prevent, prepare for, and respond to 1 30. 2022.coronavirus, including to enforce worker protection laws 2 3 and regulations, and to oversee and coordinate activities related to division C, division D, division E, and division 4 5 F of Public Law 116–127: Provided, That the Secretary of 6 Labor may transfer the amounts provided under this heading in this Act as necessary to "Employee Benefits Security 7 Administration", "Wage and Hour Division", "Occupa-8 9 tional Safety and Health Administration", and "Employ-10 ment and Training Administration—Program Adminis-11 tration" to prevent, prepare for, and respond to coronavirus, including for enforcement, oversight, and co-12 ordination activities in those accounts: Provided further, 13 That of the amount provided under this heading in this 14 Act, \$1,000,000, to remain available until expended, shall 15 be transferred to "Office of Inspector General" for oversight 16 of activities related to Public Law 116-127 and for over-17 sight activities supported with funds appropriated to the 18 Department of Labor to prevent, prepare for, and respond 19 to coronavirus: Provided further, That 15 days prior to 20 21 transferring any funds pursuant to the previous provisos 22 under the heading in this Act, the Secretary shall provide 23 to the Committees on Appropriations of the House of Representatives and the Senate an operating plan describing 24

1	Provided further, That such amount is designated by the
2	Congress as being for an emergency requirement pursuant
3	to section $251(b)(2)(A)(i)$ of the Balanced Budget and
4	Emergency Deficit Control Act of 1985.
5	DEPARTMENT OF HEALTH AND HUMAN
6	SERVICES
7	Centers for Disease Control and Prevention
8	CDC-WIDE ACTIVITIES AND PROGRAM SUPPORT
9	(INCLUDING TRANSFER OF FUNDS)
10	For an additional amount for "CDC-Wide Activities
11	and Program Support", \$4,300,000,000, to remain avail-
12	able until September 30, 2024, to prevent, prepare for, and
13	respond to coronavirus, domestically or internationally:
14	Provided, That not less than \$1,500,000,000 of the amount
15	provided under this heading in this Act shall be for grants
16	to or cooperative agreements with States, localities, terri-
17	tories, tribes, tribal organizations, urban Indian health or-
18	ganizations, or health service providers to tribes, including
19	to carry out surveillance, epidemiology, laboratory capac-
20	ity, infection control, mitigation, communications, and
21	other preparedness and response activities: Provided fur-
22	ther, That every grantee that received a Public Health
23	Emergency Preparedness grant for fiscal year 2019 shall
24	receive not less than 100 percent of that grant level from
25	funds provided in the first proviso under this heading in

this Act: Provided further, That of the amount in the first 1 2 proviso, not less than \$125,000,000 shall be allocated to 3 tribes, tribal organizations, urban Indian health organizations, or health service providers to tribes: Provided further, 4 5 That the Director of the Centers for Disease Control and Prevention ("CDC") may satisfy the funding thresholds 6 7 outlined in the preceding two provisos by making awards 8 through other grant or cooperative agreement mechanisms: 9 Provided further, That of the amount provided under this 10 heading in this Act, not less than \$500,000,000 shall be for 11 global disease detection and emergency response: Provided 12 further, That of the amount provided under this heading 13 in this Act, not less than \$500,000,000 shall be for public health data surveillance and analytics infrastructure mod-14 ernization: Provided further, That CDC shall report to the 15 Committees on Appropriations of the House of Representa-16 17 tives and the Senate on the development of a public health surveillance and data collection system for coronavirus 18 within 30 days of enactment of this Act: Provided further, 19 20 That of the amount provided under this heading in this 21 Act. \$300,000,000 shall be transferred to and merged with 22 amounts in the Infectious Diseases Rapid Response Reserve 23 Fund ("Reserve Fund"), established by section 231 of division B of Public Law 115–245: Provided further, That the 24 Secretary of Health and Human Services, in consultation 25

with the Director of the CDC, shall provide a report to the 1 Committees on Appropriations of the House of Representa-2 3 tives and the Senate every 14 days, for one year from the date from any such declaration or determination described 4 5 in the third proviso of section 231 of division B of Public 6 Law 115–245, that details commitment and obligation information for the Reserve Fund during the prior two weeks, 7 8 as long as such report would detail obligations in excess 9 of \$5,000,000, and upon the request by such Committees: 10 Provided further, That funds appropriated under this heading in this Act may be used for grants for the rent, lease, 11 12 purchase, acquisition, construction, alteration, or renova-13 tion of non-federally owned facilities to improve preparedness and response capability at the State and local level: 14 Provided further, That funds provided under this heading 15 in this Act may be used for purchase and insurance of offi-16 cial motor vehicles in foreign countries: Provided further, 17 18 That such amount is designated by the Congress as being 19 for an emergency requirement pursuant to section 20 251(b)(2)(A)(i) of the Balanced Budget and Emergency 21 Deficit Control Act of 1985.

22 NATIONAL INSTITUTES OF HEALTH

23 NATIONAL HEART, LUNG, AND BLOOD INSTITUTE

24 For an additional amount for "National Heart, Lung,

25 and Blood Institute", \$103,400,000, to remain available

until September 30, 2024, to prevent, prepare for, and re spond to coronavirus, domestically or internationally: Pro vided, That such amount is designated by the Congress as
 being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

NATIONAL INSTITUTE OF ALLERGY AND INFECTIOUS
 B DISEASES

9 For an additional amount for "National Institute of Allergy and Infectious Diseases", \$706,000,000, to remain 10 11 available until September 30, 2024, to prevent, prepare for, and respond to coronavirus, domestically or internation-12 ally: Provided, That not less than \$156,000,000 of the 13 amounts provided under this heading in this Act shall be 14 provided for the study of, construction of, demolition of, ren-15 ovation of, and acquisition of equipment for, vaccine and 16 infectious diseases research facilities of or used by NIH, in-17 cluding the acquisition of real property: Provided further, 18 19 That such amount is designated by the Congress as being for an emergency requirement pursuant to section 20 21 251(b)(2)(A)(i) of the Balanced Budget and Emergency 22 Deficit Control Act of 1985.

708

1 NATIONAL INSTITUTE OF BIOMEDICAL IMAGING AND

BIOENGINEERING

2

3 For an additional amount for "National Institute of Biomedical Imaging and Bioengineering", \$60,000,000, to 4 remain available until September 30, 2024, to prevent, pre-5 6 pare for, and respond to coronavirus, domestically or internationally: Provided, That such amount is designated by 7 8 the Congress as being for an emergency requirement pursu-9 ant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 10

11 NATIONAL LIBRARY OF MEDICINE

12 For an additional amount for "National Library of Medicine", \$10,000,000, to remain available until Sep-13 tember 30, 2024, to prevent, prepare for, and respond to 14 coronavirus, domestically or internationally: Provided, 15 That such amount is designated by the Congress as being 16 17 for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 18 19 Deficit Control Act of 1985.

20 NATIONAL CENTER FOR ADVANCING TRANSLATIONAL

21

SCIENCES

For an additional amount for "National Center for
Advancing Translational Sciences", \$36,000,000, to remain
available until September 30, 2024, to prevent, prepare for,
and respond to coronavirus, domestically or internation-

ally: Provided, That such amount is designated by the Con gress as being for an emergency requirement pursuant to
 section 251(b)(2)(A)(i) of the Balanced Budget and Emer gency Deficit Control Act of 1985.

OFFICE OF THE DIRECTOR

5

For an additional amount for "Office of the Director", 6 7 \$30,000,000, to remain available until September 30, 2024, 8 to prevent, prepare for, and respond to coronavirus, domes-9 tically or internationally: Provided, That these funds shall 10 be available for the Common Fund established under section 11 402A(c)(1) of the PHS Act: Provided further, That such 12 amount is designated by the Congress as being for an emer-13 gency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act 14 15 of 1985.

16 SUBSTANCE ABUSE AND MENTAL HEALTH SERVICES 17 ADMINISTRATION

18 HEALTH SURVEILLANCE AND PROGRAM SUPPORT

For an additional amount for "Heath Surveillance
and Program Support", \$425,000,000, to remain available
through September 30, 2021, to prevent, prepare for, and
respond to coronavirus, domestically or internationally:
Provided, That of the amount appropriated under this
heading in this Act, not less than \$250,000,000 is available
for Certified Community Behavioral Health Clinic Expan-

sion Grant program: Provided further, That of the amount 1 appropriated under this heading in this Act, not less than 2 3 \$50,000,000 shall be available for suicide prevention programs: Provided further, That of the amount appropriated 4 5 under this heading in this Act, not less than \$100,000,000 6 is available for activities authorized under section 501(0) of the Public Health Service Act: Provided further, That 7 8 of the funding made available under this heading in this 9 Act, not less than \$15,000,000 shall be allocated to tribes, 10 tribal organizations, urban Indian health organizations, or health or behavioral health service providers to tribes: Pro-11 vided further, That such amount is designated by the Con-12 13 gress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emer-14 gency Deficit Control Act of 1985. 15

16 Centers for Medicare & Medicaid Services
 17 PROGRAM MANAGEMENT

18 For an additional amount for "Program Management", \$200,000,000, to remain available through Sep-19 20 tember 30, 2023, to prevent, prepare for, and respond to 21 coronavirus, domestically and internationally: Provided, 22 That of the amount appropriated under this heading in this 23 Act, not less than \$100,000,000 shall be available for necessary expenses of the survey and certification program, 24 prioritizing nursing home facilities in localities with com-25

munity transmission of coronavirus: Provided further, That
 such amount is designated by the Congress as being for an
 emergency requirement pursuant to section 251(b)(2)(A)(i)
 of the Balanced Budget and Emergency Deficit Control Act
 of 1985.

6 Administration for Children and Families
7 Low income home energy assistance

8 For an additional amount for "Low Income Home En-9 ergy Assistance". \$900,000,000, to remain available 10 through September 30, 2021, to prevent, prepare for, or re-11 spond to coronavirus, domestically or internationally, for making payments under subsection (b) of section 2602 of 12 the Low-Income Home Energy Assistance Act of 1981 (42 13 U.S.C. 8621 et seq.): Provided, That of the amount provided 14 15 under this heading in this Act, \$225,000,000 shall be allocated as though the total appropriation for such payments 16 for fiscal year 2020 was less than \$1,975,000,000: Provided 17 further, That section 2607(b)(2)(B) of such Act (42 U.S.C. 18 19 8626(b)(2)(B) shall not apply to funds made available 20 under this heading in this Act in fiscal year 2020: Provided 21 further, That such amount is designated by the Congress 22 as being for an emergency requirement pursuant to section 23 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 24

1 PAYMENTS TO STATES FOR THE CHILD CARE AND

2 DEVELOPMENT BLOCK GRANT

3 For an additional amount for "Payments to States for Child Care and Development Block 4 the Grant". 5 \$3,500,000,000, to remain available through September 30, 6 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including for federal ad-7 8 ministrative expenses, which shall be used to supplement, 9 not supplant State, Territory, and Tribal general revenue funds for child care assistance for low-income families with-10 11 in the United States (including territories) without regard to requirements in sections 658E(c)(3)(D)-(E) or 658G of 12 the Child Care and Development Block Grant Act: Pro-13 vided, That funds provided under this heading in this Act 14 may be used to provide continued payments and assistance 15 to child care providers in the case of decreased enrollment 16 or closures related to coronavirus, and to assure they are 17 able to remain open or reopen as appropriate and applica-18 19 ble: Provided further, That States, Territories, and Tribes 20 are encouraged to place conditions on payments to child 21 care providers that ensure that child care providers use a 22 portion of funds received to continue to pay the salaries 23 and wages of staff: Provided further, That the Secretary shall remind States that CCDBG State plans do not need 24 to be amended prior to utilizing existing authorities in the 25

1 CCDBG Act for the purposes provided herein: Provided further, That States, Territories, and Tribes are authorized to 2 3 use funds appropriated under this heading in this Act to provide child care assistance to health care sector employees, 4 5 emergency responders, sanitation workers, and other work-6 ers deemed essential during the response to coronavirus by public officials, without regard to the income eligibility re-7 8 quirements of section 658P(4) of such Act: Provided further, 9 That funds appropriated under this heading in this Act 10 shall be available to eligible child care providers under sec-11 tion 658P(6) of the CCDBG Act, even if such providers were not receiving CCDBG assistance prior to the public health 12 13 emergency as a result of the coronavirus, for the purposes of cleaning and sanitation, and other activities necessary 14 15 to maintain or resume the operation of programs: Provided further, That payments made under this heading in this 16 17 Act may be obligated in this fiscal year or the succeeding two fiscal years: Provided further, That funds appropriated 18 19 under this heading in this Act may be made available to 20 restore amounts, either directly or through reimbursement, 21 for obligations incurred to prevent, prepare for, and re-22 spond to coronavirus, domestically or internationally, prior 23 to the date of enactment of this Act: Provided further, That such amount is designated by the Congress as being for an 24 emergency requirement pursuant to section 251(b)(2)(A)(i)25

715

of the Balanced Budget and Emergency Deficit Control 2
 of 1985.

3 CHILDREN AND FAMILIES SERVICES PROGRAMS

4 For an additional amount for "Children and Families 5 Services Programs", \$1,874,000,000, to remain available 6 through September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, 7 8 which shall be used as follows: (1) \$1,000,000,000 for car-9 rying out activities under sections 674 through 679 of the 10 Community Services Block Grant Act, including for federal 11 administrative expenses, and of which no part shall be sub-12 ject to section 674(b)(3) of such Act: Provided, That to the extent Community Services Block Grant funds are distrib-13 uted as grant funds by a State to an eligible entity as pro-14 15 vided under such Act, and have not been expended by such entity, they shall remain with such entity for carryover into 16 17 the next two fiscal years for expenditure by such entity consistent with program purpose: Provided further, That for 18 services furnished under such Act during fiscal years 2020 19 20 and 2021, States may apply the last sentence of section 21 673(2) of such Act by substituting "200 percent" for "125 22 percent"; (2) \$750,000,000 for making payments under the 23 Head Start Act, including for Federal administrative expenses, and allocated in an amount that bears the same 24 ratio to such portion as the number of enrolled children 25

served by the agency involved bears to the number of en-1 rolled children by all Head Start agencies: Provided further, 2 3 That none of the funds appropriated in this paragraph shall be included in the calculation of the "base grant" in 4 5 subsequent fiscal years, as such term is defined in sections 6 640(a)(7)(A), 641A(h)(1)(B), or 645(d)(3) of the Head 7 Start Act: Provided further, That funds appropriated in 8 this paragraph are not subject to the allocation require-9 ments of section 640(a) of the Head Start Act: Provided 10 further, That up to \$500,000,000 shall be available for the 11 purpose of operating supplemental summer programs through non-competitive grant supplements to existing 12 13 grantees determined to be most ready to operate those programs by the Office of Head Start; (3) \$2,000,000 for the 14 National Domestic Violence Hotline as authorized by sec-15 tion 303(b) of the Family Violence Prevention and Services 16 17 Act: Provided further, That the Secretary may make such funds available for providing hotline services remotely; (4) 18 19 \$45,000,000 for Family Violence Prevention and Services formula grants as authorized by section 303(a) of the Fam-20 21 ily Violence and Prevention and Services Act with such 22 funds available to grantees without regard to matching re-23 quirements under section 306(c)(4) of such Act: Provided further, That the Secretary may make such funds available 24 25 for providing temporary housing and assistance to victims

of family, domestic, and dating violence; (5) \$25,000,000 1 for carrying out activities under the Runaway and Home-2 3 less Youth Act: Provided further, That such amounts shall be used to supplement, not supplant, existing funds and 4 5 shall be available without regard to matching requirements; 6 (6) \$45,000,000 shall be used for child welfare services as 7 authorized by subpart 1 of part B of title IV of the Social 8 Security Act (other than sections 426, 427, and 429 of such 9 subpart), with such funds available to grantees without re-10 gard to matching requirements under section 424(a) of that 11 Act or any applicable reductions in federal financial participation under section 424(f) of that Act; and (7) 12 \$7,000,000 for Federal administrative expenses: Provided 13 further, That funds appropriated under this heading in this 14 15 Act may be made available to restore amounts, either directly or through reimbursement, for obligations incurred 16 17 to prevent, prepare for, and respond to coronavirus, domestically or internationally, prior to the date of enactment 18 19 of this Act: Provided further, That such amount is des-20 ignated by the Congress as being for an emergency require-21 ment pursuant to section 251(b)(2)(A)(i) of the Balanced 22 Budget and Emergency Deficit Control Act of 1985.

1	Administration for Community Living
2	AGING AND DISABILITY SERVICES PROGRAMS
3	For an additional amount for "Aging and Disability
4	Services Programs", \$955,000,000, to remain available
5	until September 30, 2021, to prevent, prepare for, and re-
6	spond to coronavirus, domestically or internationally: Pro-
7	vided, That of the amount made available under this head-
8	ing in this Act to prevent, prepare for, and respond to
9	coronavirus, \$820,000,000 shall be for activities authorized
10	under the Older Americans Act of 1965 ("OAA"), including
11	200,000,000 for supportive services under part B of title
12	III; \$480,000,000 for nutrition services under subparts 1
13	and 2 of part C of title III; \$20,000,000 for nutrition serv-
14	ices under title VI; \$100,000,000 for support services for
15	family caregivers under part E of title III; and \$20,000,000
16	for elder rights protection activities, including the long-term
17	ombudsman program under title VII of such Act: Provided
18	further, That of the amount made available under this head-
19	ing in this Act, \$50,000,000 shall be for aging and dis-
20	ability resource centers authorized in sections 202(b) and
21	411 of the OAA to prevent, prepare for, and respond to
22	coronavirus: Provided further, That of the amount made
23	available under this heading in this Act to prevent, prepare
24	for, and respond to coronavirus, \$85,000,000 shall be avail-
25	able for centers for independent living that have received

grants funded under part C of chapter I of title VII of the 1 Rehabilitation Act of 1973: Provided further, That to facili-2 3 tate State use of funds provided under this heading in this Act, matching requirements under sections 304(d)(1)(D)4 5 and 373(q)(2) of the OAA shall not apply to funds made 6 available under this heading in this Act: Provided further, That the transfer authority under section 308(b)(4)(A) of 7 the OAA shall apply to funds made available under this 8 heading in this Act by substituting "100 percent" for "40 9 percent": Provided further, That the State Long-Term Care 10 11 Ombudsman shall have continuing direct access (or other access through the use of technology) to residents of long-12 13 term care facilities during any portion of the public health emergency relating to coronavirus beginning on the date of 14 15 enactment of this Act and ending on September 30, 2020, to provide services described in section 712(a)(3)(B) of the 16 OAA: Provided further, That such amount is designated by 17 the Congress as being for an emergency requirement pursu-18 19 ant to section 251(b)(2)(A)(i) of the Balanced Budget and 20 Emergency Deficit Control Act of 1985. 21 **OFFICE OF THE SECRETARY**

22 PUBLIC HEALTH AND SOCIAL SERVICES EMERGENCY FUND

23 (INCLUDING TRANSFER OF FUNDS)

24 For an additional amount for "Public Health and So-

25 cial Services Emergency Fund", \$27,014,500,000, to re-

main available until September 30, 2024, to prevent, pre-1 pare for, and respond to coronavirus, domestically or inter-2 3 nationally, including the development of necessary countermeasures and vaccines, prioritizing platform-based tech-4 5 nologies with U.S.-based manufacturing capabilities, the 6 purchase of vaccines, therapeutics, diagnostics, necessary medical supplies, as well as medical surge capacity, ad-7 8 dressing blood supply chain, workforce modernization, tele-9 health access and infrastructure, initial advanced manufac-10 turing, novel dispensing, enhancements to the U.S. Com-11 missioned Corps, and other preparedness and response activities: Provided, That funds appropriated under this 12 13 paragraph in this Act may be used to develop and demonstrate innovations and enhancements to manufacturing 14 15 platforms to support such capabilities: Provided further, That the Secretary of Health and Human Services shall 16 purchase vaccines developed using funds made available 17 under this paragraph in this Act to respond to an outbreak 18 19 or pandemic related to coronavirus in quantities deter-20 mined by the Secretary to be adequate to address the public 21 health need: Provided further, That products purchased by 22 the Federal government with funds made available under 23 this paragraph in this Act, including vaccines, therapeutics, and diagnostics, shall be purchased in accordance with Fed-24 eral Acquisition Regulation guidance on fair and reason-25

able pricing: Provided further, That the Secretary may take 1 such measures authorized under current law to ensure that 2 3 vaccines, therapeutics, and diagnostics developed from funds provided in this Act will be affordable in the commer-4 5 cial market: Provided further, That in carrying out the pre-6 vious proviso, the Secretary shall not take actions that delay the development of such products: Provided further, That 7 8 products purchased with funds appropriated under this 9 paragraph in this Act may, at the discretion of the Secretary of Health and Human Services, be deposited in the 10 Strategic National Stockpile under section 319F-2 of the 11 Public Health Service Act: Provided further, That of the 12 13 amount appropriated under this paragraph in this Act, not more than \$16,000,000,000 shall be for the Strategic Na-14 tional Stockpile under section 319F-2(a) of such Act: Pro-15 vided further, That funds appropriated under this para-16 graph in this Act may be transferred to, and merged with, 17 the fund authorized by section 319F-4, the Covered Coun-18 19 termeasure Process Fund, of the Public Health Service Act: 20 Provided further, That of the amount appropriated under 21 this paragraph in this Act, not less than \$250,000,000 shall 22 be available for grants to or cooperative agreements with 23 entities that are either grantees or sub-grantees of the Hospital Preparedness Program authorized in section 319C-24 2 of the Public Health Service Act or that meet such other 25

criteria as the Secretary may prescribe, with such awards 1 issued under such section or section 311 of such Act: Pro-2 3 vided further. That of the amount provided under this paragraph in this Act, not less than \$3,500,000,000 shall be 4 5 available to the Biomedical Advanced Research and Development Authority for necessary expenses of manufacturing, 6 production, and purchase, at the discretion of the Secretary, 7 8 of vaccines, therapeutics, diagnostics, and small molecule 9 active pharmaceutical ingredients, including the develop-10 ment, translation, and demonstration at scale of innova-11 tions in manufacturing platforms: Provided further, That 12 funds in the previous proviso may be used for the construc-13 tion or renovation of U.S.-based next generation manufacturing facilities, other than facilities owned by the United 14 States Government: Provided further, That of the amount 15 appropriated under this paragraph in this Act, funds may 16 be used to reimburse the Department of Veterans Affairs 17 for expenses incurred by the Veterans Health Administra-18 19 tion to prevent, prepare for, and respond to coronavirus, 20 and to provide medical care for such purposes to individ-21 uals not otherwise eligible for care: Provided further, That 22 funds used for the preceding proviso shall be made available 23 to reimburse the Department of Veterans Affairs only if the Secretary of Health and Human Services certifies to the 24 Committees on Appropriations of the House of Representa-25

tives and the Senate that funds available for assignments 1 under Public Law 93–288, as amended, are insufficient and 2 3 such funds are necessary to reimburse the Department of Veterans Affairs for expenses incurred to provide health care 4 5 to civilians: Provided further, That the Secretary shall no-6 tify the Committees on Appropriations of the House of Representatives and the Senate not less than 3 days prior to 7 8 such certification: Provided further, That of the amounts 9 appropriated under this paragraph in this Act, not more 10 than \$289,000,000 may be transferred as necessary to other 11 federal agencies for necessary expenses related to medical care that are incurred to prevent, prepare for, and respond 12 13 to coronavirus for persons eligible for treatment pursuant to section 322 of the Public Health Service Act. as amended. 14 as determined by the Secretary of the recipient agency: Pro-15 16 vided further, That of the amount appropriated under this paragraph in this Act, \$1,500,000 shall be available for the 17 Secretary to enter into an agreement with the National 18 19 Academies of Sciences, Engineering, and Medicine not later 20 than 60 days after the date of enactment of this Act to ex-21 amine, and, in a manner that does not compromise na-22 tional security, report on, the security of the United States 23 medical product supply chain: Provided further, That funds appropriated under this paragraph in this Act may be used 24 for grants for the construction, alteration, or renovation of 25

non-federally owned facilities to improve preparedness and 1 response capability at the State and local level: Provided 2 3 further. That funds appropriated under this paragraph in this Act may be used for the construction, alteration, or ren-4 5 ovation of non-federally owned facilities for the production 6 of vaccines, therapeutics, and diagnostics where the Secretary determines that such a contract is necessary to secure 7 8 sufficient amounts of such supplies: Provided further, That 9 such amount is designated by the Congress as being for an 10 emergency requirement pursuant to section 251(b)(2)(A)(i)11 of the Balanced Budget and Emergency Deficit Control Act 12 of 1985.

13 For an additional amount for the "Public Health and Social Services Emergency Fund", \$275,000,000, to remain 14 available until September 30, 2022, to prevent, prepare for, 15 and respond to coronavirus, domestically or internation-16 ally: Provided, That \$90,000,000 of the funds appropriated 17 under this paragraph shall be transferred to "Health Re-18 sources and Services Administration—Ryan White HIV/ 19 20 AIDS Program" to remain available until September 30, 21 2022 for modifications to existing contracts, and supple-22 ments to existing grants and cooperative agreements under 23 parts A, B, C, D, and section 2692(a) of title XXVI of the Public Health Service Act (referred to as "PHS" Act) to 24 respond to coronavirus, domestically or internationally: 25

Provided further, That supplements made in the preceding 1 proviso shall be awarded using a data-driven methodology 2 3 determined by the Secretary: Provided further, That sections 2604(c), 2612(b), and 2651(c) of the PHS Act shall 4 5 not apply to funds under this paragraph: Provided further, 6 That \$5,000,000 of the funds appropriated under this paragraph shall be transferred to "Health Resources and Serv-7 8 ices Administration—Health Care Systems" to remain 9 available until September 30, 2022, for activities under sec-10 tions 1271 and 1273 of the PHS Act to improve the capac-11 ity of poison control centers to respond to increased calls: Provided further, That \$180,000,000 of the funds appro-12 13 priated under this paragraph shall be transferred to 14 "Health Resources and Services Administration—Rural Health" to remain available until September 30, 2022, to 15 carry out telehealth and rural health activities under sec-16 tions 330A and 330I of the PHS Act and sections 711 and 17 1820 of the Social Security Act to prevent, prepare for, and 18 19 respond to coronavirus, domestically or internationally: 20 Provided further, That of the funding in the previous pro-21 viso, no less than \$15,000,000 shall be allocated to tribes, 22 tribal organizations, urban Indian health organizations, or 23 health service providers to tribes: Provided further, That section 1820(g)(3)(A), section 1820(g)(3)(D) and section 24 1820(q)(3)(E) of such Act shall not apply to funds in the 25

preceding two provisos: Provided further, That funds appro-1 priated under this heading in this Act may be made avail-2 3 able to restore amounts, either directly or through reimbursement, for obligations incurred to prevent, prepare for, 4 and respond to coronavirus, domestically or internation-5 6 ally, prior to the date of enactment of this Act: Provided further, That for the purposes of any funding provided for 7 8 fiscal year 2020 for the Health Centers Program pursuant 9 to section 330 of the PHS Act (42 U.S.C. 254b), maintain-10 ing or increasing health center capacity and staffing levels during a public health emergency related to coronavirus 11 shall be deemed a cost of prevention, diagnosis, and treat-12 ment of coronavirus: Provided further, That such amount 13 is designated by the Congress as being for an emergency 14 requirement pursuant to section 251(b)(2)(A)(i) of the Bal-15 anced Budget and Emergency Deficit Control Act of 1985. 16 17 For an additional amount for "Public Health and Social Services Emergency Fund", \$100,000,000,000, to re-18 19 main available until expended, to prevent, prepare for, and 20 respond to coronavirus, domestically or internationally, for 21 necessary expenses to reimburse, through grants or other 22 mechanisms, eligible health care providers for health care 23 related expenses or lost revenues that are attributable to coronavirus: Provided, That these funds may not be used 24 to reimburse expenses or losses that have been reimbursed 25

from other sources or that other sources are obligated to re-1 imburse: Provided further, That recipients of payments 2 3 under this paragraph shall submit reports and maintain documentation as the Secretary determines are needed to 4 5 ensure compliance with conditions that are imposed by this 6 paragraph for such payments, and such reports and documentation shall be in such form, with such content, and 7 8 in such time as the Secretary may prescribe for such purpose: Provided further, That "eligible health care providers" 9 means public entities, Medicare or Medicaid enrolled sup-10 11 pliers and providers, and such for-profit entities and notfor-profit entities not otherwise described in this proviso as 12 the Secretary may specify, within the United States (in-13 cluding territories), that provide diagnoses, testing, or care 14 for individuals with possible or actual cases of COVID-19: 15 Provided further, That the Secretary of Health and Human 16 Services shall, on a rolling basis, review applications and 17 18 make payments under this paragraph in this Act: Provided further, That funds appropriated under this paragraph in 19 20 this Act shall be available for building or construction of 21 temporary structures, leasing of properties, medical sup-22 plies and equipment including personal protective equip-23 ment and testing supplies, increased workforce and trainings, emergency operation centers, retrofitting facili-24 ties, and surge capacity: Provided further, That, in this 25

paragraph, the term "payment" means a pre-payment, pro-1 spective payment, or retrospective payment, as determined 2 3 appropriate by the Secretary: Provided further, That payments under this paragraph shall be made in consideration 4 5 of the most efficient payment systems practicable to provide 6 emergency payment: Provided further, That to be eligible for a payment under this paragraph, an eligible health care 7 8 provider shall submit to the Secretary of Health and 9 Human Services an application that includes a statement 10 justifying the need of the provider for the payment and the 11 eligible health care provider shall have a valid tax identification number: Provided further, That, not later than 3 12 years after final payments are made under this paragraph, 13 the Office of Inspector General of the Department of Health 14 and Human Services shall transmit a final report on audit 15 findings with respect to this program to the Committees on 16 Appropriations of the House of Representatives and the 17 Senate: Provided further, That nothing in this section lim-18 19 its the authority of the Inspector General or the Comptroller 20 General to conduct audits of interim payments at an earlier 21 date: Provided further, That not later than 60 days after 22 the date of enactment of this Act, the Secretary of Health 23 and Human Services shall provide a report to the Committees on Appropriations of the House of Representatives and 24 the Senate on obligation of funds, including obligations to 25

such eligible health care providers summarized by State of 1 the payment receipt: Provided further, That such reports 2 3 shall be updated and submitted to such Committees every 60 days until funds are expended: Provided further, That 4 such amount is designated by the Congress as being for an 5 6 emergency requirement pursuant to section 251(b)(2)(A)(i)of the Balanced Budget and Emergency Deficit Control Act 7 8 of 1985.

- 9 DEPARTMENT OF EDUCATION
- 10 EDUCATION STABILIZATION FUND

For an additional amount for "Education Stabiliza-11 tion Fund", \$30,750,000,000, to remain available through 12 13 September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, 14 That such amount is designated by the Congress as being 15 for an emergency requirement pursuant to section 16 251(b)(2)(A)(i) of the Balanced Budget and Emergency 17 Deficit Control Act of 1985. 18

- 19 GENERAL PROVISIONS
- 20 EDUCATION STABILIZATION FUND

SEC. 18001. (a) ALLOCATIONS.—From the amount
made available under this heading in this Act to carry out
the Education Stabilization Fund, the Secretary shall first
allocate—

1	(1) not more than $1/2$ of 1 percent to the out-
2	lying areas on the basis of their respective needs, as
3	determined by the Secretary, in consultation with the
4	Secretary of the Interior;
5	(2) one-half of 1 percent for the Secretary of In-
6	terior, in consultation with the Secretary of Edu-
7	cation, for programs operated or funded by the Bu-
8	reau of Indian Education; and
9	(3) 1 percent for grants to States with the high-
10	est coronavirus burden to support activities under
11	this heading in this Act, for which the Secretary shall
12	issue a notice inviting applications not later than 30
13	days of enactment of this Act and approve or deny
14	applications not later than 30 days after receipt.
15	(b) RESERVATIONS.—After carrying out subsection
16	(a), the Secretary shall reserve the remaining funds made
17	available as follows:
18	(1) 9.8 percent to carry out section 18002 of this
19	title.
20	(2) 43.9 percent to carry out section 18003 of
21	this title.
22	(3) 46.3 percent to carry out section 18004 of
23	this title.

1	GOVERNOR'S EMERGENCY EDUCATION RELIEF FUND
2	SEC. 18002. (a) GRANTS.—From funds reserved under
3	section 18001(b)(1) of this title, the Secretary shall make
4	Emergency Education Relief grants to the Governor of each
5	State with an approved application. The Secretary shall
6	issue a notice inviting applications not later than 30 days
7	of enactment of this Act and shall approve or deny applica-
8	tions not later than 30 days after receipt.
9	(b) Allocations.—The amount of each grant under
10	subsection (a) shall be allocated by the Secretary to each
11	State as follows:
12	(1) 60 percent on the basis of their relative popu-
13	lation of individuals aged 5 through 24.

(2) 40 percent on the basis of their relative number of children counted under section 1124(c) of the
Elementary and Secondary Education Act of 1965
(referred to under this heading as "ESEA").

18 (c) USES OF FUNDS.—Grant funds awarded under
19 subsection (b) may be used to—

(1) provide emergency support through grants to
local educational agencies that the State educational
agency deems have been most significantly impacted
by coronavirus to support the ability of such local
educational agencies to continue to provide edu-

	102
1	cational services to their students and to support the
2	on-going functionality of the local educational agency;
3	(2) provide emergency support through grants to
4	institutions of higher education serving students with-
5	in the State that the Governor determines have been
6	most significantly impacted by coronavirus to sup-
7	port the ability of such institutions to continue to
8	provide educational services and support the on-going
9	functionality of the institution; and
10	(3) provide support to any other institution of
11	higher education, local educational agency, or edu-
12	cation related entity within the State that the Gov-
13	ernor deems essential for carrying out emergency edu-
14	cational services to students for authorized activities
15	described in section $18003(d)(1)$ of this title or the
16	Higher Education Act, the provision of child care and
17	early childhood education, social and emotional sup-
18	port, and the protection of education-related jobs.
19	(d) REALLOCATION.—Each Governor shall return to
20	the Secretary any funds received under this section that the
21	Governor does not award within one year of receiving such
22	funds and the Secretary shall reallocate such funds to the
23	remaining States in accordance with subsection (b).

1 ELEMENTARY AND SECONDARY SCHOOL EMERGENCY

2

RELIEF FUND

3 SEC. 18003. (a) GRANTS.—From funds reserved under section 18001(b)(2) of this title, the Secretary shall make 4 elementary and secondary school emergency relief grants to 5 6 each State educational agency with an approved application. The Secretary shall issue a notice inviting applica-7 8 tions not later than 30 days of enactment of this Act and 9 approve or deny applications not later than 30 days after receipt. 10

(b) ALLOCATIONS TO STATES.—The amount of each
grant under subsection (a) shall be allocated by the Secretary to each State in the same proportion as each State
received under part A of title I of the ESEA of 1965 in
the most recent fiscal year.

(c) SUBGRANTS TO LOCAL EDUCATIONAL AGENCIES.— 16 17 Each State shall allocate not less than 90 percent of the grant funds awarded to the State under this section as sub-18 19 grants to local educational agencies (including charter 20 schools that are local educational agencies) in the State in 21 proportion to the amount of funds such local educational 22 agencies and charter schools that are local educational 23 agencies received under part A of title I of the ESEA of 1965 in the most recent fiscal year. 24

(d) USES OF FUNDS.—A local educational agency that
 receives funds under this title may use the funds for any
 of the following:

4 (1) Any activity authorized by the ESEA of 5 1965, including the Native Hawaiian Education Act 6 and the Alaska Native Educational Equity, Support, 7 and Assistance Act (20 U.S.C. 6301 et seq.), the Indi-8 viduals with Disabilities Education Act (20 U.S.C. 9 1400 et seq.) ("IDEA"), the Adult Education and 10 Family Literacy Act (20 U.S.C. 1400 et seq.), the 11 Carl D. Perkins Career and Technical Education Act 12 of 2006 (20 U.S.C. 2301 et seq.) ("the Perkins Act"), 13 or subtitle B of title VII of the McKinney-Vento 14 Homeless Assistance Act (42 U.S.C. 11431 et seq.).

(2) Coordination of preparedness and response
efforts of local educational agencies with State, local,
Tribal, and territorial public health departments, and
other relevant agencies, to improve coordinated responses among such entities to prevent, prepare for,
and respond to coronavirus.

21 (3) Providing principals and others school lead22 ers with the resources necessary to address the needs
23 of their individual schools.

24 (4) Activities to address the unique needs of low25 income children or students, children with disabil-

1	ities, English learners, racial and ethnic minorities,
2	students experiencing homelessness, and foster care
3	youth, including how outreach and service delivery
4	will meet the needs of each population.
5	(5) Developing and implementing procedures
6	and systems to improve the preparedness and re-
7	sponse efforts of local educational agencies.
8	(6) Training and professional development for
9	staff of the local educational agency on sanitation
10	and minimizing the spread of infectious diseases.
11	(7) Purchasing supplies to sanitize and clean the
12	facilities of a local educational agency, including
13	buildings operated by such agency.
14	(8) Planning for and coordinating during long-
15	term closures, including for how to provide meals to
16	eligible students, how to provide technology for online
17	learning to all students, how to provide guidance for
18	carrying out requirements under the Individuals with
19	Disabilities Education Act (20 U.S.C. 1401 et seq.)
20	and how to ensure other educational services can con-
21	tinue to be provided consistent with all Federal,
22	State, and local requirements.
23	(9) Purchasing educational technology (includ-
24	ing hardware, software, and connectivity) for students
25	who are served by the local educational agency that

1	aids in regular and substantive educational inter-
2	action between students and their classroom instruc-
3	tors, including low-income students and students with
4	disabilities, which may include assistive technology or
5	adaptive equipment.
6	(10) Providing mental health services and sup-
7	ports.
8	(11) Planning and implementing activities re-
9	lated to summer learning and supplemental after-
10	school programs, including providing classroom in-
11	struction or online learning during the summer
12	months and addressing the needs of low-income stu-
13	dents, students with disabilities, English learners, mi-
14	grant students, students experiencing homelessness,
15	and children in foster care.
16	(12) Other activities that are necessary to main-
17	tain the operation of and continuity of services in
18	local educational agencies and continuing to employ
19	existing staff of the local educational agency.
20	(e) State Funding.—With funds not otherwise allo-
21	cated under subsection (c), a State may reserve not more
22	than 1/2 of 1 percent for administrative costs and the re-
23	mainder for emergency needs as determined by the state

24 educational agency to address issues responding to

coronavirus, which may be addressed through the use of
 grants or contracts.

3 (f) REALLOCATION.—A State shall return to the Sec4 retary any funds received under this section that the State
5 does not award within 1 year of receiving such funds and
6 the Secretary shall reallocate such funds to the remaining
7 States in accordance with subsection (b).

8 HIGHER EDUCATION EMERGENCY RELIEF FUND

9 SEC. 18004. (a) IN GENERAL.—The Secretary shall al10 locate funding under this section as follows:

(1) 90 percent to each institution of higher education to prevent, prepare for, and respond to
coronavirus, by apportioning it—

14 (A) 75 percent according to the relative
15 share of full-time equivalent enrollment of Fed16 eral Pell Grant recipients who are not exclu17 sively enrolled in distance education courses
18 prior to the coronavirus emergency; and

19(B) 25 percent according to the relative20share of full-time equivalent enrollment of stu-21dents who were not Federal Pell Grant recipients22who are not exclusively enrolled in distance edu-23cation courses prior to the coronavirus emer-24gency.

1	(2) 7.5 percent for additional awards under
2	parts A and B of title III, parts A and B of title V,
3	and subpart 4 of part A of title VII of the Higher
4	Education Act to address needs directly related to
5	coronavirus, that shall be in addition to awards made
6	in section $18004(a)(1)$ of this title, and allocated by
7	the Secretary proportionally to such programs based
8	on the relative share of funding appropriated to such
9	programs in the Further Consolidated Appropriations
10	Act, 2020 (Public Law 116–94) and which may be
11	used to defray expenses (including lost revenue, reim-
12	bursement for expenses already incurred, technology
13	costs associated with a transition to distance edu-
14	cation, faculty and staff trainings, payroll) incurred
15	by institutions of higher education and for grants to
16	students for any component of the student's cost of at-
17	tendance (as defined under section 472 of the Higher
18	Education Act), including food, housing, course mate-
19	rials, technology, health care, and child care.
20	(3) 2.5 percent for part B of title VII of the
21	Higher Education Act for institutions of higher edu-
22	cation that the Secretary determines have the greatest

unmet needs related to coronavirus, which may be
used to defray expenses (including lost revenue, reimbursement for expenses already incurred, technology

1	costs associated with a transition to distance edu-
2	cation, faculty and staff trainings, payroll) incurred
3	by institutions of higher education and for grants to
4	students for any component of the student's cost of at-
5	tendance (as defined under section 472 of the Higher
6	Education Act), including food, housing, course mate-
7	rials, technology, health care, and child care.
8	(b) DISTRIBUTION.—The funds made available to each

8 (b) DISTRIBUTION.—The funds made available to each 9 institution under subsection (a)(1) shall be distributed by 10 the Secretary using the same systems as the Secretary other-11 wise distributes funding to each institution under title IV 12 of the Higher Education Act of 1965 (20 U.S.C. 1001 et 13 seq.).

14 (c) USES OF FUNDS.—Except as otherwise specified in subsection (a), an institution of higher education receiving 15 funds under this section may use the funds received to cover 16 17 any costs associated with significant changes to the delivery of instruction due to the coronavirus, so long as such costs 18 do not include payment to contractors for the provision of 19 pre-enrollment recruitment activities; endowments; or cap-20 21 ital outlays associated with facilities related to athletics, 22 sectarian instruction, or religious worship. Institutions of 23 higher education shall use no less than 50 percent of such funds to provide emergency financial aid grants to students 24 25 for expenses related to the disruption of campus operations

due to coronavirus (including eligible expenses under a stu-1 dent's cost of attendance, such as food, housing, course mate-2 3 rials, technology, health care, and child care).

4 (d) SPECIAL PROVISIONS.—(1) In awarding grants 5 under section 18004(a)(3) of this title, the Secretary shall 6 give priority to any institution of higher education that is not otherwise eligible for funding under paragraphs (1) and 7 8 (2) of section 18004(a) of this title of at least \$500,000 and 9 demonstrates significant unmet needs related to expenses associated with coronavirus. 10

(2) A Historically Black College and University or a 11 12 Minority Serving Institution may use prior awards provided under titles III, V, and VII of the Higher Education 13 Act to prevent, prepare for, and respond to coronavirus. 14

15 (e) REPORT.—An institution receiving funds under this section shall submit a report to the Secretary, at such 16 time and in such manner as the Secretary may require, 17 that describes the use of funds provided under this section. 18 19

ASSISTANCE TO NON-PUBLIC SCHOOLS

20 SEC. 18005. (a) IN GENERAL.—A local educational 21 agency receiving funds under sections 18002 or 18003 of 22 this title shall provide equitable services in the same man-23 ner as provided under section 1117 of the ESEA of 1965 to students and teachers in non-public schools, as deter-24

mined in consultation with representatives of non-public
 schools.

3 (b) PUBLIC CONTROL OF FUNDS.—The control of funds for the services and assistance provided to a non-public 4 5 school under subsection (a), and title to materials, equip-6 ment, and property purchased with such funds, shall be in a public agency, and a public agency shall administer such 7 8 funds, materials, equipment, and property and shall pro-9 vide such services (or may contract for the provision of such services with a public or private entity). 10

11 CONTINUED PAYMENT TO EMPLOYEES

12 SEC. 18006. A local educational agency, State, institu-13 tion of higher education, or other entity that receives funds 14 under "Education Stabilization Fund", shall to the greatest 15 extent practicable, continue to pay its employees and con-16 tractors during the period of any disruptions or closures 17 related to coronavirus.

18 DEFINITIONS
19 SEC. 18007. Except as otherwise provided in sections
20 18001–18006 of this title, as used in such sections—

(1) the terms "elementary education" and "secondary education" have the meaning given such terms
under State law;

24 (2) the term "institution of higher education"
25 has the meaning given such term in title I of the

1	Higher Education Act of 1965 (20 U.S.C. 1001 et
2	seq.);
3	(3) the term "Secretary" means the Secretary of
4	Education;
5	(4) the term "State" means each of the 50 States,
6	the District of Columbia, and the Commonwealth of
7	Puerto Rico;
8	(5) the term "cost of attendance" has the mean-
9	ing given such term in section 472 of the Higher Edu-
10	cation Act of 1965.
11	(6) the term "Non-public school" means a non-
12	public elementary and secondary school that (A) is
13	accredited, licensed, or otherwise operates in accord-
14	ance with State law; and (B) was in existence prior
15	to the date of the qualifying emergency for which
16	grants are awarded under this section;
17	(7) the term "public school" means a public ele-
18	mentary or secondary school; and
19	(8) any other term used that is defined in section
20	8101 of the Elementary and Secondary Education
21	Act of 1965 (20 U.S.C. 7801) shall have the meaning
22	given the term in such section.
23	MAINTENANCE OF EFFORT
24	SEC. 18008. (a) A State's application for funds to
25	carry out sections 18002 or 18003 of this title shall include

assurances that the State will maintain support for elemen-1 tary and secondary education, and State support for higher 2 3 education (which shall include State funding to institutions of higher education and state need-based financial aid, and 4 5 shall not include support for capital projects or for research 6 and development or tuition and fees paid by students) in fiscal years 2020 and 2021 at least at the levels of such 7 8 support that is the average of such State's support for ele-9 mentary and secondary education and for higher education 10 provided in the 3 fiscal years preceding the date of enact-11 ment of this Act.

(b) The secretary may waive the requirement in subsection (a) for the purpose of relieving fiscal burdens on
States that have experienced a precipitous decline in financial resources.

16 SAFE SCHOOLS AND CITIZENSHIP EDUCATION

17 For an additional amount for "Safe Schools and Citi-18 zenship Education", \$100,000,000, to remain available 19 through September 30, 2021, to prevent, prepare for, and 20 respond to coronavirus, domestically or internationally, to 21 supplement funds otherwise available for "Project SERV", 22 including to help elementary, secondary and postsecondary 23 schools clean and disinfect affected schools, and assist in counseling and distance learning and associated costs: Pro-24 vided, That such amount is designated by the Congress as 25

being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

4

GALLAUDET UNIVERSITY

5 For an additional amount for "Gallaudet University", 6 \$7,000,000, to remain available through September 30, 7 2021, to prevent, prepare for, and respond to coronavirus, 8 domestically or internationally, including to help defray the 9 expenses directly caused by coronavirus and to enable 10 grants to students for expenses directly related to 11 coronavirus and the disruption of university operations: 12 Provided, That such amount is designated by the Congress 13 as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 14 Deficit Control Act of 1985. 15

16 Student Aid Administration

17 For an additional amount for "Student Aid Administration", \$40,000,000, to remain available through Sep-18 tember 30, 2021, to prevent, prepare for, and respond to 19 20 coronavirus, domestically or internationally, for carrying 21 out part D of title I, and subparts 1, 3, 9 and 10 of part 22 A, and parts B, C, D, and E of title IV of the HEA, and 23 subpart 1 of part A of title VII of the Public Health Service Act: Provided, That such amount is designated by the Con-24 gress as being for an emergency requirement pursuant to 25

section 251(b)(2)(A)(i) of the Balanced Budget and Emer gency Deficit Control Act of 1985.

3

Howard University

4 For an additional amount for "Howard University", 5 \$13,000,000, to remain available through September 30, 6 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including to help defray the 7 8 expenses directly caused by coronavirus and to enable 9 grants to students for expenses directly related to coronavirus and the disruption of university operations: 10 11 Provided, That such amount is designated by the Congress as being for an emergency requirement pursuant to section 12 251(b)(2)(A)(i) of the Balanced Budget and Emergency 13 Deficit Control Act of 1985. 14

- 15 DEPARTMENTAL MANAGEMENT
 - 16 PROGRAM ADMINISTRATION

For an additional amount for "Program Administration", \$8,000,000, to remain available through September
30, 2021 to prevent, prepare for, and respond to
coronavirus, domestically or internationally: Provided,
That such amount is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

OFFICE OF THE INSPECTOR GENERAL

2 For an additional amount for "Office of the Inspector 3 General", \$7,000,000, to remain available through September 30, 2022, to prevent, prepare for, and respond to 4 5 coronavirus, domestically or internationally, including for 6 salaries and expenses necessary for oversight and audit of programs, grants, and projects funded in this Act to re-7 8 spond to coronavirus: Provided, That such amount is des-9 ignated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced 10 11 Budget and Emergency Deficit Control Act of 1985.

12 CORPORATION FOR PUBLIC BROADCASTING

13 For an additional amount for "Corporation for Public Broadcasting", \$75,000,000, to remain available through 14 15 September 30, 2021, to prevent, prepare for, and respond to coronavirus, including for fiscal stabilization grants to 16 public telecommunications entities, as defined by 47 U.S.C. 17 397(12), with no deduction for administrative or other costs 18 19 of the Corporation, to maintain programming and services 20 and preserve small and rural stations threatened by declines 21 in non-Federal revenues: Provided, That such amount is 22 designated by the Congress as being for an emergency re-23 quirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 24

1

INSTITUTE OF MUSEUM AND LIBRARY SERVICES
 OFFICE OF MUSEUM AND LIBRARY SERVICES: GRANTS AND
 ADMINISTRATION

4 For an additional amount for "Institute of Museum 5 and Library Services", \$50,000,000, to remain available 6 until September 30, 2021, to prevent, prepare for, and respond to coronavirus, including grants to States, territories 7 8 and tribes to expand digital network access, purchase inter-9 net accessible devices, and provide technical support serv-10 ices: Provided, That any matching funds requirements for 11 States, tribes, libraries, and museums are waived for grants provided with funds made available under this heading in 12 this Act: Provided further, That such amount is designated 13 by the Congress as being for an emergency requirement pur-14 suant to section 251(b)(2)(A)(i) of the Balanced Budget and 15 Emergency Deficit Control Act of 1985. 16

- 17 RAILROAD RETIREMENT BOARD
- 18 LIMITATION ON ADMINISTRATION

19 For an additional amount for the "Railroad Retire-20 ment Board", \$5,000,000, to remain available until Sep-21 tember 30, 2021, to prevent, prepare for, and respond to 22 coronavirus, including the purchase of information tech-23 nology equipment to improve the mobility of the workforce 24 and provide for additional hiring or overtime hours as 25 needed to administer the Railroad Unemployment Insurance Act: Provided, That such amount is designated by the
 Congress as being for an emergency requirement pursuant
 to section 251(b)(2)(A)(i) of the Balanced Budget and
 Emergency Deficit Control Act of 1985.

Social Security Administration

5

6 LIMITATION ON ADMINISTRATIVE EXPENSES

For an additional amount for "Limitation on Admin-7 8 istrative Expenses", \$300,000,000, to remain available 9 through September 30, 2021 to prevent, prepare for, and respond to coronavirus, domestically or internationally, in-10 11 cluding paying the salaries and benefits of all employees affected as a result of office closures, telework, phone and 12 13 communication services for employees, overtime costs, and supplies, and for resources necessary for processing dis-14 15 ability and retirement workloads and backlogs: Provided, That such amount is designated by the Congress as being 16 17 for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 18 19 Deficit Control Act of 1985.

20 GENERAL PROVISIONS—THIS TITLE

21 (INCLUDING TRANSFER OF FUNDS)

22 SEC. 18108. Funds appropriated by this title may be 23 used by the Secretary of the Department of Health and 24 Human Services to appoint, without regard to the provi-25 sions of sections 3309 through 3319 of title 5 of the United States Code, candidates needed for positions to perform crit ical work relating to coronavirus for which—

3 (1) public notice has been given; and

4 (2) the Secretary of Health and Human Services 5 has determined that such a public health threat exists. 6 SEC. 18109. Funds made available by this title may 7 be used to enter into contracts with individuals for the pro-8 vision of personal services (as described in section 104 of 9 part 37 of title 48, Code of Federal Regulations (48 CFR 10 37.104)) to support the prevention of, preparation for, or 11 response to coronavirus, domestically and internationally, 12 subject to prior notification to the Committees on Appropriations of the House of Representatives and the Senate: 13 Provided. That such individuals may not be deemed em-14 15 ployees of the United States for the purpose of any law administered by the Office of Personnel Management: Pro-16 vided further, That the authority made available pursuant 17 to this section shall expire on September 30, 2024. 18

19 SEC. 18110. (a) If services performed by an employee 20 during fiscal year 2020 are determined by the head of the 21 agency to be primarily related to preparation, prevention, 22 or response to coronavirus, any premium pay for such serv-23 ices shall be disregarded in calculating the aggregate of such 24 employee's basic pay and premium pay for purposes of a 25 limitation under section 5547(a) of title 5, United States Code, or under any other provision of law, whether such
 employee's pay is paid on a biweekly or calendar year
 basis.

4 (b) Any overtime pay for such services shall be dis5 regarded in calculating any annual limit on the amount
6 of overtime pay payable in a calendar or fiscal year.

7 (c) With regard to such services, any pay that is dis-8 regarded under either subsection (a) or (b) shall be dis-9 regarded in calculating such employee's aggregate pay for 10 purposes of the limitation in section 5307 of such title 5. 11 (d)(1) Pay that is disregarded under subsection (a) or 12 (b) shall not cause the aggregate of the employee's basic pay 13 and premium pay for the applicable calendar year to exceed the rate of basic pay payable for a position at level II of 14 15 the Executive Schedule under section 5313 of title 5, United States Code, as in effect at the end of such calendar year. 16 17 (2) For purposes of applying this subsection to an employee who would otherwise be subject to the premium pay 18 limits established under section 5547 of title 5, United 19 20States Code, "premium pay" means the premium pay paid 21 under the provisions of law cited in section 5547(a).

(3) For purposes of applying this subsection to an employee under a premium pay limit established under an
authority other than section 5547 of title 5, United States
Code, the agency responsible for administering such limit

shall determine what payments are considered premium
 pay.

3 (e) This section shall take effect as if enacted on Feb4 ruary 2, 2020.

(f) If application of this section results in the payment
of additional premium pay to a covered employee of a type
that is normally creditable as basic pay for retirement or
any other purpose, that additional pay shall not—

9 (1) be considered to be basic pay of the covered
10 employee for any purpose; or

(2) be used in computing a lump-sum payment
to the covered employee for accumulated and accrued
annual leave under section 5551 or section 5552 of
title 5, United States Code.

15 SEC. 18111. Funds appropriated by this title to the heading "Department of Health and Human Services" may 16 17 be transferred to, and merged with, other appropriation accounts under the headings "Centers for Disease Control and 18 Prevention", "Public Health and Social Services Emer-19 gency Fund", "Administration for Children and Families", 20 21 "Administration for Community Living", and "National 22 Institutes of Health" to prevent, prepare for, and respond 23 to coronavirus following consultation with the Office of Management and Budget: Provided, That the Committees 24 on Appropriations of the House of Representatives and the 25

Senate shall be notified 10 days in advance of any such 1 transfer: Provided further, That, upon a determination that 2 all or part of the funds transferred from an appropriation 3 by this title are not necessary, such amounts may be trans-4 ferred back to that appropriation: Provided further, That 5 6 none of the funds made available by this title may be transferred pursuant to the authority in section 205 of division 7 8 A of Public Law 116–94 or section 241(a) of the PHS Act. 9 SEC. 18112. Not later than 30 days after the date of 10 enactment of this Act, the Secretary of Health and Human 11 Services shall provide a detailed spend plan of anticipated 12 uses of funds made available to the Department of Health 13 and Human Services in this Act, including estimated personnel and administrative costs, to the Committees on Ap-14 15 propriations of the House of Representatives and the Senate: Provided, That such plans shall be updated and sub-16 17 mitted to such Committees every 60 days until September 30, 2024: Provided further, That the spend plans shall be 18 19 accompanied by a listing of each contract obligation in-20 curred that exceeds \$5,000,000 which has not previously 21 been reported, including the amount of each such obligation. 22 SEC. 18113. Of the funds appropriated by this title 23 under the heading "Public Health and Social Services Emergency Fund", up to \$4,000,000 shall be transferred to, 24 and merged with, funds made available under the heading 25

1 "Office of the Secretary, Office of Inspector General", and shall remain available until expended, for oversight of ac-2 3 tivities supported with funds appropriated to the Department of Health and Human Services to prevent, prepare 4 5 for, and respond to coronavirus, domestically or inter-6 nationally: Provided, That the Inspector General of the Department of Health and Human Services shall consult with 7 8 the Committees on Appropriations of the House of Rep-9 resentatives and the Senate prior to obligating such funds: 10 Provided further, That the transfer authority provided by 11 this section is in addition to any other transfer authority 12 provided by law.

13 SEC. 18114. (a) Funds appropriated in title III of the Coronavirus Preparedness and Response Supplemental Ap-14 15 propriations Act, 2020 (Public Law 116–123) shall be paid to the "Department of Homeland Security-Countering 16 17 Weapons Mass Destruction Office—Federal ofAssistance" account for costs incurred, including to reim-18 burse costs incurred prior to the enactment of this Act, 19 20 under other transaction authority and related to screening 21 for coronavirus, domestically or internationally.

(b) The term coronavirus has the meaning given the
term in section 506 of the Coronavirus Preparedness and
Response Supplemental Appropriations Act, 2020.

(c) The amounts repurposed in this section that were
 previously designated by the Congress as an emergency re quirement pursuant to the Balanced Budget and Emer gency Deficit Control Act of 1985 are designated by the
 Congress as an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

8 SEC. 18115. (a) IN GENERAL.—Every laboratory that 9 performs or analyzes a test that is intended to detect SARS-CoV-2 or to diagnose a possible case of COVID-19 10 shall report the results from each such test, to the Secretary 11 of Health and Human Services in such form and manner, 12 13 and at such timing and frequency, as the Secretary may prescribe until the end of the Secretary's Public Health 14 Emergency declaration with respect to COVID-19 or any 15 extension of such declaration. 16

17 (b) LABORATORIES COVERED.—The Secretary may
18 prescribe which laboratories must submit reports pursuant
19 to this section.

(c) IMPLEMENTATION.—The Secretary may make prescriptions under this section by regulation, including by interim final rule, or by guidance, and may issue such regulations or guidance without regard to the procedures otherwise required by section 553 of title 5, United States Code.

1	(d) REPEALER.—Section 1702 of division A of the
2	Families First Coronavirus Response Act is repealed.
3	TITLE IX
4	LEGISLATIVE BRANCH
5	SENATE
6	Contingent Expenses of the Senate
7	SERGEANT AT ARMS AND DOORKEEPER OF THE SENATE
8	For an additional amount for "Sergeant at Arms and
9	Doorkeeper of the Senate", \$1,000,000, to remain available
10	until expended, to prevent, prepare for, and respond to
11	coronavirus, domestically or internationally: Provided,
12	That such amount is designated by the Congress as being
13	for an emergency requirement pursuant to section
14	251(b)(2)(A)(i) of the Balanced Budget and Emergency
15	Deficit Control Act of 1985.
16	MISCELLANEOUS ITEMS

17 For an additional amount for "Miscellaneous Items", 18 \$9,000,000, to remain available until expended, to prevent, 19 prepare for, and respond to coronavirus, domestically or internationally, subject to approval by the Committee on 20 Appropriations of the Senate and the Senate Committee on 21 22 Rules and Administration: Provided, That such amount is designated by the Congress as being for an emergency re-23 quirement pursuant to section 251(b)(2)(A)(i) of the Bal-24 anced Budget and Emergency Deficit Control Act of 1985. 25

HOUSE OF REPRESENTATIVES

2 SALARIES AND EXPENSES

3 For an additional amount for "Salaries and Expenses", \$25,000,000, to remain available until September 4 5 30, 2021, except that \$5,000,000 shall remain available 6 until expended, to prevent, prepare for, and respond to coronavirus, domestically or internationally, to be allocated 7 8 in accordance with a spend plan submitted to the Com-9 mittee on Appropriations of the House of Representatives by the Chief Administrative Officer and approved by such 10 11 Committee: Provided, That such amount is designated by the Congress as being for an emergency requirement pursu-12 ant to section 251(b)(2)(A)(i) of the Balanced Budget and 13 Emergency Deficit Control Act of 1985. 14

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JOINT ITEMS

16 Office of the Attending Physician

For an additional amount for "Office of the Attending
Physician", \$400,000, to remain available until expended,
to prevent, prepare for, and respond to coronavirus, domestically or internationally: Provided, That such amount is
designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985.

1	Capitol Police
2	SALARIES

3 For additional amount "Salaries". for an \$12,000,000, to remain available until September 30, 2021, 4 to prevent, prepare for, and respond to coronavirus, domes-5 6 tically or internationally: Provided, That the Capitol Police may transfer amounts appropriated under this heading in 7 this Act to "General Expenses" without the approval re-8 9 quirement of 2 U.S.C. 1907(a): Provided further, That such 10 amount is designated by the Congress as being for an emer-11 gency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act 12 of 1985. 13

757

ARCHITECT OF THE CAPITOL

15 CAPITAL CONSTRUCTION AND OPERATIONS

16 For an additional amount for "Capital Construction and Operations", \$25,000,000, to remain available until 17 September 30, 2021, to prevent, prepare for, and respond 18 to coronavirus, domestically or internationally, including 19 to purchase and distribute cleaning and sanitation products 20 throughout all facilities and grounds under the care of the 21 22 Architect of the Capitol, wherever located, and any related 23 services and operational costs: Provided, That the Architect of the Capitol shall provide a report within 30 days enact-24 ment of this Act, and every 30 days thereafter, to the Com-25

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mittees on Appropriations of the Senate and House of Rep-1 resentatives, the Senate Committee on Rules and Adminis-2 3 tration, and the Committee on House Administration on expenditure of funds from amounts appropriated under this 4 heading in this Act: Provided further, That this amount 5 6 shall be in addition to any other funds available for such 7 purposes in appropriations Acts for the legislative branch: 8 Provided further, That such amount is designated by the 9 Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and 10 11 Emergency Deficit Control Act of 1985.

- 12 LIBRARY OF CONGRESS
- 13 SALARIES AND EXPENSES

14 For an additional amount for "Salaries and Ex-15 penses", \$700,000, to remain available until September 30, 2020, to prevent, prepare for, and respond to coronavirus, 16 domestically or internationally, to be made available to the 17 Little Scholars Child Development Center, subject to ap-18 proval by the Committees on Appropriations of the Senate 19 20 and House of Representatives, the Senate Committee on 21 Rules and Administration, and the Committee on House 22 Administration: Provided, That such amount is designated 23 by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and 24 Emergency Deficit Control Act of 1985. 25

1 GOVERNMENT ACCOUNTABILITY OFFICE

Salaries and Expenses

2

3 For an additional amount for "Salaries and Expenses", \$20,000,000, to remain available until expended, 4 to prevent, prepare for, and respond to coronavirus, domes-5 6 tically or internationally, for audits and investigations and for reimbursement of the Tiny Findings Child Development 7 8 Center for salaries for employees, as authorized by this Act: 9 Provided, That not later than 90 days after the date of en-10 actment of this Act, the Government Accountability Office shall submit to the Committees on Appropriations of the 11 House of Representatives and the Senate a spend plan 12 specifying funding estimates and a timeline for such audits 13 and investigations: Provided further, That \$600,000 shall 14 be made available to the Tiny Findings Child Development 15 Center, subject to approval by the Committees on Appro-16 priations of the Senate and House of Representatives, the 17 18 Senate Committee on Rules and Administration, and the 19 Committee on House Administration: Provided further, 20 That such amount is designated by the Congress as being 21 for an emergency requirement pursuant to section 22 251(b)(2)(A)(i) of the Balanced Budget and Emergency 23 Deficit Control Act of 1985.

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1	GENERAL PROVISIONS—THIS TITLE
2	SOURCE OF FUNDS USED FOR PAYMENT OF SALARIES AND
3	EXPENSES OF SENATE EMPLOYEE CHILD CARE CENTER
4	SEC. 19001. The Secretary of the Senate shall reim-
5	burse the Senate Employee Child Care Center for personnel
6	costs incurred starting on April 1, 2020, for employees of
7	such Center who have been ordered to cease working due
8	to measures taken in the Capitol complex to combat
9	coronavirus, not to exceed \$84,000 per month, from
10	$amounts \ in \ the \ appropriations \ account \ ``Miscellaneous$
11	Items" within the contingent fund of the Senate.
12	SOURCE OF FUNDS USED FOR PAYMENT OF SALARIES AND
13	EXPENSES OF HOUSE OF REPRESENTATIVES CHILD
14	CARE CENTER
15	SEC. 19002. (a) AUTHORIZING USE OF REVOLVING

16 FUND OR APPROPRIATED FUNDS.—Section 312(d)(3)(A) of
17 the Legislative Branch Appropriations Act, 1992 (2 U.S.C.
18 2062(d)(3)(A)) is amended—

(1) in subparagraph (A), by striking the period
at the end and inserting the following: ", and, at the
option of the Chief Administrative Officer during an
emergency situation, the payment of the salary of
other employees of the Center."; and

24 (2) by adding at the end the following new sub-25 paragraph:

"(C) During an emergency situation, the
 payment of such other expenses for activities car ried out under this section as the Chief Adminis trative Officer determines appropriate.".

5 (b) EFFECTIVE DATE.—The amendment made by sub6 section (a) shall apply with respect to fiscal year 2020 and
7 each succeeding fiscal year.

8 PAYMENTS TO ENSURE CONTINUING AVAILABILITY OF
9 GOODS AND SERVICES DURING THE CORONAVIRUS
10 EMERGENCY

11 SEC. 19003. (a) AUTHORIZATION TO MAKE PAY-12 MENTS.—Notwithstanding any other provision of law and 13 subject to subsection (b), during an emergency situation, the 14 Chief Administrative Officer of the House of Representatives may make payments under contracts with vendors 15 providing goods and services to the House in amounts and 16 17 under terms and conditions other than those provided under the contract in order to ensure that those goods and services 18 remain available to the House throughout the duration of 19 20 the emergency.

21 (b) CONDITIONS.—

(1) APPROVAL REQUIRED.—The Chief Administrative Officer may not make payments under the authority of subsection (a) without the approval of the
Committee on House Administration of the House of
Representatives.

†HR 748 EAS

(2) AVAILABILITY OF APPROPRIATIONS.—The au thority of the Chief Administrative Officer to make
 payments under the authority of subsection (a) is sub ject to the availability of appropriations to make such
 payments.

6 (c) APPLICABILITY.—This section shall apply with re7 spect to fiscal year 2020 and each succeeding fiscal year.
8 SOURCE OF FUNDS USED FOR PAYMENT OF SALARIES AND
9 EXPENSES OF LITTLE SCHOLARS CHILD DEVELOP10 MENT CENTER

11 SEC. 19004. The Library of Congress shall reimburse 12 Little Scholars Child Development Center for salaries for 13 employees incurred from April 1, 2020, to September 30, 14 2020, for employees of such Center who have been ordered to cease working due to measures taken in the Capitol com-15 plex to combat coronavirus, not to exceed \$113,000 per 16 17 month, from amounts in the appropriations account "Library of Congress—Salaries and Expenses". 18

19 AUTHORIZING PAYMENTS UNDER SERVICE CONTRACTS

20 DURING THE CORONAVIRUS EMERGENCY

SEC. 19005. (a) AUTHORIZING PAYMENTS.—Notwithstanding section 3324(a) of title 31, United States Code,
or any other provision of law and subject to subsection (b),
if the employees of a contractor with a service contract with
the Architect of the Capitol are furloughed or otherwise unable to work during closures, stop work orders, or reductions **HR 748 EAS**

in service arising from or related to the impacts of
 coronavirus, the Architect of the Capitol may continue to
 make the payments provided for under the contract for the
 weekly salaries and benefits of such employees for not more
 than 16 weeks.

6 (b) AVAILABILITY OF APPROPRIATIONS.—The author7 ity of the Architect of the Capitol to make payments under
8 the authority of subsection (a) is subject to the availability
9 of appropriations to make such payments.

(c) REGULATIONS.—The Architect of the Capitol shall
promulgate such regulations as may be necessary to carry
out this section.

13 MASS MAILINGS AS FRANKED MAIL

14 SEC. 19006. (a) WAIVER.—Section 3210(a)(6)(D) of 15 title 39, United States Code, is amended by striking the 16 period at the end of the first sentence and inserting the fol-17 lowing: ", and in the case of the Commission, to waive this 18 paragraph in the case of mailings sent in response to or 19 to address threats to life safety.".

20 (b) EFFECTIVE DATE.—The amendments made by this
21 subsection shall apply with respect to mailings sent on or
22 after the date of the enactment of this Act.

23 TECHNICAL CORRECTION

†HR 748 EAS

24 SEC. 19007. In the matter preceding the first proviso

25 under the heading "Library of Congress—Salaries and Ex-

26 penses" in division E of the Further Consolidated Appro-

1	priations Act, 2020 (Public Law 116–94), strike "
2	\$504,164,000" and insert "\$510,164,000".
3	CONFORMING AMENDMENT
4	SEC. 19008. Section 110(a)(1)(A) of the Family and
5	Medical Leave Act of 1993 (as added by section 3102 of
6	the Families First Coronavirus Response Act (Public Law
7	116–127)) is amended—
8	(1) by inserting before "In lieu of" the following:
9	"(i) IN GENERAL.—"; and
10	(2) by adding at the end the following:
11	"(ii) Special rule.—For purposes of
12	applying section $102(a)(1)(F)$ and this sec-
13	tion under the Congressional Accountability
14	Act of 1995, in lieu of the definition in sec-
15	tion $202(a)(2)(B)$ of that Act (2 U.S.C.
16	1312(a)(2)(B)), the term 'eligible employee'
17	means a covered employee (as defined in
18	section 101 of that Act $(2 \text{ U.S.C. } 1301))$
19	who has been employed for at least 30 cal-
20	endar days by the employing office (as so
21	defined) with respect to whom leave is re-
22	quested under section $102(a)(1)(F)$.".

SOURCE OF FUNDS USED FOR PAYMENT OF SALARIES AND
 EXPENSES OF TINY FINDINGS CHILD DEVELOPMENT
 CENTER

4 SEC. 19009. The Government Accountability Office may reimburse the Tiny Findings Child Development Cen-5 ter for salaries for employees incurred from April 1, 2020, 6 7 to September 30, 2020, for employees of such Center who have been ordered to cease working due to measures taken 8 in the Capitol complex to combat coronavirus, not to exceed 9 \$100,000 per month, from amounts in the appropriations 10 account "Government Accountability Office-Salaries and 11 12 Expenses".

OVERSIGUE AND AUDIE AUTHORITY

15	OVERSIONI AND AUDIT AUTHORITI
14	SEC. 19010. (a) DEFINITIONS.—In this section—
15	(1) the term "appropriate congressional commit-
16	tees" means—
17	(A) the Committee on Appropriations of the
18	Senate;
19	(B) the Committee on Homeland Security
20	and Governmental Affairs of the Senate;
21	(C) the Committee on Health, Education,
22	Labor, and Pensions of the Senate;
23	(D) the Committee on Appropriations of the
24	House of Representatives;
25	(E) the Committee on Homeland Security
26	of the House of Representatives;

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1	(F) the Committee on Oversight and Reform
2	of the House of Representatives; and
3	(G) the Committee on Energy and Com-
4	merce of the House of Representatives; and
5	(2) the term "Comptroller General" means the
6	Comptroller General of the United States.
7	(b) AUTHORITY.—The Comptroller General shall con-
8	duct monitoring and oversight of the exercise of authorities,
9	or the receipt, disbursement, and use of funds made avail-
10	able, under this Act or any other Act to prepare for, respond
11	to, and recover from the Coronavirus 2019 pandemic and
12	the effect of the pandemic on the health, economy, and pub-
13	lic and private institutions of the United States, including
14	public health and homeland security efforts by the Federal
15	Government and the use of selected funds under this or any
16	other Act related to the Coronavirus 2019 pandemic and
17	a comprehensive audit and review of charges made to Fed-
18	eral contracts pursuant to authorities provided in the
19	Coronavirus Aid, Relief, and Economic Security Act.
20	(c) Briefings and Reports.—In conducting moni-
21	toring and oversight under subsection (b), the Comptroller
22	General shall—

(1) during the period beginning on the date of
enactment of this Act and ending on the date on
which the national emergency declared by the Presi-

1	dent under the National Emergencies Act (50 U.S.C.
2	1601 et seq.) with respect to the Coronavirus Disease
3	2019 (COVID–19) expires, offer regular briefings on
4	not less frequently than a monthly basis to the appro-
5	priate congressional committees regarding Federal
6	public health and homeland security efforts;
7	(2) publish reports regarding the ongoing moni-
8	toring and oversight efforts, which, along with any
9	audits and investigations conducted by the Comp-
10	troller General, shall be submitted to the appropriate
11	congressional committees and posted on the website of
12	the Government Accountability Office—
13	(A) not later than 90 days after the date of
14	enactment of this Act, and every other month
15	thereafter until the date that is 1 year after the
16	date of enactment of this Act; and
17	(B) after the period described in subpara-
18	graph (A), on a periodic basis; and
19	(3) submit to the appropriate congressional com-
20	mittees additional reports as warranted by the find-
21	ings of the monitoring and oversight activities of the
22	Comptroller General.
23	(d) Access to Information.—
24	(1) RIGHT OF ACCESS.—In conducting moni-
25	toring and oversight activities under this section, the

1 Comptroller General shall have access to records, upon request, of any Federal, State, or local agency, con-2 3 tractor, grantee, recipient, or subrecipient pertaining 4 to any Federal effort or assistance of any type related 5 to the Coronavirus 2019 pandemic under this Act or 6 any other Act, including private entities receiving 7 such assistance. 8 (2) COPIES.—The Comptroller General may 9 make and retain copies of any records accessed under 10 paragraph (1) as the Comptroller General determines 11 appropriate. 12 (3) INTERVIEWS.—In addition to such other au-13 thorities as are available, the Comptroller General or 14 a designee of the Comptroller General may interview 15 Federal, State, or local officials, contractor staff, 16 grantee staff, recipients, or subrecipients pertaining 17 to any Federal effort or assistance of any type related 18 to the Coronavirus 2019 pandemic under this or any 19 other Act, including private entities receiving such as-20 sistance. 21 (4) INSPECTION OF FACILITIES.—As determined 22 necessary by the Comptroller General, the Government 23 Accountability Office may inspect facilities at which 24 Federal, State, or local officials, contractor staff,

25 grantee staff, or recipients or subrecipients carry out

1 their responsibilities related to the Coronavirus 2019 pandemic. 2 3 (5) ENFORCEMENT.—Access rights under this 4 subsection shall be subject to enforcement consistent 5 with section 716 of title 31, United States Code. 6 (e) Relationship to Existing Authority.—Nothing in this section shall be construed to limit, amend, super-7 8 sede, or restrict in any manner any existing authority of 9 the Comptroller General. 10 NATIONAL EMERGENCY RELIEF AUTHORITY FOR THE 11 REGISTER OF COPYRIGHTS 12 SEC. 19011. (a) AMENDMENT.—Chapter 7 of title 17, 13 United States Code, is amended by adding at the end the 14 following: 15 "§710. Emergency relief authority

16 "(a) EMERGENCY ACTION.—If, on or before December 17 31, 2021, the Register of Copyrights determines that a national emergency declared by the President under the Na-18 tional Emergencies Act (50 U.S.C. 1601 et seq.) generally 19 20 disrupts or suspends the ordinary functioning of the copy-21 right system under this title, or any component thereof, in-22 cluding on a regional basis, the Register may, on a tem-23 porary basis, toll, waive, adjust, or modify any timing provision (including any deadline or effective period, except 24 as provided in subsection (c)) or procedural provision con-25 26 tained in this title or chapters II or III of title 37, Code **†HR 748 EAS**

of Federal Regulations, for no longer than the Register rea sonably determines to be appropriate to mitigate the impact
 of the disruption caused by the national emergency. In tak ing such action, the Register shall consider the scope and
 severity of the particular national emergency, and its spe cific effect with respect to the particular provision, and
 shall tailor any remedy accordingly.

8 "(b) NOTICE AND EFFECT.—Any action taken by the Register in response to a national emergency pursuant to 9 10 subsection (a) shall not be subject to section 701(e) or sub-11 chapter II of chapter 5 of title 5, United States Code, and chapter 7 of title 5, United States Code. The provision of 12 13 general public notice detailing the action being taken by the Register in response to the national emergency under 14 15 subsection (a) is sufficient to effectuate such action. The Register may make such action effective both prospectively 16 and retroactively in relation to a particular provision as 17 the Register determines to be appropriate based on the tim-18 ing, scope, and nature of the public emergency, but any ac-19 20 tion by the Register may only be retroactive with respect 21 to a deadline that has not already passed before the declara-22 tion described in subsection (a).

23 "(c) STATEMENT REQUIRED.—Except as provided in
24 subsection (d), not later than 20 days after taking any ac25 tion that results in a provision being modified for a cumu-

lative total of longer than 120 days, the Register shall sub mit to Congress a statement detailing the action taken, the
 relevant background, and rationale for the action.

4 "(d) EXCEPTIONS.—The authority of the Register to 5 act under subsection (a) does not extend provisions under 6 this title requiring the commencement of an action or proceeding in Federal court within a specified period of time, 7 8 except that if the Register adjusts the license availability 9 date defined in section 115(e)(15), such adjustment shall 10 not affect the ability to commence actions for any claim 11 of infringement of exclusive rights provided by paragraphs 12 (1) and (3) of section 106 against a digital music provider 13 arising from the unauthorized reproduction or distribution of a musical work by such digital music provider in the 14 15 course of engaging in covered activities that accrued after January 1, 2018, provided that such action is commenced 16 17 within the timeperiods prescribed under section 115(d)(10)(C)(i) or 115(d)(10)(C)(ii) as calculated from the 18 19 adjusted license availability date. If the Register adjusts the 20 license availability date, the Register must provide the 21 statement to Congress under subsection (c) at the same time 22 as the public notice of such adjustment with a detailed ex-23 planation of why such adjustment is needed.

24 "(e) COPYRIGHT TERM EXCEPTION.—The authority of
25 the Register to act under subsection (a) does not extend to

provisions under chapter 3, except section 304(c), or section
 1401(a)(2).

3 "(f) OTHER LAWS.—Notwithstanding section 301 of the National Emergencies Act (50 U.S.C. 1631), the author-4 5 ity of the Register under subsection (a) is not contingent 6 on a specification made by the President under such section or any other requirement under that Act (other than the 7 8 emergency declaration under section 201(a) of such Act (50 9 U.S.C. 1621(a))). The authority described in this section supersedes the authority of title II of the National Emer-10 gencies Act (50 U.S.C. 1621 et seq.).". 11

- 12 (b) TECHNICAL AND CONFORMING AMENDMENT.—The
- 13 table of sections for chapter 7 of title 17, United States
- 14 Code, is amended by adding at the end the following:*"710. Emergency relief authority."*.

(c) EMERGENCY REQUIREMENT.—The amount provided by this section is designated by the Congress as being
for an emergency requirement pursuant to section
251(b)(2)(A)(i) of the Balanced Budget and Emergency
Deficit Control Act of 1985.

1	TITLE X
2	DEPARTMENT OF VETERANS AFFAIRS
3	Veterans Benefits Administration
4	GENERAL OPERATING EXPENSES, VETERANS BENEFITS
5	ADMINISTRATION
6	For an additional amount for "General Operating Ex-
7	penses, Veterans Benefits Administration", \$13,000,000, to
8	remain available until September 30, 2021, to prevent, pre-
9	pare for, and respond to coronavirus, domestically or inter-
10	nationally: Provided, That such amount is designated by
11	the Congress as being for an emergency requirement pursu-
12	ant to section $251(b)(2)(A)(i)$ of the Balanced Budget and
13	Emergency Deficit Control Act of 1985.
14	Veterans Health Administration
15	MEDICAL SERVICES
16	For an additional amount for "Medical Services",
17	\$14,432,000,000, to remain available until September 30,
18	2021, to prevent, prepare for, and respond to coronavirus,
19	domestically or internationally, including related impacts
20	on health care delivery, and for support to veterans who
21	are homeless or at risk of becoming homeless: Provided, That
22	such amount is designated by the Congress as being for an
23	emergency requirement pursuant to section $251(b)(2)(A)(i)$
24	of the Balanced Budget and Emergency Deficit Control Act
25	of 1985.

773

MEDICAL COMMUNITY CARE

2 For an additional amount for "Medical Community 3 Care", \$2,100,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 4 coronavirus, domestically or internationally, including re-5 6 lated impacts on health care delivery: Provided, That such amount is designated by the Congress as being for an emer-7 8 gency requirement pursuant to section 251(b)(2)(A)(i) of 9 the Balanced Budget and Emergency Deficit Control Act of 1985. 10

11 MEDICAL SUPPORT AND COMPLIANCE

12 For an additional amount for "Medical Support and 13 Compliance", \$100,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to 14 15 coronavirus, domestically or internationally, including related impacts on health care delivery: Provided, That such 16 amount is designated by the Congress as being for an emer-17 gency requirement pursuant to section 251(b)(2)(A)(i) of 18 19 the Balanced Budget and Emergency Deficit Control Act 20 of 1985.

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MEDICAL FACILITIES

For an additional amount for "Medical Facilities",
\$606,000,000, to remain available until September 30,
2021, to prevent, prepare for, and respond to coronavirus,
domestically or internationally, including related impacts

on health care delivery: Provided, That such amount is des ignated by the Congress as being for an emergency require ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

5 DEPARTMENTAL ADMINISTRATION
6 GENERAL ADMINISTRATION

7 For an additional amount for "General Administra-8 tion", \$6,000,000, to remain available until September 30, 9 2021, to prevent, prepare for, and respond to coronavirus, 10 domestically or internationally: Provided, That such 11 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 12 the Balanced Budget and Emergency Deficit Control Act 13 of 1985. 14

15 INFORMATION TECHNOLOGY SYSTEMS

16 For an additional amount for "Information Technology Systems", \$2,150,000,000, to remain available until 17 September 30, 2021, to prevent, prepare for, and respond 18 19 to coronavirus, domestically or internationally, including 20 related impacts on health care delivery: Provided, That the 21 Secretary shall transmit to the Committees on Appropria-22 tions of both Houses of Congress a spend plan detailing the 23 allocation of such funds between pay and associated costs, operations and maintenance, and information technology 24 systems development: Provided further, That after such 25

transmittal is provided, funds may only be reprogrammed 1 among the three subaccounts referenced in the previous pro-2 3 viso after the Secretary of Veterans Affairs submits notice to the Committees on Appropriations of both Houses of Con-4 gress: Provided further, That such amount is designated by 5 6 the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and 7 8 Emergency Deficit Control Act of 1985.

9 OFFICE OF INSPECTOR GENERAL

10 For an additional amount for "Office of Inspector 11 General", \$12,500,000, to remain available until September 12 30, 2022, to prevent, prepare for, and respond to 13 coronavirus, domestically or internationally, for oversight and audit of programs, activities, grants and projects fund-14 ed under this title: Provided, That such amount is des-15 ignated by the Congress as being for an emergency require-16 ment pursuant to section 251(b)(2)(A)(i) of the Balanced 17 Budget and Emergency Deficit Control Act of 1985. 18

19 GRANTS FOR CONSTRUCTION OF STATE EXTENDED CARE

20

FACILITIES

For an additional amount for "Grants for Construction of State Extended Care Facilities", \$150,000,000, to remain available until September 30, 2021, to prevent, prepare for, and respond to coronavirus, domestically or internationally, including to modify or alter existing hospital, nursing home, and domiciliary facilities in State homes:
 Provided, That such amount is designated by the Congress
 as being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

6 RELATED AGENCIES

7 Armed Forces Retirement Home Trust Fund

8 For an additional amount for the "Armed Forces Re-9 tirement Home Trust Fund", \$2,800,000, to remain avail-10 able until September 30, 2021, to prevent, prepare for, and respond to coronavirus, to be paid from funds available in 11 the Armed Forces Retirement Home Trust Fund: Provided, 12 That of the amounts made available under this heading 13 from funds available in the Armed Forces Retirement Home 14 15 Trust Fund, \$2,800,000 shall be paid from the general fund of the Treasury to the Trust Fund: Provided further, That 16 the Chief Executive Officer of the Armed Forces Retirement 17 Home shall submit to the Committees on Appropriations 18 of both Houses of Congress monthly reports detailing obliga-19 20 tions, expenditures, and planned activities: Provided fur-21 ther, That such amount is designated by the Congress as 22 being for an emergency requirement pursuant to section 23 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 24

GENERAL PROVISIONS—THIS TITLE

2 (INCLUDING TRANSFER OF FUNDS)

1

3 SEC. 20001. Amounts made available for the Department of Veterans Affairs in this title, under the "Medical 4 Services", "Medical Community Care", "Medical Support 5 and Compliance", and "Medical Facilities" accounts may 6 7 be transferred among the accounts to prevent, prepare for, 8 and respond to coronavirus, domestically and internation-9 ally: Provided, That any transfers among the "Medical 10 Services", "Medical Community Care", "Medical Support 11 and Compliance", and "Medical Facilities" accounts of 2 12 percent or less of the total amount appropriated to an account in this title may take place subject to notification 13 14 from the Secretary of Veterans Affairs to the Committees on Appropriations of both Houses of Congress of the amount 15 and purpose of the transfer: Provided further, That any 16 transfers among the "Medical Services", "Medical Commu-17 nity Care", "Medical Support and Compliance", and 18 19 "Medical Facilities" accounts in excess of 2 percent of the 20 total amount appropriated to an account in this title, or 21 exceeding a cumulative 2 percent for all of the funds pro-22 vided in this title, may take place only after the Secretary 23 requests from the Committees on Appropriations of both Houses of Congress the authority to make the transfer and 24 an approval is issued. 25

SEC. 20002. For all of the funds appropriated in this
 title the Secretary of Veterans Affairs shall submit to the
 Committees on Appropriations of both Houses of Congress
 monthly reports detailing obligations, expenditures, and
 planned activities.

6

PUBLIC HEALTH EMERGENCY

SEC. 20003. In this title, the term "public health emergency" means an emergency with respect to COVID-19 declared by a Federal, State, or local authority.

10 SHORT-TERM AGREEMENTS OR CONTRACTS WITH TELE11 COMMUNICATIONS PROVIDERS TO EXPAND TELE12 MENTAL HEALTH SERVICES FOR ISOLATED VETERANS
13 DURING A PUBLIC HEALTH EMERGENCY

14 SEC. 20004. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Veterans Affairs 15 16 may enter into short-term agreements or contracts with telecommunications companies to provide temporary, com-17 18 plimentary or subsidized, fixed and mobile broadband serv-19 ices for the purposes of providing expanded mental health 20 services to isolated veterans through telehealth or VA Video 21 *Connect during a public health emergency.*

22 (b) ELIGIBILITY.—

(1) IN GENERAL.—The Secretary may expand
eligibility for services described in subsection (a) from
the Department of Veterans Affairs to include veterans already receiving care from the Department
[†]HR 748 EAS

1	who may not be eligible for mental health services or
2	other health care services delivered through telehealth
3	or VA Video Connect.
4	(2) PRIORITY.—For purposes of expanding eligi-
5	bility under paragraph (1), the Secretary shall
6	prioritize—
7	(A) veterans who are in unserved and un-
8	derserved areas;
9	(B) veterans who reside in rural and highly
10	rural areas, as defined in the Rural-Urban Com-
11	muting Areas coding system of the Department
12	of Agriculture;
13	(C) low-income veterans; and
14	(D) any other veterans that the Secretary
15	considers to be at a higher risk for suicide and
16	mental health concerns during isolation periods
17	due to a public health emergency.
18	(c) DEFINITIONS.—In this section:
19	(1) Telehealth.—
20	(A) IN GENERAL.—The term "telehealth"
21	means the use of electronic information and tele-
22	communications technologies to support and pro-
23	mote long-distance clinical health care, patient
24	and professional health-related education, public
25	health, and health administration.

1	(B) Technologies.—For purposes of sub-
2	paragraph (A), telecommunications technologies
3	include videoconferencing, the internet, stream-
4	ing media, and terrestrial and wireless commu-
5	nications.
6	(2) VA VIDEO CONNECT.—The term "VA Video
7	Connect" means the program of the Department of
8	Veterans Affairs to connect veterans with their health
9	care team from anywhere, using encryption to ensure
10	a secure and private session.
11	TREATMENT OF STATE HOMES DURING PUBLIC HEALTH
12	EMERGENCY
13	SEC. 20005. (a) WAIVER OF OCCUPANCY RATE RE-
14	QUIREMENTS.—During a public health emergency, occu-
15	pancy rate requirements for State homes for purposes of re-
16	ceiving per diem payments set forth in section $51.40(c)$ of
17	title 38, Code of Federal Regulations, or successor regula-
18	tions, shall not apply.
19	(b) WAIVER OF VETERAN PERCENTAGE REQUIRE-
20	MENTS.—During a public health emergency, the veteran
21	percentage requirements for State homes set forth in section
22	51.210(d) of title 38, Code of Regulations, or successor regu-
23	lations, and in agreements for grants to construct State
24	homes, shall not apply.
25	(c) Provision of Medicine, Equipment, and Sup-

26 PLIES.—

†**HR 748 EAS**

1	(1) IN GENERAL.—During a public health emer-
2	gency, the Secretary of Veterans Affairs may provide
3	to State homes medicines, personal protective equip-
4	ment, medical supplies, and any other equipment,
5	supplies, and assistance available to the Department
6	of Veterans Affairs.
7	(2) Provision of equipment.—Personal protec-
8	tive equipment may be provided under paragraph (1)
9	through the All Hazards Emergency Cache of the De-
10	partment of Veterans Affairs or any other source
11	available to the Department.
12	(d) DEFINITIONS.—In this section:
13	(1) Personal protective equipment.—The
14	term "personal protective equipment" means any pro-
15	tective equipment required to prevent the wearer from
16	contracting COVID-19, including gloves, N -95 res-
17	pirator masks, gowns, goggles, face shields, or other
18	equipment required for safety.
19	(2) PUBLIC HEALTH EMERGENCY.—The term
20	"public health emergency" means an emergency with
21	respect to COVID-19 declared by a Federal, State, or
22	local authority.
23	(3) State home.—The term "State home" has
24	the meaning given that term in section $101(19)$ of
25	title 38, United States Code.

	100
1	MODIFICATIONS TO VETERAN DIRECTED CARE PROGRAM OF
2	DEPARTMENT OF VETERANS AFFAIRS
3	Sec. 20006. (a) Telephone or Telehealth Re-
4	NEWALS.—For the Veteran Directed Care program of the
5	Department of Veterans Affairs (in this section referred to
6	as the "Program"), during a public health emergency, the
7	Secretary of Veterans Affairs shall—
8	(1) waive the requirement that an area agency
9	on aging process new enrollments and six-month re-
10	newals for the Program via an in-person or home
11	visit; and
12	(2) allow new enrollments and sixth-month re-
13	newals for the Program to be conducted via telephone
14	or telehealth modality.
15	(b) No Suspension or Disenrollment.—During a
16	public health emergency, the Secretary shall not suspend or
17	dis-enroll a veteran or caregiver of a veteran from the Pro-
18	gram unless—
19	(1) requested to do so by the veteran or a rep-
20	resentative of the veteran; or
21	(2) a mutual decision is made between the vet-
22	eran and a health care provider of the veteran to sus-
23	pend or dis-enroll the veteran or caregiver from the
24	Program

24 Program.

(c) WAIVER OF PAPERWORK REQUIREMENT.—During
 a public health emergency, the Secretary may waive the re quirement for signed, mailed paperwork to confirm the en rollment or renewal of a veteran in the Program and may
 allow verbal consent of the veteran via telephone or tele health modality to suffice for purposes of such enrollment
 or renewal.

8 (d) WAIVER OF OTHER REQUIREMENTS.—During a
9 public health emergency, the Secretary shall waive—

10 (1) any penalty for late paperwork relating to
11 the Program; and

(2) any requirement to stop payments for veterans or caregivers of veterans under the Program if
they are out of State for more than 14 days.

(e) AREA AGENCY ON AGING DEFINED.—In this section, the term "area agency on aging" has the meaning
given that term in section 102 of the Older Americans Act
of 1965 (42 U.S.C. 3002).

19 PROVISION BY DEPARTMENT OF VETERANS AFFAIRS OF
20 PROSTHETIC APPLIANCES THROUGH NON-DEPART21 MENT PROVIDERS DURING PUBLIC HEALTH EMER22 GENCY

23 SEC. 20007. The Secretary of Veterans Affairs shall en24 sure that, to the extent practicable, veterans who are receiv25 ing or are eligible to receive a prosthetic appliance under
26 section 1714 or 1719 of title 38, United States Code, are
⁺HR 748 EAS

785

able to receive such an appliance that the Secretary deter mines is needed from a non-Department of Veterans Affairs
 provider under a contract with the Department during a
 public health emergency.

5 WAIVER OF PAY CAPS FOR EMPLOYEES OF DEPARTMENT OF
6 VETERANS AFFAIRS DURING PUBLIC HEALTH EMER7 GENCIES

8 SEC. 20008. (a) IN GENERAL.—Notwithstanding any 9 other provision of law, the Secretary of Veterans Affairs 10 may waive any limitation on pay for an employee of the 11 Department of Veterans Affairs during a public health 12 emergency for work done in support of response to the emer-13 gency.

14 (b) REPORTING.—

15 (1) IN GENERAL.—For each month that the Sec16 retary waives a limitation under subsection (a), the
17 Secretary shall submit to the Committee on Veterans'
18 Affairs of the Senate and the Committee on Veterans'
19 Affairs of the House of Representatives a report on
20 the waiver.

21 (2) CONTENTS.—Each report submitted under
22 paragraph (1) for a waiver or waivers in a month
23 shall include the following:

24 (A) Where the waiver or waivers were used,
25 including in which component of the Department

1	and, as the case may be, which medical center of
2	the Department.
3	(B) For how many employees the waiver or
4	waivers were used, disaggregated by component
5	of the Department and, if applicable, medical
6	center of the Department.
7	(C) The average amount by which each pay-
8	ment exceeded the waived pay limitation that
9	was waived, disaggregated by component of the
10	Department and, if applicable, medical center of
11	the Department.
12	(c) Employee of the Department of Veterans
13	AFFAIRS DEFINED.—In this section, the term "employee of
14	the Department of Veterans Affairs" includes any employee
15	of the Department of Veterans Affairs, regardless of the au-
16	thority under which the employee was hired.
17	PROVISION BY DEPARTMENT OF VETERANS AFFAIRS OF
18	PERSONAL PROTECTIVE EQUIPMENT FOR HOME
19	HEALTH WORKERS
20	Sec. 20009. (a) Provision of Equipment.—
21	(1) IN GENERAL.—During a public health emer-
22	gency, the Secretary of Veterans Affairs shall provide
23	to employees and contractors of the Department of
24	Veterans Affairs personal protective equipment nec-
25	essary to provide home care to veterans under the
26	laws administered by the Secretary.

1	(2) Source of equipment.—Personal protec-
2	tive equipment may be provided under paragraph (1)
3	through the All Hazards Emergency Cache of the De-
4	partment or any other source available to the Depart-
5	ment.
6	(b) DEFINITIONS.—In this section:
7	(1) Home care.—The term "home care" has the
8	meaning given that term in section 1803(c) of title
9	38, United States Code.
10	(2) Personal protective equipment.—The
11	term "personal protective equipment" means any pro-
12	tective equipment required to prevent the wearer from
13	contracting COVID-19, including gloves, N -95 res-
14	pirator masks, gowns, goggles, face shields, or other
15	equipment required for safety.
16	CLARIFICATION OF TREATMENT OF PAYMENTS FOR PUR-
17	POSES OF ELIGIBILITY FOR VETERANS PENSION AND
18	OTHER VETERANS BENEFITS
19	SEC. 20010. Amounts paid to a person under the 2020
20	Recovery Rebate in the Coronavirus Aid, Relief, and Eco-
21	nomic Security Act shall not be treated as income or re-
22	sources for purposes of determining eligibility for pension
23	under chapter 15 of title 38, United States Code, or any
24	other benefit under a law administered by the Secretary of
25	Veterans Affairs.

1 AVAILABILITY OF TELEHEALTH FOR CASE MANAGERS AND

2 HOMELESS VETERANS

SEC. 20011. The Secretary of Veterans Affairs shall ensure that telehealth capabilities are available during a public health emergency for case managers of, and homeless veterans participating in, the Department of Housing and
Urban Development-Department of Veterans Affairs Supportive Housing program (commonly referred to as "HUDVASH").

10 FUNDING LIMITS FOR FINANCIAL ASSISTANCE FOR SUP11 PORTIVE SERVICES FOR VERY LOW-INCOME VETERAN
12 FAMILIES IN PERMANENT HOUSING DURING A PUBLIC
13 HEALTH EMERGENCY

SEC. 20012. In the case of a public health emergency,
nothing in subsection (e)(1) of section 2044 of title 38,
United States Code, may be construed as limiting amounts
that may be made available for carrying out subsections
(a), (b), and (c) of such section.

19 MODIFICATIONS TO COMPREHENSIVE SERVICE PROGRAMS
20 FOR HOMELESS VETERANS DURING A PUBLIC HEALTH
21 EMERGENCY

SEC. 20013. (a) RULE OF CONSTRUCTION.—In the
case of a public health emergency, no authorization of appropriations in section 2014 of title 38, United States Code,
may be construed as limiting amounts that may be appro-

priated for carrying out subchapter II of chapter 20 of such
 title.

3 (b) GRANTS AND PER DIEM PAYMENTS.—In the case
4 of a public health emergency, the Secretary of Veterans Af5 fairs may waive any limits on—

6 (1) grant amounts under sections 2011 and 2061
7 of title 38, United States Code; and

8 (2) rates for per diem payments under sections
9 2012 and 2061 of such title.

10 (c) PARTICIPANT ABSENCE.—Notwithstanding Vet-11 erans Health Administration Handbook 1162.01(1), dated 12 July 12, 2013, and amended June 30, 2014, and titled 13 "Grant and Per Diem (GPD) Program", or any other pro-14 vision of law, for the duration of a public health emergency, 15 the Secretary—

16 (1) shall waive any requirement to discharge a
17 veteran from the grant and per diem program of the
18 Veterans Health Administration after the veteran is
19 absent for 14 days; and

20 (2) may continue to pay per diem to grant re21 cipients and eligible entities under the program for
22 any additional days of absence when a veteran has
23 already been absent for more than 72 hours.

24 SEC. 20014. The amounts provided by sections 20003
25 through 20013 of this title in this Act are designated by

	150
1	the Congress as being for an emergency requirement pursu-
2	ant to section $251(b)(2)(A)(i)$ of the Balanced Budget and
3	Emergency Deficit Control Act of 1985.
4	TITLE XI
5	DEPARTMENT OF STATE
6	Administration of Foreign Affairs
7	DIPLOMATIC PROGRAMS
8	For an additional amount for "Diplomatic Pro-
9	grams", \$324,000,000, to remain available until September
10	30, 2022, to prevent, prepare for, and respond to
11	coronavirus, including for necessary expenses to maintain
12	consular operations and to provide for evacuation expenses
13	and emergency preparedness: Provided, That such amount
14	is designated by the Congress as being for an emergency
15	requirement pursuant to section $251(b)(2)(A)(i)$ of the Bal-
16	anced Budget and Emergency Deficit Control Act of 1985.
17	UNITED STATES AGENCY FOR INTERNATIONAL
18	DEVELOPMENT
19	Funds Appropriated to the President
20	OPERATING EXPENSES
21	For an additional amount for "Operating Expenses",
22	\$95,000,000, to remain available until September 30, 2022,
23	to prevent, prepare for, and respond to coronavirus: Pro-
24	vided, That such amount is designated by the Congress as
25	being for an emergency requirement pursuant to section

251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

3 BILATERAL ECONOMIC ASSISTANCE 4 Funds Appropriated to the President 5 INTERNATIONAL DISASTER ASSISTANCE 6 For an additional amount for "International Disaster Assistance", \$258,000,000, to remain available until ex-7 8 pended, to prevent, prepare for, and respond to coronavirus: 9 Provided, That such amount is designated by the Congress 10 as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 11 Deficit Control Act of 1985. 12 13 Department of State 14 MIGRATION AND REFUGEE ASSISTANCE 15 For an additional amount for "Migration and Refugee Assistance", \$350,000,000, to remain available until ex-16

pended, to prevent, prepare for, and respond to coronavirus:

Provided, That such amount is designated by the Congress

as being for an emergency requirement pursuant to section

251(b)(2)(A)(i) of the Balanced Budget and Emergency

22	INDEPENDENT AGENCIES
23	PEACE CORPS

For an additional amount for "Peace Corps",
\$88,000,000, to remain available until September 30, 2022,

21 Deficit Control Act of 1985.

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to prevent, prepare for, and respond to coronavirus: Pro vided, That such amount is designated by the Congress as
 being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

6 GENERAL PROVISIONS—THIS TITLE 7 (INCLUDING TRANSFER OF FUNDS)

8 SEC. 21001. The authorities and limitations of section 9 402 of the Coronavirus Preparedness and Response Supple-10 mental Appropriations Act (division A of Public Law 116– 11 123) shall apply to funds appropriated by this title as fol-12 lows:

(1) Subsections (a), (d), (e), and (f) shall apply
to funds under the heading "Diplomatic Programs";
and

16 (2) Subsections (c), (d), (e), and (f) shall apply
17 to funds under the heading "International Disaster
18 Assistance".

19 SEC. 21002. Funds appropriated by this title under 20 the headings "Diplomatic Programs", "Operating Ex-21 penses", and "Peace Corps" may be used to reimburse such 22 accounts administered by the Department of State, the 23 United States Agency for International Development, and 24 the Peace Corps, as appropriate, for obligations incurred to prevent, prepare for, and respond to coronavirus prior
 to the date of enactment of this Act.

3 SEC. 21003. The reporting requirement of section 406(b) of the Coronavirus Preparedness and Response Sup-4 plemental Appropriations Act, 2020 (division A of Public 5 6 Law 116–123) shall apply to funds appropriated by this title: Provided, That the requirement to jointly submit such 7 8 report shall not apply to the Director of the Peace Corps: 9 Provided further, That reports required by such section may 10 be consolidated and shall include information on all funds 11 made available to such Federal agencies to prevent, prepare 12 for, and respond to coronavirus.

SEC. 21004. Section 7064(a) of the Department of 13 State, Foreign Operations, and Related Programs Appro-14 priations Act, 2020 (division G of Public Law 116–94) is 15 amended by striking "\$100,000,000" and inserting in lieu 16 thereof "\$110,000,000", and by adding the following before 17 the period at the end: ": Provided. That no amounts may 18 be used that were designated by the Congress for Overseas 19 20 Contingency Operations/Global War on Terrorism pursu-21 ant to the Concurrent Resolution on the Budget or the Bal-22 anced Budget and Emergency Deficit Control Act of 1985". 23 SEC. 21005. The Department of State, Foreign Operations, and Related Programs Appropriations Act, 2020 24 (division G of Public Law 116–94) is amended under the 25

heading "Emergencies in the Diplomatic and Consular
 Service" in title I by striking "\$1,000,000" and inserting
 in lieu thereof "\$5,000,000".

SEC. 21006. The Department of State, Foreign Operations, and Related Programs Appropriations Act, 2020
(division G of Public Law 116–94) is amended under the
heading "Millennium Challenge Corporation" in title III
by striking "\$105,000,000" in the first proviso and inserting in lieu thereof "\$107,000,000".

10 SEC. 21007. Notwithstanding any other provision of 11 law, and in addition to leave authorized under any other provision of law, the Secretary of State and the Adminis-12 trator of the United States Agency for International Devel-13 opment may, in order to prevent, prepare for, and respond 14 to coronavirus, provide additional paid leave to address em-15 ployee hardships resulting from coronavirus: Provided, 16 That this authority shall apply to leave taken since Janu-17 ary 29, 2020, and may be provided abroad and domesti-18 19 cally: Provided further, That the Secretary and the Admin-20 istrator shall consult with the Committee on Appropria-21 tions and the Committee on Foreign Relations of the Senate 22 and the Committee on Appropriations and the Committee 23 on Foreign Affairs of the House of Representatives prior to implementation of such authority: Provided further, That 24

the authority made available pursuant to this section shall
 expire on September 30, 2022.

3 SEC. 21008. The Secretary of State, to prevent, pre-4 pare for, and respond to coronavirus, may exercise the au-5 thorities of section 3(j) of the State Department Basic Au-6 thorities Act of 1956 (22 U.S.C. 2670(j)) to provide medical services or related support for private United States citi-7 8 zens, nationals, and permanent resident aliens abroad, or 9 third country nationals connected to such persons or to the 10 diplomatic or development missions of the United States 11 abroad, who are unable to obtain such services or support otherwise: Provided, That such assistance shall be provided 12 13 on a reimbursable basis to the extent feasible: Provided further. That such reimbursements may be credited to the ap-14 15 plicable Department of State appropriation and shall remain available until expended: Provided further, That the 16 Secretary shall prioritize providing medical services or re-17 lated support to individuals eligible for the health program 18 under section 904 of the Foreign Service Act of 1980 (22 19 20U.S.C. 4084): Provided further, That the authority made 21 available pursuant to this section shall expire on September 22 30, 2022.

23 SEC. 21009. Notwithstanding section 6(b) of the De24 partment of State Authorities Act of 2006 (Public Law
25 109–472; 120 Stat. 3556), during fiscal year 2020, passport

and immigrant visa surcharges collected in any fiscal year 1 pursuant to the fourth paragraph under the heading "Dip-2 3 lomatic and Consular Programs" in the Department of State and Related Agency Appropriations Act, 2005 (title 4 5 IV of division B of Public Law 108–447; 8 U.S.C. 1714) 6 may be obligated and expended for the costs of providing consular services: Provided, That such funds should be 7 8 prioritized for United States citizen services: Provided fur-9 ther, That not later than 90 days after the expiration of 10 this authority, the Secretary of State shall provide a report 11 to the Committee on Appropriations and the Committee on Foreign Relations of the Senate and the Committee on Ap-12 propriations and the Committee on Foreign Affairs of the 13 House of Representatives detailing the specific expenditures 14 15 made pursuant to this authority: Provided further, That the amount provided by this section is designated by the Con-16 17 gress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emer-18 19 gency Deficit Control Act of 1985.

20 SEC. 21010. The Department of State and the United 21 States Agency for International Development are author-22 ized to enter into contracts with individuals for the provi-23 sion of personal services (as described in section 104 of part 24 37 of title 48, Code of Federal Regulations and including 25 pursuant to section 904 of the Foreign Service Act of 1980

(22 U.S.C. 4084)) to prevent, prepare for, and respond to 1 coronavirus, within the United States and abroad, subject 2 3 to prior consultation with, and the notification procedures of, the Committee on Appropriations and the Committee on 4 5 Foreign Relations of the Senate and the Committee on Ap-6 propriations and the Committee on Foreign Affairs of the House of Representatives: Provided, That such individuals 7 8 may not be deemed employees of the United States for the 9 purpose of any law administered by the Office of Personnel 10 Management: Provided further, That not later than 15 days 11 after utilizing this authority, the Secretary of State shall provide a report to the Committee on Appropriations and 12 the Committee on Foreign Relations of the Senate and the 13 Committee on Appropriations and the Committee on For-14 15 eign Affairs of the House of Representatives on the overall staffing needs for the Office of Medical Services: Provided 16 further, That the authority made available pursuant to this 17 section shall expire on September 30, 2022. 18

19 SEC. 21011. Notwithstanding any other provision of 20 law, the Secretary of State and the Administrator of the 21 United States Agency for International Development may 22 authorize any oath of office required by law to, in par-23 ticular circumstances that could otherwise pose health risks, 24 subject be administered remotely, toappropriate verification: Provided, That prior to initially exercising the 25

authority of this section, the Secretary and the Adminis-1 trator shall each submit a report to the Committee on Ap-2 3 propriations and the Committee on Foreign Relations of the Senate and the Committee on Appropriations and the 4 5 Committee on Foreign Affairs of the House of Representa-6 tives describing the process and procedures for administering such oaths, including appropriate verification: Pro-7 8 vided further, That the authority made available pursuant 9 to this section shall expire on September 30, 2021.

10 SEC. 21012. (a) PURPOSES.—For purposes of strength-11 ening the ability of foreign countries to prevent, prepare for, and respond to coronavirus and to the adverse economic 12 13 impacts of coronavirus, in a manner that would protect the United States from the spread of coronavirus and mitigate 14 an international economic crisis resulting from coronavirus 15 that may pose a significant risk to the economy of the 16 17 United States, each paragraph of subsection (b) shall take 18 effect upon enactment of this Act.

19 (b) CORONAVIRUS RESPONSES.—

20 (1) INTERNATIONAL DEVELOPMENT ASSOCIATION
21 REPLENISHMENT.—The International Development
22 Association Act (22 U.S.C. 284 et seq.) is amended by
23 adding at the end the following new section:

1 "SEC. 31. NINETEENTH REPLENISHMENT.

2 "(a) IN GENERAL.—The United States Governor of the
3 International Development Association is authorized to con4 tribute on behalf of the United States \$3,004,200,000 to the
5 nineteenth replenishment of the resources of the Association,
6 subject to obtaining the necessary appropriations.

7 "(b) AUTHORIZATION OF APPROPRIATIONS.—In order
8 to pay for the United States contribution provided for in
9 subsection (a), there are authorized to be appropriated,
10 without fiscal year limitation, \$3,004,200,000 for payment
11 by the Secretary of the Treasury.".

(2) INTERNATIONAL FINANCE CORPORATION AUTHORIZATION.—The International Finance Corporation Act (22 U.S.C. 282 et seq.) is amended by adding
at the end the following new section:

16 "SEC. 18. CAPITAL INCREASES AND AMENDMENT TO THE17ARTICLES OF AGREEMENT.

18 "(a) VOTES AUTHORIZED.—The United States Gov19 ernor of the Corporation is authorized to vote in favor of—

"(1) a resolution to increase the authorized capital stock of the Corporation by 16,999,998 shares, to
implement the conversion of a portion of the retained
earnings of the Corporation into paid-in capital,
which will result in the United States being issued an
additional 3,771,899 shares of capital stock, without
any cash contribution;

1	"(2) a resolution to increase the authorized cap-
2	ital stock of the Corporation on a general basis by
3	4,579,995 shares; and
4	"(3) a resolution to increase the authorized cap-
5	ital stock of the Corporation on a selective basis by
6	919,998 shares.
7	"(b) Amendment of the Articles of Agree-
8	MENT.—The United States Governor of the Corporation is
9	authorized to agree to and accept an amendment to article
10	II, section 2(c)(ii) of the Articles of Agreement of the Cor-
11	poration that would increase the vote by which the Board
12	of Governors of the Corporation may increase the capital
13	stock of the Corporation from a four-fifths majority to an
14	eighty-five percent majority.".
15	(3) AFRICAN DEVELOPMENT BANK.—The African
16	Development Bank Act (22 U.S.C. 290i et seq.) is
17	amended by adding at the end the following new sec-
18	tion:
19	"SEC. 1345. SEVENTH CAPITAL INCREASE.
20	"(a) Subscription Authorized.—
21	"(1) IN GENERAL.—The United States Governor
22	of the Bank may subscribe on behalf of the United
23	States to 532,023 additional shares of the capital
24	stock of the Bank

24 stock of the Bank.

1	"(2) LIMITATION.—Any subscription by the
2	United States to the capital stock of the Bank shall
3	be effective only to such extent and in such amounts
4	as are provided in advance in appropriations Acts.
5	"(b) AUTHORIZATION OF APPROPRIATIONS.—
6	"(1) IN GENERAL.—In order to pay for the in-
7	crease in the United States subscription to the Bank
8	under subsection (a), there are authorized to be ap-
9	propriated, without fiscal year limitation,
10	\$7,286,587,008 for payment by the Secretary of the
11	Treasury.
12	"(2) Share types.—Of the amount authorized
13	to be appropriated under paragraph (1)—
14	"(A) \$437,190,016 shall be for paid in
15	shares of the Bank; and
16	(B) \$6,849,396,992 shall be for callable
17	shares of the Bank.".
18	(4) AFRICAN DEVELOPMENT FUND.—The African
19	Development Fund Act (22 U.S.C. 290g et seq.) is
20	amended by adding at the end the following new sec-
21	tion:
22	"SEC. 226. FIFTEENTH REPLENISHMENT.
23	"(a) IN GENERAL.—The United States Governor of the
24	Fund is authorized to contribute on behalf of the United
25	States \$513,900,000 to the fifteenth replenishment of the re-

sources of the Fund, subject to obtaining the necessary ap propriations.

3 "(b) AUTHORIZATION OF APPROPRIATIONS.—In order
4 to pay for the United States contribution provided for in
5 subsection (a), there are authorized to be appropriated,
6 without fiscal year limitation, \$513,900,000 for payment
7 by the Secretary of the Treasury.".

8 (5) INTERNATIONAL MONETARY FUND AUTHOR-9 IZATION FOR NEW ARRANGEMENTS TO BORROW.— 10 (A) IN GENERAL.—Section 17 of the Bretton Woods Agreements Act (22 U.S.C. 286e-2) is 11 12 amended— 13 (i) in subsection (a)— 14 (I) by redesignating paragraphs 15 (3), (4), and (5) as paragraphs (4),16 (5), and (6), respectively; 17 (II) by inserting after paragraph 18 (2) the following new paragraph: 19 "(3) In order to carry out the purposes of a one-20 time decision of the Executive Directors of the Inter-21 national Monetary Fund (the Fund) to expand the re-22 sources of the New Arrangements to Borrow, estab-23 lished pursuant to the decision of January 27, 1997, 24 referred to in paragraph (1), the Secretary of the 25 Treasury is authorized to make loans, in an amount

1	not to exceed the dollar equivalent of 28,202,470,000
2	of Special Drawing Rights, in addition to any
3	amounts previously authorized under this section, ex-
4	cept that prior to activation of the New Arrangements
5	to Borrow, the Secretary of the Treasury shall report
6	to Congress whether supplementary resources are
7	needed to forestall or cope with an impairment of the
8	international monetary system and whether the Fund
9	has fully explored other means of funding to the
10	Fund.";
11	(III) in paragraph (5), as so re-
12	designated, by striking "paragraph
13	(3)" and inserting "paragraph (4)";
14	and
15	(IV) in paragraph (6), as so re-
16	designated, by striking "December 16,
17	2022" and inserting "December 31,
18	2025"; and
19	(ii) in subsection $(e)(1)$ by striking
20	"(a)(2)," each place such term appears and
21	inserting "(a)(2), (a)(3),".
22	(B) EMERGENCY DESIGNATION.—The
23	amount provided by this paragraph is des-
24	ignated by the Congress as being for an emer-
25	gency requirement pursuant to section

	004
1	251(b)(2)(A)(i) of the Balanced Budget and
2	Emergency Deficit Control Act of 1985.
3	TITLE XII
4	DEPARTMENT OF TRANSPORTATION
5	Office of the Secretary
6	SALARIES AND EXPENSES
7	For an additional amount for "Salaries and Ex-
8	penses", \$1,753,000, to remain available until expended, to
9	prevent, prepare for, and respond to coronavirus, including
10	necessary expenses for operating costs and capital outlays:
11	Provided, That such amounts are in addition to any other
12	amounts made available for this purpose: Provided further,
13	That obligations of amounts under this heading in this Act
14	shall not be subject to the limitation on obligations under
15	the heading "Office of the Secretary—Working Capital
16	Fund" in division H of the Further Consolidated Appro-
17	priations Act, 2020 (Public Law 116–94): Provided further,
18	That such amount is designated by the Congress as being
19	for an emergency requirement pursuant to section
20	251(b)(2)(A)(i) of the Balanced Budget and Emergency
21	Deficit Control Act of 1985.
22	ESSENTIAL AIR SERVICE

In addition to funds provided to the "Payments to Air
Carriers" program in Public Law 116–94 to carry out the
essential air service program under section 41731 through

41742 of title 49, United States Code, \$56,000,000, to be 1 derived from the general fund of the Treasury, and to be 2 3 made available to the Essential Air Service and Rural Improvement Fund, to remain available until expended, to 4 5 prevent, prepare for, and respond to coronavirus: Provided, 6 That such amount is designated by the Congress as being 7 for an emergency requirement pursuant to section 8 251(b)(2)(A)(i) of the Balanced Budget and Emergency 9 Deficit Control Act of 1985.

10 11

GRANTS-IN-AID FOR AIRPORTS

FEDERAL AVIATION ADMINISTRATION

12 For an additional amount for "Grants-In-Aid for Airports", \$10,000,000,000, to prevent, prepare for, and re-13 spond to coronavirus, to remain available until expended: 14 15 Provided, That amounts made available under this heading in this Act shall be derived from the general fund of the 16 Treasury: Provided further, That funds provided under this 17 heading in this Act shall only be available to sponsors of 18 airports defined in section 47102 of title 49, United States 19 20 Code: Provided further, That funds provided under this 21 heading in this Act shall not otherwise be subject to the re-22 quirements of chapter 471 of such title: Provided further, 23 That notwithstanding the previous proviso, section 47112(b) of such title shall apply to funds provided for any 24 contract awarded (after the date of enactment) for airport 25

development and funded under this heading: Provided fur ther, That funds provided under this heading in this Act
 may not be used for any purpose not directly related to
 the airport: Provided further, That of the amounts appro priated under this heading in this Act—

6 (1) Not less than \$500,000,000 shall be available 7 to pay a Federal share of 100 percent of the costs for 8 which a grant is made under Public Law 116–94: 9 Provided, That any remaining funds after the appor-10 tionment under this paragraph (1) shall be distrib-11 uted as described in paragraph (2) under this head-12 ing in this Act;

13 (2) Not less than \$7,400,000,000 shall be avail-14 able for any purpose for which airport revenues may 15 lawfully be used: Provided, That 50 percent of such 16 funds shall be allocated among all commercial service 17 airports based on each sponsor's calendar year 2018 18 enplanements percentage of total asa201819 enplanements for all commercial service airports: Pro-20 vided further, That the remaining 50 percent of such 21 funds shall be allocated among all commercial service 22 airports based on an equal combination of each spon-23 sor's fiscal year 2018 debt service as a percentage of 24 the combined debt service for all commercial service 25 airports and each sponsor's ratio of unrestricted reserves to their respective debt service: Provided fur ther, That the Federal share payable of the costs for
 which a grant is made under this paragraph shall be
 100 percent:

5 (3) Up to \$2,000,000,000 shall be available for 6 any purpose for which airport revenues may lawfully 7 be used, and: (A) be apportioned as set forth in sec-8 tion 47114(c)(1)(C)(i). 47114(c)(1)(C)(ii).or9 47114(c)(1)(H) of title 49, United States Code; (B) 10 not be subject to the reduced apportionments of 49 11 U.S.C. 47114(f); and (C) have no maximum appor-12 tionment limit, notwithstanding 47114(c)(1)(C)(iii)13 of title 49, United States Code: Provided, That any 14 remaining funds after the apportionment under this paragraph (3) shall be distributed as described in 15 16 paragraph (2) under this heading in this Act: Pro-17 vided further, That the Federal share payable of the 18 costs for which a grant is made under this paragraph 19 shall be 100 percent; and

(4) Not less than \$100,000,000 shall be for general aviation airports for any purpose for which airport revenues may lawfully be used, and, which the
Secretary shall apportion directly to each eligible airport, as defined in section 47102(8) of title 49, United
States Code, based on the categories published in the

1	most current National Plan of Integrated Airport
2	Systems, reflecting the percentage of the aggregate
3	published eligible development costs for each such cat-
4	egory, and then dividing the allocated funds evenly
5	among the eligible airports in each category, round-
6	ing up to the nearest thousand dollars: Provided,
7	That the Federal share payable of the costs for which
8	a grant is made under this paragraph shall be 100
9	percent:

10 Provided further, That the Administrator of the Federal 11 Aviation Administration may retain up to 0.1 percent of the funds provided under this heading in this Act to fund 12 the award and oversight by the Administrator of grants 13 made under this heading in this Act: Provided further, That 14 obligations of funds under this heading in this Act shall 15 not be subject to any limitations on obligations provided 16 in Public Law 116–94: Provided further, That all airports 17 receiving funds under this heading in this Act shall con-18 tinue to employ, through December 31, 2020, at least 90 19 20 percent of the number of individuals employed (after mak-21 ing adjustments for retirements or voluntary employee sepa-22 rations) by the airport as of the date of enactment of this 23 Act: Provided further, That the Secretary may waive the workforce retention requirement in the previous proviso, if 24 the Secretary determines the airport is experiencing eco-25

nomic hardship as a direct result of the requirement, or 1 the requirement reduces aviation safety or security: Pro-2 3 vided further, That the workforce retention requirement shall not apply to nonhub airports or nonprimary airports 4 5 receiving funds under this heading in this Act: Provided 6 further, That such amount is designated by the Congress 7 as being for an emergency requirement pursuant to section 8 251(b)(2)(A)(i) of the Balanced Budget and Emergency 9 Deficit Control Act of 1985.

10 FEDERAL MOTOR CARRIER SAFETY ADMINISTRATION

11 MOTOR CARRIER SAFETY OPERATIONS AND PROGRAMS

12 Of prior year unobligated contract authority and liquidating cash provided for Motor Carrier Safety in the 13 Transportation Equity Act for the 21st Century (Public 14 Law 105–178), SAFETEA-LU (Public Law 109–59), or 15 other appropriations or authorization acts, in addition to 16 amounts already appropriated in fiscal year 2020 for 17 18 "Motor Carrier Safety Operations and Programs", 19 \$150,000 in additional obligation limitation is provided 20 and repurposed for obligations incurred to support activi-21 ties to prevent, prepare for, and respond to coronavirus.

- 22 FEDERAL RAILROAD ADMINISTRATION
- 23 SAFETY AND OPERATIONS

For an additional amount for "Safety and Operations", \$250,000, to remain available until September 30,

2021, to prevent, prepare for, and respond to coronavirus:
 Provided, That such amount is designated by the Congress
 as being for an emergency requirement pursuant to section
 251(b)(2)(A)(i) of the Balanced Budget and Emergency
 Deficit Control Act of 1985.

6 NORTHEAST CORRIDOR GRANTS TO THE NATIONAL 7 RAILROAD PASSENGER CORPORATION 8 (INCLUDING TRANSFER OF FUNDS)

9 For an additional amount for "Northeast Corridor Grants to the National Railroad Passenger Corporation", 10 11 \$492,000,000, to remain available until expended, to pre-12 vent, prepare for, and respond to coronavirus, including to enable the Secretary of Transportation to make or amend 13 existing grants to the National Railroad Passenger Cor-14 poration for activities associated with the Northeast Cor-15 ridor, as authorized by section 11101(a) of the Fixing 16 17 America's Surface Transportation Act (division A of Public Law 114–94): Provided, That amounts made available 18 under this heading in this Act may be transferred to and 19 20 merged with "National Network Grants to the National 21 Railroad Passenger Corporation" to prevent, prepare for, 22 and respond to coronavirus: Provided further, That such 23 amount is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of 24

the Balanced Budget and Emergency Deficit Control Act
 of 1985.

3 NATIONAL NETWORK GRANTS TO THE NATIONAL RAILROAD

PASSENGER CORPORATION

4

5

(INCLUDING TRANSFER OF FUNDS)

6 For an additional amount for "National Network Grants to the National Railroad Passenger Corporation", 7 8 \$526,000,000, to remain available until expended, to pre-9 vent, prepare for, and respond to coronavirus, including to 10 enable the Secretary of Transportation to make or amend 11 existing grants to the National Railroad Passenger Corporation for activities associated with the National Network 12 as authorized by section 11101(b) of the Fixing America's 13 Surface Transportation Act (division A of Public Law 114– 14 94): Provided, That a State shall not be required to pay 15 the National Railroad Passenger Corporation more than 80 16 17 percent of the amount paid in fiscal year 2019 under section 209 of the Passenger Rail Investment and Improve-18 ment Act of 2008 (Public Law 110-432) and that not less 19 20 than \$239,000,000 of the amounts made available under 21 this heading in this Act shall be made available for use in 22 lieu of any increase in a State's payment: Provided further, 23 That amounts made available under this heading in this Act may be transferred to and merged with "Northeast Cor-24 ridor Grants to the National Railroad Passenger Corpora-25

tion" to prevent, prepare for, and respond to coronavirus:
 Provided further, That such amount is designated by the
 Congress as being for an emergency requirement pursuant
 to section 251(b)(2)(A)(i) of the Balanced Budget and
 Emergency Deficit Control Act of 1985.

FEDERAL TRANSIT ADMINISTRATION TRANSIT INFRASTRUCTURE GRANTS

8 For an additional amount for "Transit Infrastructure 9 Grants", \$25,000,000,000, to remain available until ex-10 pended, to prevent, prepare for, and respond to coronavirus: 11 Provided, That the Secretary of Transportation shall provide funds appropriated under this heading in this Act as 12 13 if such funds were provided under section 5307 of title 49, United States Code, and section 5311 of title 49, United 14 15 States Code and apportion such funds in accordance with section 5336 of such title (other than subsections (h)(1) and 16 17 (h)(4), section 5311 (other than subsection (b)(3) and (c)(1)(A), section 5337 and section 5340 of title 49. United 18 19 States Code, and apportion such funds in accordance with 20 such sections except that funds apportioned under section 21 5337 shall be added to funds apportioned under 5307 for 22 administration under 5307: Provided further, That the Sec-23 retary shall allocate the amounts provided in the preceding proviso under sections 5307, 5311, 5337, and 5340 of title 24 49, United States Code, among such sections in the same 25

1 ratio as funds were provided in the fiscal year 2020 appropriations: Provided further, That funds apportioned under 2 3 this heading in this Act shall be apportioned not later than 7 days after the date of enactment of this Act: Provided 4 5 further, That funds shall be apportioned using the fiscal 6 year 2020 apportionment formulas: Provided further, That not more than three-quarters of 1 percent, but not to exceed 7 8 \$75,000,000, of the funds for transit infrastructure grants 9 provided under this heading in this Act shall be available 10 for administrative expenses and ongoing program manage-11 ment oversight as authorized under sections 5334 and 5338(f)(2) of title 49, United States Code, and shall be in 12 13 addition to any other appropriations for such purpose: Provided further, That notwithstanding subsection (a)(1) or (b)14 of section 5307 of title 49, United States Code, funds pro-15 16 vided under this heading are available for the operating expenses of transit agencies related to the response to a 17 coronavirus public health emergency as described in section 18 19 319 of the Public Health Service Act, including, beginning 20 on January 20, 2020, reimbursement for operating costs to 21 maintain service and lost revenue due to the coronavirus 22 public health emergency, including the purchase of personal 23 protective equipment, and paying the administrative leave of operations personnel due to reductions in service: Pro-24 vided further, That such operating expenses are not required 25

to be included in a transportation improvement program, 1 long-range transportation, statewide transportation plan, 2 3 or a statewide transportation improvement program: Provided further, That the Secretary shall not waive the re-4 quirements of section 5333 of title 49, United States Code, 5 6 for funds appropriated under this heading in this Act or for funds previously made available under section 5307 of 7 8 title 49, United States Code, or sections 5311, 5337, or 5340 9 of such title as a result of the coronavirus: Provided further, 10 That unless otherwise specified, applicable requirements 11 under chapter 53 of title 49, United States Code, shall 12 apply to funding made available under this heading in this 13 Act, except that the Federal share of the costs for which any grant is made under this heading in this Act shall be, at 14 15 the option of the recipient, up to 100 percent: Provided further, That the amount made available under this heading 16 in this Act shall be derived from the general fund and shall 17 not be subject to any limitation on obligations for transit 18 19 programs set forth in any Act: Provided further, That such 20 amount is designated by the Congress as being for an emer-21 gency requirement pursuant to section 251(b)(2)(A)(i) of 22 the Balanced Budget and Emergency Deficit Control Act 23 of 1985.

1	MARITIME ADMINISTRATION
2	OPERATIONS AND TRAINING

3 For an additional amount for "Operations and Training", \$3,134,000, to remain available until September 30, 4 2021, to prevent, prepare for, and respond to coronavirus: 5 6 Provided. That of the amounts made available under this heading in this Act, \$1,000,000 shall be for the operations 7 8 of the United States Merchant Marine Academy: Provided 9 further, That such amount is designated by the Congress 10 as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 11 Deficit Control Act of 1985. 12

815

13 STATE MARITIME ACADEMY OPERATIONS

14 For an additional amount for "State Maritime Academy Operations", \$1,000,000, to remain available until 15 September 30, 2021, to prevent, prepare for, and respond 16 to coronavirus: Provided, That amounts made available 17 under this heading in this Act shall be for direct payments 18 for State Maritime Academies: Provided further, That such 19 amount is designated by the Congress as being for an emer-20 21 gency requirement pursuant to section 251(b)(2)(A)(i) of 22 the Balanced Budget and Emergency Deficit Control Act 23 of 1985.

Office of Inspector General

2 SALARIES AND EXPENSES

1

3 For an additional amount for "Office of Inspector General", \$5,000,000, to remain available until expended, 4 to prevent, prepare for, and respond to coronavirus: Pro-5 6 vided, That the funding made available under this heading in this Act shall be used for conducting audits and inves-7 8 tigations of projects and activities carried out with funds 9 made available in this Act to the Department of Transpor-10 tation to prevent, prepare for, and respond to coronavirus: 11 Provided further, That such amount is designated by the Congress as being for an emergency requirement pursuant 12 to section 251(b)(2)(A)(i) of the Balanced Budget and 13 Emergency Deficit Control Act of 1985. 14

- 15 DEPARTMENT OF HOUSING AND URBAN
 16 DEVELOPMENT
- 17 MANAGEMENT AND ADMINISTRATION
- 18 Administrative support offices

19 For an additional amount for "Administrative Sup-20 port Offices", \$35,000,000, to remain available until Sep-21 tember 30, 2021, to prevent, prepare for, and respond to 22 coronavirus, for the Office of the Chief Financial Officer, 23 including for Department-wide salaries and expenses, In-24 formation Technology purposes, and to support the Depart-25 ment's workforce in a telework environment: Provided, That

the amounts provided under this heading in this Act shall 1 be in addition to amounts otherwise available for such pur-2 poses, including amounts made available under the heading 3 "Program Offices" in this Act: Provided further, That such 4 amount is designated by the Congress as being for an emer-5 6 gency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act 7 8 of 1985.

9

PROGRAM OFFICES

For an additional amount for "Program Offices",
\$15,000,000, to remain available until September 30, 2021,
to prevent, prepare for, and respond to coronavirus: Provided, That of the sums appropriated under this heading
in this Act—

(1) \$5,000,000 shall be available for the Office of
Public and Indian Housing; and

17 (2) \$10,000,000 shall be available for the Office
18 of Community Planning and Development:

19 Provided further, That such amount is designated by the
20 Congress as being for an emergency requirement pursuant
21 to section 251(b)(2)(A)(i) of the Balanced Budget and
22 Emergency Deficit Control Act of 1985.

1	Public and Indian Housing
2	TENANT-BASED RENTAL ASSISTANCE
3	For an additional amount for "Tenant-Based Rental
4	Assistance", \$1,250,000,000, to remain available until ex-
5	pended, to prevent, prepare for, and respond to coronavirus,
6	including to provide additional funds for public housing
7	agencies to maintain normal operations and take other nec-
8	essary actions during the period that the program is im-
9	pacted by coronavirus: Provided, That of the amounts made
10	available under this heading in this Act, \$850,000,000 shall
11	be available for both administrative expenses and other ex-
12	penses of public housing agencies for their section 8 pro-
13	grams, including Mainstream vouchers: Provided further,
14	That such other expenses shall be new eligible activities to
15	be defined by the Secretary and shall include activities to
16	support or maintain the health and safety of assisted indi-
17	viduals and families, and costs related to retention and sup-
18	port of participating owners: Provided further, That
19	amounts made available under paragraph (3) under this
20	heading in Public Law 116–94 may be used for such other
21	expenses, as described in the previous proviso, in addition
22	to their other available uses: Provided further, That of the
23	amounts made available under this heading in this Act,
24	\$400,000,000 shall be available for adjustments in the cal-
25	endar year 2020 section 8 renewal funding allocations, in

1 addition to any other appropriations available for such 2 purpose, including Mainstream vouchers, for public housing 3 agencies that experience a significant increase in voucher per-unit costs due to extraordinary circumstances or that, 4 5 despite taking reasonable cost savings measures, as deter-6 mined by the Secretary, would otherwise be required to terminate rental assistance for families as a result of insuffi-7 8 cient funding: Provided further, That the Secretary shall 9 allocate amounts provided in the previous proviso based on 10 need, as determined by the Secretary: Provided further, 11 That the Secretary may waive, or specify alternative requirements for, any provision of any statute or regulation 12 that the Secretary administers in connection with the use 13 of the amounts made available under this heading and the 14 same heading of Public Law 116–94 (except for require-15 ments related to fair housing, nondiscrimination, labor 16 standards, and the environment), upon a finding by the 17 18 Secretary that any such waivers or alternative requirements 19 are necessary for the safe and effective administration of 20 these funds, consistent with the purposes described under 21 this heading in this Act, to prevent, prepare for, and re-22 spond to coronavirus: Provided further, That the Secretary 23 shall notify the public through the Federal Register or other appropriate means of any such waiver or alternative re-24 quirement to ensure the most expeditious allocation of this 25

funding, and in order for such waiver or alternative re-1 quirement to take effect, and that such public notice may 2 3 be provided, at a minimum, on the Internet at the appropriate Government web site or through other electronic 4 5 media, as determined by the Secretary: Provided further, 6 That any such waivers or alternative requirements shall remain in effect for the time and duration specified by the 7 8 Secretary in such public notice and may be extended if nec-9 essary upon additional notice by the Secretary: Provided 10 further, That to prevent, prepare for, and respond to 11 coronavirus, the notification required by section 223 of Public Law 116-6 and section 221 of Public Law 116-94 shall 12 13 not apply to the award of amounts provided under paragraph (2) of this heading in Public Law 116–6 or under 14 paragraph (7)(B) of this heading in Public Law 116–94 15 in support of the family unification program under section 16 8(x) of such Act: Provided further, That the Secretary may 17 award any remaining unobligated balances appropriated 18 19 under this heading in prior Acts for incremental tenant-20 based assistance contracts under section 811 of the Cran-21 ston-Gonzalez National Affordable Housing Act (42 U.S.C. 22 8013), to prevent, prepare for, and respond to coronavirus, 23 without competition, including for extraordinary administrative fees: Provided further, That no less than 25 percent 24

housing agencies who received awards in the 2017 and 2019 1 competitions for such purposes within 60 days of enactment 2 3 of this Act: Provided further, That the waiver and alternative requirements authority provided under this heading 4 5 in this Act shall also apply to such incremental tenant-6 based assistance contract amounts: Provided further, That such amount is designated by the Congress as being for an 7 8 emergency requirement pursuant to section 251(b)(2)(A)(i)9 of the Balanced Budget and Emergency Deficit Control Act 10 of 1985.

11 PUBLIC HOUSING OPERATING FUND

12 For an additional amount for "Public Housing Oper-13 ating Fund", as authorized by section 9(e) of the United States Housing Act of 1937 (42 U.S.C. 1437q(e)), 14 \$685,000,000, to remain available until September 30, 15 2021, to prevent, prepare for, and respond to coronavirus, 16 including to provide additional funds for public housing 17 agencies to maintain normal operations and take other nec-18 19 essary actions during the period that the program is im-20 pacted by coronavirus: Provided, That the amount provided 21 under this heading in this Act shall be combined with the 22 amount appropriated for the same purpose under the same 23 heading of Public Law 116–94, and distributed to all public housing agencies pursuant to the Operating Fund formula 24 at part 990 of title 24, Code of Federal Regulations: Pro-25

vided further, That for the period from the enactment of 1 this Act through December 31, 2020, such combined total 2 3 amount may be used for eligible activities under subsections (d)(1) and (e)(1) of such section 9 and for other expenses 4 5 related to preventing, preparing for, and responding to 6 coronavirus, including activities to support or maintain the health and safety of assisted individuals and families. and 7 8 activities to support education and child care for impacted 9 families: Provided further, That amounts made available under the headings "Public Housing Operating Fund" and 10 11 "Public Housing Capital Fund" in prior Acts, except for any set-asides listed under such headings, may be used for 12 13 all of the purposes described in the previous proviso: Provided further, That the expanded uses and funding flexibili-14 15 ties described in the previous two provisos shall be available to all public housing agencies through December 31, 2020, 16 17 except that the Secretary may extend the period under which such flexibilities shall be available in additional 12 18 month increments upon a finding that individuals and 19 families assisted by the public housing program continue 20 21 to require expanded services due to coronavirus: Provided 22 further, That the Secretary may waive, or specify alter-23 native requirements for, any provision of any statute or regulation that the Secretary administers in connection 24 with the use of such combined total amount or funds made 25

823

available under the headings "Public Housing Operating 1 Fund" and "Public Housing Capital Fund" in prior Acts 2 3 (except for requirements related to fair housing, nondiscrimination, labor standards, and the environment), 4 5 upon a finding by the Secretary that any such waivers or 6 alternative requirements are necessary for the safe and effective administration of these funds to prevent, prepare for, 7 8 and respond to coronavirus: Provided further, That the Sec-9 retary shall notify the public through the Federal Register 10 or other appropriate means of any such waiver or alter-11 native requirement, to ensure the most expeditious allocation of this funding, in order for such waiver or alternative 12 13 requirement to take effect, and that such public notice may be provided, at a minimum, on the Internet at the appro-14 15 priate Government web site or through other electronic media, as determined by the Secretary: Provided further, 16 That any such waivers or alternative requirements shall re-17 main in effect for the time and duration specified by the 18 19 Secretary in such public notice and may be extended if nec-20 essary upon additional notice by the Secretary: Provided 21 further, That such amount is designated by the Congress 22 as being for an emergency requirement pursuant to section 23 251(b)(2)(A)(i) of the Balanced Budget and Emergency Deficit Control Act of 1985. 24

824

1

NATIVE AMERICAN PROGRAMS

2 For an additional amount for "Native American Pro-3 grams", \$300,000,000, to remain available until September 30, 2024, to prevent, prepare for, and respond to 4 5 coronavirus, for activities and assistance authorized under 6 title I of the Native American Housing Assistance and Self-Determination Act of 1996 (NAHASDA) (25 U.S.C. 4111 7 8 et seq.), and under title I of the Housing and Community 9 Development Act of 1974 with respect to Indian tribes (42) U.S.C. 5306(a)(1): Provided, That the amounts made 10 11 available under this heading in this Act are as follows:

12 (1) No less than \$200,000,000 shall be available 13 for the Native American Housing Block Grants pro-14 gram, as authorized under title I of NAHASDA: Provided, That amounts made available under this para-15 16 graph shall be distributed according to the same fund-17 ing formula used in fiscal year 2020: Provided fur-18 ther. That such amounts shall be used by recipients 19 to prevent, prepare for, and respond to coronavirus, 20 including to maintain normal operations and fund 21 eligible affordable housing activities under NAHASDA during the period that the program is 22 23 impacted by coronavirus: Provided further, That 24 amounts provided under this heading in this Act may 25 be used to cover or reimburse allowable costs to pre-

1	vent, prepare for, and respond to coronavirus that are
2	incurred by a recipient, including for costs incurred
3	prior to the date of enactment of this Act: Provided
4	further, That the Secretary may waive, or specify al-
5	ternative requirements for, any provision of any stat-
6	ute or regulation that the Secretary administers in
7	connection with the use of amounts made available
8	under this paragraph or under the same paragraph
9	in Public Law 116–94 (except for requirements re-
10	lated to fair housing, nondiscrimination, labor stand-
11	ards, and the environment), upon a finding by the
12	Secretary that any such waivers or alternative re-
13	quirements are necessary to expedite or facilitate the
14	use of such amounts to prevent, prepare for, and re-
15	spond to coronavirus: Provided further, That any
16	such waivers shall be deemed to be effective as of the
17	date an Indian tribe or tribally designated housing
18	entity began preparing for coronavirus and shall
19	apply to the amounts made available under this
20	paragraph and to the previously appropriated
21	amounts described in the previous proviso; and
22	(2) Up to $$100,000,000$ shall be available for
23	grants to Indian tribes under the Indian Community
24	Development Block Grant program under title I of the
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25 Housing and Community Development Act of 1974,

1 notwithstanding section 106(a)(1) of such Act, to pre-2 vent, prepare for, and respond to coronavirus, for 3 emergencies that constitute imminent threats to health 4 and safety: Provided, That the Secretary shall 5 prioritize, without competition, allocations of these 6 amounts for activities and projects designed to pre-7 vent, prepare for, and respond to coronavirus: Pro-8 vided further, That not to exceed 20 percent of any 9 grant made with funds appropriated under this para-10 graph shall be expended for planning and management development and administration: Provided fur-11 12 ther, That amounts provided under this heading in 13 this Act may be used to cover or reimburse allowable 14 costs to prevent, prepare for, and respond to 15 coronavirus incurred by a recipient, including for 16 costs incurred prior to the date of enactment of this 17 Act: Provided further, That, notwithstanding section 18 105(a)(8) of such Act (42 U.S.C. 5305(a)(8)), there shall be no per centum limitation for the use of funds 19 20 for public services activities to prevent, prepare for, 21 and respond to coronavirus: Provided further, That 22 the previous proviso shall apply to all such activities 23 for grants of funds made available under this para-24 graph or under paragraph (4) of this heading in Pub-25 lic Law 116–94: Provided further, That the Secretary

1	may waive, or specify alternative requirements for,
2	any provision of any statute or regulation that the
3	Secretary administers in connection with the use of
4	amounts made available under this paragraph or
5	under paragraph (4) in Public Law 116–94 (except
6	for requirements related to fair housing, non-
7	discrimination, labor standards, and the environ-
8	ment), upon a finding by the Secretary that any such
9	waivers or alternative requirements are necessary to
10	expedite or facilitate the use of such amounts to pre-
11	vent, prepare for, and respond to coronavirus: Pro-
12	vided further, That any such waivers shall be deemed
13	to be effective as of the date an Indian tribe began
14	preparing for coronavirus and shall apply to the
15	amounts made available under this paragraph and to
16	the previously appropriated amounts described in the
17	previous proviso:

18 Provided further, That such amount is designated by the
19 Congress as being for an emergency requirement pursuant
20 to section 251(b)(2)(A)(i) of the Balanced Budget and
21 Emergency Deficit Control Act of 1985.

22 COMMUNITY PLANNING AND DEVELOPMENT
23 HOUSING OPPORTUNITIES FOR PERSONS WITH AIDS
24 For an additional amount for carrying out the "Hous-

thorized by the AIDS Housing Opportunity Act (42 U.S.C. 1 12901 et seq.), \$65,000,000, to remain available until Sep-2 3 tember 30, 2021, except that amounts allocated pursuant to section 854(c)(5) of such Act shall remain available until 4 5 September 30, 2022, to provide additional funds to main-6 tain operations and for rental assistance, supportive serv-7 ices, and other necessary actions, in order to prevent, pre-8 pare for, and respond to coronavirus: Provided, That not 9 less than \$50,000,000 of the amount provided under this 10 heading in this Act shall be allocated pursuant to the formula in section 854 of such Act using the same data ele-11 12 ments as utilized pursuant to that same formula in fiscal year 2020: Provided further, That up to \$10,000,000 of the 13 amount provided under this heading in this Act shall be 14 15 to provide an additional one-time, non-renewable award to grantees currently administering existing contracts for per-16 17 manent supportive housing that initially were funded under section 854(c)(5) of such Act from funds made avail-18 19 able under this heading in fiscal year 2010 and prior years: 20 Provided further, That such awards shall be made propor-21 tionally to their existing grants: Provided further, That 22 such awards are not required to be spent on permanent sup-23 portive housing: Provided further, That, notwithstanding section 859(b)(3)(B) of such Act, housing payment assist-24 ance for rent, mortgage, or utilities payments may be pro-25

vided for a period of up to 24 months: Provided further, 1 That, to protect persons who are living with HIV/AIDS, 2 3 such amounts provided under this heading in this Act may be used to self-isolate, quarantine, or to provide other 4 5 coronavirus infection control services as recommended by 6 the Centers for Disease Control and Prevention for household members not living with HIV/AIDS: Provided further, 7 8 That such amounts may be used to provide relocation serv-9 ices, including to provide lodging at hotels, motels, or other 10 locations, for persons living with HIV/AIDS and household 11 members not living with HIV/AIDS: Provided further, 12 That, notwithstanding section 856(g) of such Act (42 U.S.C. 13 12905(g)), a grantee may use up to 6 percent of its award under this Act for administrative purposes, and a project 14 15 sponsor may use up to 10 percent of its sub-award under this Act for administrative purposes: Provided further, That 16 such amounts provided under this heading in this Act may 17 be used to cover or reimburse allowable costs consistent with 18 the purposes of this heading incurred by a grantee or project 19 20 sponsor regardless of the date on which such costs were in-21 curred: Provided further, That any regulatory waivers the 22 Secretary may issue may be deemed to be effective as of 23 the date a grantee began preparing for coronavirus: Provided further, That any additional activities or authorities 24 25 authorized pursuant to this Act may also apply at the dis-

cretion and upon notice of the Secretary to all amounts 1 made available under this same heading in Public Law 2 3 116–94 if such amounts are used by grantees for the purposes described under this heading: Provided further, That 4 5 up to 2 percent of amounts made available under this head-6 ing in this Act may be used, without competition, to increase prior awards made to existing technical assistance 7 8 providers to provide an immediate increase in capacity 9 building and technical assistance available to grantees 10 under this heading and under the same heading in prior 11 Acts: Provided further, That such amount is designated by the Congress as being for an emergency requirement pursu-12 ant to section 251(b)(2)(A)(i) of the Balanced Budget and 13 Emergency Deficit Control Act of 1985. 14

COMMUNITY DEVELOPMENT FUND

16 For an additional amount for "Community Development Fund", \$5,000,000,000, to remain available until 17 September 30, 2022, to prevent, prepare for, and respond 18 19 to coronavirus: Provided, That up to \$2,000,000,000 of the 20 amount made available under this heading in this Act shall 21 be distributed pursuant to section 106 of the Housing and 22 Community Development Act of 1974 (42 U.S.C. 5306) to 23 grantees that received allocations pursuant to that same formula in fiscal year 2020, and that such allocations shall 24 be made within 30 days of enactment of this Act: Provided 25

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further, That, in addition to amounts allocated pursuant 1 to the preceding proviso, an additional \$1,000,000,000 shall 2 be allocated directly to States and insular areas, as defined 3 by 42 U.S.C. 5302(a), to prevent, prepare for, and respond 4 to coronavirus within the State or insular area, including 5 6 activities within entitlement and nonentitlement communities, based on public health needs, risk of transmission 7 8 of coronavirus, number of coronavirus cases compared to 9 the national average, and economic and housing market 10 disruptions, and other factors, as determined by the Sec-11 retary, using best available data and that such allocations shall be made within 45 days of enactment of this Act: Pro-12 13 vided further, That remaining amounts shall be distributed directly to the State or unit of general local government, 14 15 at the discretion of the Secretary, according to a formula based on factors to be determined by the Secretary, 16 prioritizing risk of transmission of coronavirus, number of 17 coronavirus cases compared to the national average, and 18 19 economic and housing market disruptions resulting from 20 coronavirus: Provided further, That such allocations may 21 be made on a rolling basis based on the best available data 22 at the time of allocation: Provided further, That amounts 23 made available in the preceding provisos may be used to cover or reimburse allowable costs consistent with the pur-24 poses of this heading in this Act incurred by a State or 25

locality regardless of the date on which such costs were in-1 curred: Provided further, That section 116(b) of such Act 2 3 (42 U.S.C. 5316(b)) and any implementing regulations, which requires grantees to submit their final statements of 4 5 activities no later than August 16 of a given fiscal year, 6 shall not apply to final statements submitted in accordance with sections 104(a)(2) and (a)(3) of such Act (42 U.S.C. 7 8 5304(a)(2) and (a)(3) and comprehensive housing afford-9 ability strategies submitted in accordance with section 105 10 of the Cranston-Gonzalez National Affordable Housing Act (42 U.S.C. 12705) for fiscal years 2019 and 2020: Provided 11 12 further, That such final statements and comprehensive housing affordability strategies shall instead be submitted 13 no later than August 16, 2021: Provided further, That the 14 15 Secretary may waive, or specify alternative requirements for, any provision of any statute or regulation that the Sec-16 retary administers in connection with the use of amounts 17 made available under this heading in this Act and under 18 19 the same heading in Public Law 116–94 and Public Law 20 116–6 (except for requirements related to fair housing, non-21 discrimination, labor standards, and the environment), 22 upon a finding by the Secretary that any such waivers or 23 alternative requirements are necessary to expedite or facili-24 tate the use of such amounts to prevent, prepare for, and respond to coronavirus: Provided further, That up to 25

\$10,000,000 of amounts made available under this heading 1 in this Act may be used to make new awards or increase 2 3 prior awards to existing technical assistance providers, without competition, to provide an immediate increase in 4 capacity building and technical assistance to support the 5 6 use of amounts made available under this heading in this Act and under the same heading in prior Acts to prevent, 7 8 prepare for, and respond to coronavirus: Provided further, 9 That, notwithstanding sections 104(a)(2), (a)(3), and (c) of 10 the Housing and Community Development Act of 1974 (42) U.S.C. 5304(a)(2), (a)(3), and (c)) and section 105 of the 11 Cranston-Gonzalez National Affordable Housing Act (42 12 13 U.S.C. 12705), a grantee may adopt and utilize expedited procedures to prepare, propose, modify, or amend its state-14 15 ment of activities for grants from amounts made available under this heading in this Act and under the same heading 16 in Public Law 116-94 and Public Law 116-6: Provided 17 further, That under such expedited procedures, the grantee 18 19 need not hold in-person public hearings, but shall provide 20 citizens with notice and a reasonable opportunity to com-21 ment of no less than 5 days: Provided further, That, for 22 as long as national or local health authorities recommend 23 social distancing and limiting public gatherings for public 24 health reasons, a grantee may create virtual public hearings to fulfill applicable public hearing requirements for all 25

grants from funds made available under this heading in 1 this Act and under the same heading in Public Law 116-2 3 94 and Public Law 116–6: Provided further, That any such virtual hearings shall provide reasonable notification and 4 5 access for citizens in accordance with the grantee's certifi-6 cations, timely responses from local officials to all citizen questions and issues, and public access to all questions and 7 8 responses: Provided further, That, notwithstanding section 9 105(a)(8) of the Housing and Community Development Act 10 of 1974 (42 U.S.C. 5305(a)(8)), there shall be no per centum limitation for the use of funds for public services activities 11 12 to prevent, prepare for, and respond to coronavirus: Pro-13 vided further, That the previous proviso shall apply to all such activities for grants of funds made available under this 14 15 heading in this Act and under the same heading in Public Law 116–94 and Public Law 116–6: Provided further, That 16 the Secretary shall ensure there are adequate procedures in 17 place to prevent any duplication of benefits as required by 18 19 section 312 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5155) and in accord-20 21 ance with section 1210 of the Disaster Recovery Reform Act 22 of 2018 (division D of Public Law 115–254; 132 Stat. 23 3442), which amended section 312 of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 24

25 5155): Provided further, That such amount is designated

by the Congress as being for an emergency requirement pur suant to section 251(b)(2)(A)(i) of the Balanced Budget and
 Emergency Deficit Control Act of 1985.

4

HOMELESS ASSISTANCE GRANTS

5 For an additional amount for "Homeless Assistance 6 Grants", \$4,000,000,000, to remain available until Sep-7 tember 30, 2022, to prevent, prepare for, and respond to 8 coronavirus, among individuals and families who are home-9 less or receiving homeless assistance and to support addi-10 tional homeless assistance and homelessness prevention ac-11 tivities to mitigate the impacts created by coronavirus 12 under the Emergency Solutions Grants program as author-13 ized under subtitle B of title IV of the McKinney-Vento Homeless Assistance Act (42 U.S.C. 11371 et seq.), as 14 amended: Provided, That up to \$2,000,000,000 of the 15 amount appropriated under this heading in this Act shall 16 be distributed pursuant to 24 CFR 576.3 to grantees that 17 received allocations pursuant to that same formula in fiscal 18 19 year 2020, and that such allocations shall be made within 20 30 days of enactment of this Act: Provided further, That, 21 remaining amounts shall be allocated directly to a State 22 or unit of general local government by a formula to be devel-23 oped by the Secretary and that such allocations shall be made within 90 days of enactment of this Act: Provided 24 further, That such formula shall allocate such amounts for 25

the benefit of unsheltered homeless, sheltered homeless, and 1 those at risk of homelessness, to geographical areas with the 2 3 greatest need based on factors to be determined by the Secretary, such as risk of transmission of coronavirus, high 4 5 numbers or rates of sheltered and unsheltered homeless, and 6 economic and housing market conditions as determined by the Secretary: Provided further, That individuals and fami-7 8 lies whose income does not exceed the Very Low-Income 9 Limit of the area, as determined by the Secretary, shall be considered "at risk of homelessness" and shall be eligible 10 11 for homelessness prevention if they meet the criteria in section 401(1)(B) and (C) of such Act (42 U.S.C. 11360(1)(B)12 and (C)): Provided further, That amounts provided under 13 this heading in this Act may be used to cover or reimburse 14 15 allowable costs to prevent, prepare for, and respond to coronavirus that are incurred by a State or locality, includ-16 ing for costs incurred prior to the date of enactment of this 17 Act: Provided further, That recipients may deviate from ap-18 19 plicable procurement standards when procuring goods and 20 services to prevent, prepare for, and respond to coronavirus: 21 Provided further, That a recipient may use up to 10 percent 22 of its allocation for administrative purposes: Provided fur-23 ther, That the use of amounts provided under this heading in this Act shall not be subject to the consultation, citizen 24 participation, or match requirements that otherwise apply 25

to the Emergency Solutions Grants program, except that 1 a recipient must publish how it has and will utilize its allo-2 3 cation, at a minimum, on the Internet at the appropriate Government web site or through other electronic media: Pro-4 5 vided further, That the spending cap established pursuant 6 to section 415(b) of such Act (42 U.S.C. 11374) shall not 7 apply to amounts provided under this heading in this Act: 8 Provided further, That amounts provided under this head-9 ing in this Act may be used to provide temporary emer-10 gency shelters (through leasing of existing property, temporary structures, or other means) to prevent, prepare for, 11 and respond to coronavirus, and that such temporary emer-12 gency shelters shall not be subject to the minimum periods 13 of use required by section 416(c)(1) of such Act (42 U.S.C. 14 11375(c)(1): Provided further, That Federal habitability 15 and environmental review standards and requirements 16 shall not apply to the use of such amounts for those tem-17 porary emergency shelters that have been determined by 18 19 State or local health officials to be necessary to prevent, pre-20 pare for, and respond to coronavirus: Provided further, 21 That amounts provided under this heading in this Act may 22 be used for training on infectious disease prevention and 23 mitigation and to provide hazard pay, including for time worked prior to the date of enactment of this Act, for staff 24 working directly to prevent, prepare for, and respond to 25

coronavirus among persons who are homeless or at risk of 1 homelessness, and that such activities shall not be consid-2 3 ered administrative costs for purposes of the 10 percent cap: *Provided further, That in administering the amounts made* 4 5 available under this heading in this Act, the Secretary may 6 waive, or specify alternative requirements for, any provision of any statute or regulation that the Secretary admin-7 8 isters in connection with the obligation by the Secretary 9 or the use by the recipient of these amounts (except for re-10 quirements related to fair housing, nondiscrimination, 11 labor standards, and the environment unless otherwise provided under this paragraph), if the Secretary finds that 12 good cause exists for the waiver or alternative requirement 13 and such waiver or alternative requirement is necessary to 14 15 prevent, prepare for, and respond to coronavirus: Provided further, That any such waivers shall be deemed to be effec-16 tive as of the date a State or unit of local government began 17 preparing for coronavirus and shall apply to the use of 18 19 amounts provided under this heading in this Act and 20 amounts provided under the same heading for the Emer-21 gency Solutions Grant program in prior Acts used by re-22 cipients to prevent, prepare for, and respond to coronavirus: 23 Provided further, That the Secretary shall notify the public through the Federal Register or other appropriate means 24 of any such waiver or alternative requirement, and that 25

such public notice may be provided, at a minimum, on the 1 Internet at the appropriate Government web site or through 2 3 other electronic media, as determined by the Secretary: Provided further, That any additional activities or authorities 4 5 authorized pursuant to this Act, including any waivers and 6 alternative requirements established by the Secretary pursu-7 ant to this Act, may also apply at the discretion and upon 8 notice of the Secretary with respect to all amounts made 9 available for the Emergency Solutions Grants program under the heading "Homeless Assistance Grants" in any 10 11 prior Act and used by recipients to prevent, prepare for, and respond to coronavirus: Provided further, That up to 12 1 percent of amounts made available under this heading 13 in this Act may be used to make new awards or increase 14 prior awards made to existing technical assistance pro-15 viders with experience in providing health care services to 16 homeless populations, without competition, to provide an 17 immediate increase in capacity building and technical as-18 sistance available to recipients of amounts for the Emer-19 gency Solutions Grants program under this heading in this 20 21 Act and under the same heading in prior Acts: Provided 22 further, That none of the funds provided under this heading 23 in this Act may be used to require people experiencing homelessness to receive treatment or perform any other pre-24 requisite activities as a condition for receiving shelter, hous-25

ing, or other services: Provided further, That such amount
 is designated by the Congress as being for an emergency
 requirement pursuant to section 251(b)(2)(A)(i) of the Bal anced Budget and Emergency Deficit Control Act of 1985.

5

6

HOUSING PROGRAMS

PROJECT-BASED RENTAL ASSISTANCE

7 For an additional amount for "Project-Based Rental Assistance", \$1,000,000,000, to remain available until ex-8 9 pended, to prevent, prepare for, and respond to coronavirus, including to provide additional funds to maintain normal 10 11 operations and take other necessary actions during the period that the program is impacted by coronavirus, for as-12 13 sistance to owners or sponsors of properties receiving project-based assistance pursuant to section 8 of the United 14 States Housing Act of 1937 (42 U.S.C. 1437f et seq.): Pro-15 vided, That the Secretary may waive, or specify alternative 16 requirements for, any provision of any statute or regulation 17 that the Secretary administers in connection with the use 18 19 of amounts made available under this heading in this Act 20 (except for requirements related to fair housing, non-21 discrimination, labor standards, and the environment), 22 upon a finding by the Secretary that any such waivers or 23 alternative requirements are necessary to expedite or facilitate the use of such amounts to prevent, prepare for, and 24 respond to coronavirus, and such waiver or alternative re-25

quirement is consistent with the purposes described under 1 this heading in this Act: Provided further, That the Sec-2 3 retary shall notify the public through the Federal Register or other appropriate means of any such waiver or alter-4 5 native requirement in order for such waiver or alternative 6 requirement to take effect, and that such public notice may be provided, at a minimum, on the Internet at the appro-7 8 priate Government web site or through other electronic 9 media, as determined by the Secretary: Provided further, 10 That such amount is designated by the Congress as being 11 for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 12 Deficit Control Act of 1985. 13

14

HOUSING FOR THE ELDERLY

15 For an additional amount for "Housing for the Elderly", \$50,000,000, to remain available until September 30, 16 17 2023, to prevent, prepare for, and respond to coronavirus, including to provide additional funds to maintain normal 18 19 operations and take other necessary actions during the pe-20 riod that the program is impacted by coronavirus, for as-21 sistance to owners or sponsors of properties receiving 22 project-based assistance pursuant to section 202 of the 23 Housing Act of 1959 (12 U.S.C. 1701q), as amended: Provided, That of the amount provided under this heading in 24 this Act, up to \$10,000,000 shall be for service coordinators 25

and the continuation of existing congregate service grants 1 for residents of assisted housing projects: Provided further, 2 3 That the Secretary may waive, or specify alternative requirements for, any provision of any statute or regulation 4 5 that the Secretary administers in connection with the use 6 of amounts made available under this heading in this Act (except for requirements related to fair housing, non-7 8 discrimination, labor standards, and the environment), 9 upon a finding by the Secretary that any such waivers or 10 alternative requirements are necessary to expedite or facili-11 tate the use of such amounts to prevent, prepare for, and respond to coronavirus, and such waiver or alternative re-12 13 quirement is consistent with the purposes described under this heading in this Act: Provided further, That the Sec-14 15 retary shall notify the public through the Federal Register or other appropriate means of any such waiver or alter-16 native requirement in order for such waiver or alternative 17 requirement to take effect, and that such public notice may 18 be provided, at a minimum, on the Internet at the appro-19 priate Government web site or through other electronic 20 21 media, as determined by the Secretary: Provided further, 22 That such amount is designated by the Congress as being 23 for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and Emergency 24 Deficit Control Act of 1985. 25

HOUSING FOR PERSONS WITH DISABILITIES

1

2 For an additional amount for "Housing for Persons" 3 with Disabilities", \$15,000,000, to remain available until September 30, 2023, to prevent, prepare for, and respond 4 5 to coronavirus, including to provide additional funds to 6 maintain normal operations and take other necessary actions during the period that the program is impacted by 7 8 coronavirus, for assistance to owners or sponsors of prop-9 erties receiving project-based assistance pursuant to section 10 811 of the Cranston-Gonzalez National Affordable Housing 11 Act (42 U.S.C. 8013), as amended: Provided, That the Secretary may waive, or specify alternative requirements for, 12 13 any provision of any statute or regulation that the Secretary administers in connection with the use of amounts 14 made available under this heading in this Act (except for 15 requirements related to fair housing, nondiscrimination, 16 labor standards, and the environment), upon a finding by 17 the Secretary that any such waivers or alternative require-18 19 ments are necessary to expedite or facilitate the use of such 20 amounts to prevent, prepare for, and respond to 21 coronavirus, and such waiver or alternative requirement is 22 consistent with the purposes described under this heading 23 in this Act: Provided further, That the Secretary shall notify the public through the Federal Register or other appro-24 priate means of any such waiver or alternative requirement 25

in order for such waiver or alternative requirement to take 1 effect, and that such public notice may be provided, at a 2 3 minimum, on the Internet at the appropriate Government web site or through other electronic media, as determined 4 5 by the Secretary: Provided further, That such amount is 6 designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Bal-7 8 anced Budget and Emergency Deficit Control Act of 1985.

- 9 FAIR HOUSING AND EQUAL OPPORTUNITY
- 10

FAIR HOUSING ACTIVITIES

11 For an additional amount for "Fair Housing Activities", \$2,500,000, to remain available until September 30, 12 13 2021, for contracts, grants, and other assistance, as authorized by title VIII of the Civil Rights Act of 1968, as amend-14 ed by the Fair Housing Amendments Act of 1988, and sec-15 tion 561 of the Housing and Community Development Act 16 of 1987, to prevent, prepare for, and respond to coronavirus, 17 of which \$1,500,000 shall be for the Fair Housing Assist-18 19 ance Program Partnership for Special Enforcement grants 20 to address fair housing issues relating to coronavirus, and 21 \$1,000,000 shall be for the Fair Housing Initiatives Pro-22 gram for education and outreach activities under such sec-23 tion 561 to educate the public about fair housing issues related to coronavirus: Provided, That such amount is des-24 ignated by the Congress as being for an emergency require-25

ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

3 Office of Inspector General

4 For an additional amount for "Office of Inspector General", \$5,000,000, to remain available until expended, 5 to prevent, prepare for, and respond to coronavirus: Pro-6 vided, That the funding made available under this heading 7 8 in this Act shall be used for conducting audits and inves-9 tigations of projects and activities carried out with funds 10 made available in this Act to the Department of Housing 11 and Urban Development to prevent, prepare for, and respond to coronavirus: Provided further, That such amount 12 13 is designated by the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Bal-14 anced Budget and Emergency Deficit Control Act of 1985. 15

16 GENERAL PROVISIONS—THIS TITLE

17 SEC. 22001. Of the amounts made available from the Airport and Airway Trust Fund for "Federal Aviation Ad-18 ministration—Operations" in title XI of division B of the 19 20 Bipartisan Budget Act of 2018 (Public Law 115–123), up 21 to \$25,000,000 may be used to prevent, prepare for, and 22 respond to coronavirus: Provided, That amounts repurposed 23 in this section that were previously designated by the Con-24 gress as an emergency requirement pursuant to the Balanced Budget and Emergency Deficit Control Act of 1985 25

are designated by the Congress as an emergency require ment pursuant to section 251(b)(2)(A)(i) of the Balanced
 Budget and Emergency Deficit Control Act of 1985.

4 SEC. 22002. For amounts made available by this Act under the headings "Northeast Corridor Grants to the Na-5 6 tional Railroad Passenger Corporation" and "National Network Grants to the National Railroad Passenger Cor-7 8 poration", the Secretary of Transportation may not waive 9 the requirements under section 24312 of title 49, United 10 States Code, and section 24305(f) of title 49, United States Code: Provided, That for amounts made available by this 11 12 Act under such headings the Secretary shall require the Na-13 tional Railroad Passenger Corporation to comply with the Railway Retirement Act of 1974 (45 U.S.C. 231 et seq.), 14 the Railway Labor Act (45 U.S.C. 151 et seq.), and the 15 Railroad Unemployment Insurance Act (45 U.S.C. 351 et 16 17 seq.): Provided further, That not later than 7 days after the date of enactment of this Act and each subsequent 7 18 19 days thereafter, the Secretary shall notify the House and 20 Senate Committees on Appropriations, the Committee on 21 Transportation and Infrastructure of the House of Rep-22 resentatives, and the Committee on Commerce, Science, and 23 Transportation of the Senate of any National Railroad Passenger Corporation employee furloughs as a result of ef-24 forts to prevent, prepare for, and respond to coronavirus: 25

Provided further, That in the event of any National Rail-1 road Passenger Corporation employee furloughs as a result 2 3 of efforts to prevent, prepare for, and respond to coronavirus, the Secretary shall require the National Rail-4 5 road Passenger Corporation to provide such employees the opportunity to be recalled to their previously held positions 6 as intercity passenger rail service is restored to March 1, 7 8 2020 levels and not later than the date on which intercity passenger rail service has been fully restored to March 1, 9 10 2020 levels.

SEC. 22003. For the duration of fiscal year 2020, section 127(i)(1)(A) of title 23, United States Code, shall read
as if and apply to situations in which: the President has
declared an emergency or a major disaster under the Robert
T. Stafford Disaster Relief and Emergency Assistance Act
(42 U.S.C. 5121 et seq.).

17 SEC. 22004. No later than September 30, 2020, the remaining unobligated balances of funds made available for 18 19 the youth homelessness demonstration under the heading 20"Department of Housing and Urban Development—Com-21munity Planning and Development—Homeless Assistance 22 Grants" in the Consolidated Appropriations Act, 2018 23 (Public Law 115–141) are hereby permanently rescinded, and an amount of additional new budget authority equiva-24 lent to the amount rescinded is hereby appropriated, to re-25

main available until September 30, 2021, in addition to
 other funds as may be available for such purposes, and shall
 be available, without additional competition, for completing
 the funding of awards made pursuant to the fiscal year
 2018 youth homelessness demonstration.

6 HIGHWAY SAFETY GRANTS EMERGENCY AUTHORITY

7 SEC. 22005. (a) IN GENERAL.—The Secretary of Transportation (referred to in this section as the "Sec-8 9 retary") may waive or postpone any requirement under section 402, 404, 405, or 412 of title 23, United States Code, 10 11 section 4001 of the FAST Act (Public Law 114–94; 129 12 Stat. 1497), or part 1300 of title 23, Code of Federal Requ-13 lations (or successor regulations), if the Secretary determines that— 14

15 (1) the Coronavirus Disease 2019 (COVID-19) is
16 having a substantial impact on—

17 (A) the ability of States to implement or
18 carry out any grant, campaign, or program
19 under those provisions; or

20 (B) the ability of the Secretary to carry out
21 any responsibility of the Secretary with respect
22 to a grant, campaign, or program under those
23 provisions; or

24 (2) the requirements of those provisions are hav25 ing a substantial impact on the ability of States or

2 *(COVID-19).*

1

3 (b) REPORT.—The Secretary shall periodically submit
4 to the relevant committees of Congress a report describing—

5 (1) each determination made by the Secretary
6 under subsection (a); and

7 (2) each waiver or postponement of a require8 ment under that subsection.

9 (c) EMERGENCY REQUIREMENT.—The amount pro-10 vided by this section is designated by the Congress as being 11 for an emergency requirement pursuant to section 12 251(b)(2)(A)(i) of the Balanced Budget and Emergency 13 Deficit Control Act of 1985.

14 TITLE XIII

15 GENERAL PROVISIONS—THIS ACT

16 SEC. 23001. Each amount appropriated or made
17 available by this Act is in addition to amounts otherwise
18 appropriated for the fiscal year involved.

SEC. 23002. No part of any appropriation contained
in this Act shall remain available for obligation beyond the
current fiscal year unless expressly so provided herein.

SEC. 23003. Unless otherwise provided for by this Act,
the additional amounts appropriated by this Act to appropriations accounts shall be available under the authorities

and conditions applicable to such appropriations accounts
 for fiscal year 2020.

SEC. 23004. (a) Subject to subsection (b), and notwith4 standing any other provision of law, funds made available
5 in this Act, or transferred pursuant to authorization grant6 ed in this Act, may only be used to prevent, prepare for,
7 and respond to coronavirus.

8 (b) Subsection (a) shall not apply to sections 11002, 9 13002, and 18114 of this Act, reimbursements made pursu-10 ant to authority in this Act, or to funds made available 11 in this Act for the Emergency Reserve Fund, established 12 pursuant to section 7058(c)(1) of division J of Public Law 13 115–31, or to funds made available in this Act for the Infectious Diseases Rapid Response Reserve Fund, established 14 pursuant to section 231 of division B of Public Law 115-15 16 245.

(c) This section shall not apply to title VI of this Act.
SEC. 23005. In this Act, the term "coronavirus" means
SARS-CoV-2 or another coronavirus with pandemic potential.

SEC. 23006. Each amount designated in this Act by
the Congress as being for an emergency requirement pursuant to section 251(b)(2)(A)(i) of the Balanced Budget and
Emergency Deficit Control Act of 1985 shall be available
(or rescinded or transferred, if applicable) only if the Presi-

1 dent subsequently so designates all such amounts and trans 2 mits such designations to the Congress.

3 SEC. 23007. Any amount appropriated by this Act, 4 designated by the Congress as an emergency requirement 5 pursuant to section 251(b)(2)(A)(i) of the Balanced Budget 6 and Emergency Deficit Control Act of 1985 and subse-7 quently so designated by the President, and transferred pur-8 suant to transfer authorities provided by this Act shall re-9 tain such designation.

10

BUDGETARY EFFECTS

SEC. 23008. (a) STATUTORY PAYGO SCORECARDS.—
 The budgetary effects of this division shall not be entered
 on either PAYGO scorecard maintained pursuant to section
 4(d) of the Statutory Pay As-You-Go Act of 2010.

(b) SENATE PAYGO SCORECARDS.—The budgetary effects of this division shall not be entered on any PAYGO
scorecard maintained for purposes of section 4106 of H.
Con. Res. 71 (115th Congress).

(c) CLASSIFICATION OF BUDGETARY EFFECTS.—Notwithstanding Rule 3 of the Budget Scorekeeping Guidelines
set forth in the joint explanatory statement of the committee
of conference accompanying Conference Report 105–217
and section 250(c)(7) and (c)(8) of the Balanced Budget
and Emergency Deficit Control Act of 1985, the budgetary
effects of this division shall be estimated for purposes of section 251 of such Act.

1 (d) Ensuring No Within-Session Sequestra-TION.—Solely for the purpose of calculating a breach within 2 3 a category for fiscal year 2020 pursuant to section 251(a)(6) or section 254(g) of the Balanced Budget and 4 Emergency Deficit Control Act of 1985, and notwith-5 standing any other provision of this division, the budgetary 6 7 effects from this division shall be counted as amounts des-8 ignated as being for an emergency requirement pursuant to section 251(b)(2)(A) of such Act. 9

This division may be cited as the "Emergency Appropriations for Coronavirus Health Response and Agency Operations".

Attest:

Secretary.

^{116TH CONGRESS} H.R. 748

AMENDMENT