

103^D CONGRESS
1ST SESSION

S. 1581

To establish a Federal Rapid Deployment Force made up of Federal law enforcement personnel that States and localities could call upon for temporary assistance in battling violent crime caused by or exacerbated by the interstate flow of drugs, guns, and criminals; to provide increased support for Federal-State anti-drug and anti-violence task forces; to authorize the President to declare violent crime and drug emergency areas; to provide a program to assist discharged members of the Armed Forces in obtaining training and employment as law enforcement personnel and as managers and employees with public housing authorities and management companies; to establish a Police Corps program; to study antiloitering statutes and design a model statute; to establish a national commission on violent crime, and for other purposes.

IN THE SENATE OF THE UNITED STATES

OCTOBER 25 (legislative day, OCTOBER 13), 1993

Mr. LIEBERMAN introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To establish a Federal Rapid Deployment Force made up of Federal law enforcement personnel that States and localities could call upon for temporary assistance in battling violent crime caused by or exacerbated by the interstate flow of drugs, guns, and criminals; to provide increased support for Federal-State anti-drug and anti-violence task forces; to authorize the President to declare violent crime and drug emergency areas; to provide a program to assist discharged members of the Armed

Forces in obtaining training and employment as law enforcement personnel and as managers and employees with public housing authorities and management companies; to establish a Police Corps program; to study antiloitering statutes and design a model statute; to establish a national commission on violent crime, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
 2 *tives of the United States of America in Congress assembled,*

3 **SECTION 1. SHORT TITLE.**

4 This Act may be cited as the “Violent Crime Reduc-
 5 tion Act of 1993”.

6 **TITLE I—INCREASE IN THE NUM-**
 7 **BER OF TRAINED LAW EN-**
 8 **FORCEMENT PERSONNEL**
 9 **Subtitle A—Rapid Deployment**
 10 **Strike Force**

11 **SEC. 101. ESTABLISHMENT.**

12 (a) IN GENERAL.—The Attorney General shall estab-
 13 lish in the Federal Bureau of Investigation a unit, to be
 14 known as the Rapid Deployment Force, which shall be
 15 made available to assist units of local government in com-
 16 bating crime in accordance with this subtitle.

17 (b) ASSISTANT DIRECTOR.—The Rapid Deployment
 18 Force shall be headed by a Deputy Assistant Director of
 19 the Federal Bureau of Investigation (referred to as “Dep-
 20 uty Assistant Director”).

1 (c) PERSONNEL.—

2 (1) IN GENERAL.—The Rapid Deployment
3 Force shall be comprised of approximately 2,500
4 Federal law enforcement officers with training and
5 experience in—

6 (A) investigation of violent crime, drug-re-
7 lated crime, criminal gangs, and juvenile delin-
8 quency; and

9 (B) community action to prevent crime.

10 (2) REPLACEMENT.—To the extent that the
11 Rapid Deployment Force is staffed through the
12 transfer of personnel from other entities in the De-
13 partment of Justice or any other Federal agency,
14 such personnel of that entity or agency shall be re-
15 placed through the hiring of additional law enforce-
16 ment officers.

17 **SEC. 102. DEPLOYMENT.**

18 (a) IN GENERAL.—On application of the Governor of
19 a State and the chief executive officer of the affected local
20 government or governments (or, in the case of the District
21 of Columbia, the mayor) and upon finding that the occur-
22 rence of criminal activity in a particular jurisdiction is
23 being exacerbated by the interstate flow of drugs, guns,
24 and criminals, the Deputy Assistant Director may deploy
25 on a temporary basis a unit of the Rapid Deployment

1 Force of an appropriate number of law enforcement offi-
2 cers to the jurisdiction to assist State and local law en-
3 forcement agencies in the investigation of criminal activ-
4 ity.

5 (b) APPLICATION.—An application for assistance
6 under this section shall—

7 (1) describe the nature of the crime problem
8 that a local jurisdiction is experiencing;

9 (2) describe, in quantitative and qualitative
10 terms, the State and local law enforcement forces
11 that are available and will be made available to com-
12 bat the crime problem;

13 (3) demonstrate that such State and local law
14 enforcement forces have been organized and coordi-
15 nated so as to make the most effective use of the re-
16 sources that are available to them, and of the assist-
17 ance of the Rapid Deployment Force, to combat
18 crime;

19 (4) demonstrate a willingness to assist in pro-
20 viding temporary housing facilities for members of
21 the Rapid Deployment Force;

22 (5) delineate opportunities for training and edu-
23 cation of local law enforcement and community rep-
24 resentatives in anticrime strategies by the Rapid De-
25 ployment Force;

1 (6) include a plan by which the local jurisdic-
2 tion will prevent a rebound in the crime level follow-
3 ing departure of the Rapid Deployment Force from
4 the jurisdiction; and

5 (7) such other information as the Deputy As-
6 sistant Director may reasonably require.

7 (c) CONDITIONS OF DEPLOYMENT.—The Deputy As-
8 sistant Director, upon consultation with the Attorney Gen-
9 eral, may agree to deploy a unit of the Rapid Deployment
10 Force to a State or local jurisdiction on such conditions
11 as the Deputy Assistant Director considers to be appro-
12 priate, including a condition that more State or local law
13 enforcement officers or other resources be committed to
14 dealing with the crime problem.

15 (d) DEPUTIZATION.—Members of the Rapid Deploy-
16 ment Force who are deployed to a jurisdiction shall be
17 deputized in accordance with State law so as to empower
18 such officers to make arrests and participate in the pros-
19 ecution of criminal offenses under State law.

20 **SEC. 103. LEAVE SYSTEM.**

21 Notwithstanding the provisions of subchapter I of
22 chapter 63 of title 5, United States Code, the Attorney
23 General of the United States shall, after consultation with
24 the Director of the Office of Personnel Management, es-
25 tablish, and administer an annual leave system applicable

1 to the Federal law enforcement officers serving in the
2 Rapid Deployment Force.

3 **SEC. 104. AUTHORIZATION OF APPROPRIATIONS.**

4 There are authorized to be appropriated to carry out
5 this subtitle—

6 (1) \$25,000,000 for fiscal year 1995;

7 (2) \$100,000,000 for fiscal year 1996; and

8 (3) \$150,000,000 for fiscal year 1997.

9 **Subtitle B—Federal-State Anti-**
10 **Drug and Anti-Violence Task**
11 **Forces**

12 **SEC. 111. AUTHORIZATION OF APPROPRIATIONS.**

13 There is authorized to be appropriated for fiscal year
14 1995, in addition to any other funds that may otherwise
15 be made available for the purpose, \$150,000,000 for the
16 support and expansion of Federal-State anti-drug and
17 anti-violence task forces participated in by the Federal
18 Bureau of Investigation, the Drug Enforcement Adminis-
19 tration, the Bureau of Alcohol, Tobacco, and Firearms
20 and United States Attorneys Offices with State and local
21 law enforcement agencies and prosecutors for the purposes
22 of—

23 (1) enhancing interagency coordination of ac-
24 tivities in the provision of intelligence information;

1 ment liaisons, representatives of police labor organi-
2 zations and police management organizations, and
3 other appropriate State and local agencies to develop
4 and implement interagency agreements designed to
5 carry out the program;

6 (2) contain assurances that the State shall ad-
7 vertise the assistance available under this subtitle;

8 (3) contain assurances that the State shall
9 screen and select law enforcement personnel for par-
10 ticipation in the program; and

11 (4) meet the requirements of section 129.

12 **SEC. 123. DEFINITIONS.**

13 In this subtitle—

14 “academic year” means a traditional academic
15 year beginning in August or September and ending
16 in the following May or June.

17 “dependent child” means a natural or adopted
18 child or stepchild of a law enforcement officer who
19 at the time of the officer’s death—

20 (A) was no more than 21 years old; or

21 (B) if older than 21 years, was in fact de-
22 pendent on the child’s parents for at least one-
23 half of the child’s support (excluding edu-
24 cational expenses), as determined by the Direc-
25 tor.

1 “Director” means the Director of the Office of
2 the Police Corps appointed under section 124.

3 “educational expenses” means expenses that
4 are directly attributable to—

5 (A) a course of education leading to the
6 award of the baccalaureate degree in legal- or
7 criminal justice-related studies; or

8 (B) a course of graduate study in legal- or
9 criminal justice-related studies following award
10 of a baccalaureate degree,

11 including the cost of tuition, fees, books, supplies,
12 transportation, room and board and miscellaneous
13 expenses.

14 “institution of higher education” has the mean-
15 ing stated in the first sentence of section 1201(a) of
16 the Higher Education Act of 1965 (20 U.S.C.
17 1141(a)).

18 “participant” means a participant in the Police
19 Corps program selected pursuant to section 125.

20 “State” means a State of the United States,
21 the District of Columbia, the Commonwealth of
22 Puerto Rico, the Virgin Islands, American Samoa,
23 Guam, and the Commonwealth of the Northern Mar-
24 iana Islands.

1 “State Police Corps program” means a State
2 police corps program that meets the requirements of
3 section 129.

4 **SEC. 124. ESTABLISHMENT OF OFFICE OF THE POLICE**
5 **CORPS.**

6 (a) ESTABLISHMENT.—There is established in the
7 Department of Justice, under the general authority of the
8 Attorney General, an Office of the Police Corps.

9 (b) APPOINTMENT OF DIRECTOR.—The Office of the
10 Police Corps shall be headed by a Director, who shall be
11 appointed by the President by and with the advice and
12 consent of the Senate.

13 (c) RESPONSIBILITIES OF DIRECTOR.—The Director
14 shall be responsible for the administration of the Police
15 Corps program established in this subtitle and shall have
16 authority to promulgate regulations to implement this sub-
17 title.

18 **SEC. 125. SCHOLARSHIP ASSISTANCE.**

19 (a) SCHOLARSHIPS AUTHORIZED.—

20 (1) IN GENERAL.—The Director may award
21 scholarships to participants who agree to work in a
22 State or local police force in accordance with agree-
23 ments entered into pursuant to subsection (d).

24 (2) AMOUNT.—(A) Except as provided in sub-
25 paragraph (B), each scholarship payment made

1 under this section for each academic year shall not
2 exceed—

3 (i) \$7,500; or

4 (ii) the cost of the educational expenses re-
5 lated to attending an institution of higher edu-
6 cation.

7 (B) In the case of a participant who is pursuing
8 a course of educational study during substantially an
9 entire calendar year, the amount of scholarship pay-
10 ments made during such year shall not exceed
11 \$10,000.

12 (C) The total amount of scholarship assistance
13 received by any one student under this section shall
14 not exceed \$30,000.

15 (3) SATISFACTORY PROGRESS.—Recipients of
16 scholarship assistance under this section shall con-
17 tinue to receive such scholarship payments only dur-
18 ing such periods as the Director finds that the recip-
19 ient is maintaining satisfactory progress as deter-
20 mined by the institution of higher education the re-
21 cipient is attending.

22 (4) DIRECT PAYMENT.—(A) The Director shall
23 make scholarship payments under this section di-
24 rectly to the institution of higher education that the
25 student is attending.

1 (B) Each institution of higher education receiv-
2 ing a payment on behalf of a participant pursuant
3 to subparagraph (A) shall remit to such student any
4 funds in excess of the costs of tuition, fees, and
5 room and board payable to the institution.

6 (b) REIMBURSEMENT.—

7 (1) IN GENERAL.—The Director may make pay-
8 ments to a participant to reimburse the participant
9 for the costs of educational expenses if the partici-
10 pant agrees to work in a State or local police force
11 in accordance with the agreement entered into pur-
12 suant to subsection (d).

13 (2) AMOUNT.—(A) A payment made pursuant
14 to paragraph (1) for an academic year of study shall
15 not exceed—

16 (i) \$7,500; or

17 (ii) the cost of educational expenses related
18 to attending an institution of higher education.

19 (B) In the case of a participant who is pursuing
20 a course of educational study during substantially an
21 entire calendar year, the amount of scholarship pay-
22 ments made during the year shall not exceed
23 \$10,000.

1 (C) The total amount of payments made pursu-
2 ant to subparagraph (A) to any 1 student shall not
3 exceed \$30,000.

4 (c) USE OF SCHOLARSHIP.—Scholarships awarded
5 under this subsection shall only be used to attend a 4-
6 year institution of higher education, except that—

7 (1) scholarships may be used for graduate and
8 professional study; and

9 (2) if a participant has enrolled in the program
10 upon or after transfer to a 4-year institution of
11 higher education, the Director may reimburse the
12 participant for the participant's prior educational
13 expenses.

14 (d) AGREEMENT.—

15 (1) IN GENERAL.—Each participant receiving a
16 scholarship or a payment under this section shall
17 enter into an agreement with the Director that con-
18 tains assurances that the participant will—

19 (A) after successful completion of a bacca-
20 laurate program and training as prescribed in
21 section 127, work for 4 years in a State or local
22 police force without there having arisen suffi-
23 cient cause for the participant's dismissal under
24 the rules applicable to members of the police
25 force of which the participant is a member;

1 (B) complete satisfactorily—

2 (i) an educational course of study and
3 receipt of a baccalaureate degree (in the
4 case of undergraduate study) or the re-
5 ward of credit to the participant for having
6 completed 1 or more graduate courses (in
7 the case of graduate study); and

8 (ii) Police Corps training and certifi-
9 cation by the Director that the participant
10 has met such performance standards as
11 may be established pursuant to section
12 127; and

13 (C) repay all of the scholarship or payment
14 received plus interest at the rate of 10 percent
15 per annum or 4 percent above the prime rate,
16 whichever is higher, if the conditions of sub-
17 paragraphs (A) and (B) are not complied with.

18 (2) DEATH OR DISABILITY.—(A) A recipient of
19 a scholarship or payment under this section shall not
20 be considered to be in violation of the agreement en-
21 tered into pursuant to paragraph (1) if the recipi-
22 ent—

23 (i) dies; or

1 (ii) becomes permanently and totally dis-
2 abled as established by the sworn affidavit of a
3 qualified physician.

4 (B) If a scholarship recipient is unable to com-
5 ply with the repayment provision set forth in para-
6 graph (1)(C) because of a physical or emotional dis-
7 ability or for good cause as determined by the Direc-
8 tor, the Director may substitute community service
9 in a form prescribed by the Director for the required
10 repayment.

11 (C) The Director shall expeditiously seek repay-
12 ment from participants who violate the agreement
13 described in paragraph (1).

14 (e) DEPENDENT CHILD.—

15 (1) SCHOLARSHIP ASSISTANCE.—A dependent
16 child of a law enforcement officer—

17 (A) who is a member of a State or local
18 police force or is a Federal criminal investigator
19 or uniformed police officer,

20 (B) who is not a participant in the Police
21 Corps program, but

22 (C) who serves in a State for which the Di-
23 rector has approved a Police Corps plan, and

24 (D) who is killed in the course of perform-
25 ing police duties,

1 shall be entitled to the scholarship assistance author-
2 ized in this section for any course of study in any
3 institution of higher education.

4 (2) NO REPAYMENT.— A dependent child shall
5 not incur any repayment obligation in exchange for
6 the scholarship assistance provided under this sub-
7 section.

8 (f) APPLICATION.—Each participant desiring a schol-
9 arship or payment under this section shall submit an ap-
10 plication as prescribed by the Director in such manner and
11 accompanied by such information as the Director may rea-
12 sonably require.

13 **SEC. 126. SELECTION OF PARTICIPANTS.**

14 (a) IN GENERAL.—Participants in State Police Corps
15 programs shall be selected on a competitive basis by each
16 State under regulations prescribed by the Director.

17 (b) SELECTION CRITERIA AND QUALIFICATIONS.—

18 (1) IN GENERAL.—In order to participate in a
19 State Police Corps program, a participant shall—

20 (A) be a citizen of the United States or an
21 alien lawfully admitted for permanent residence
22 in the United States;

23 (B) meet the requirements for admission
24 as a trainee of the State or local police force to
25 which the participant will be assigned pursuant

1 to section 129(5), including achievement of sat-
2 isfactory scores on any applicable examination,
3 except that failure to meet the age requirement
4 for a trainee of the State or local police shall
5 not disqualify the applicant if the applicant will
6 be of sufficient age upon completing an under-
7 graduate course of study;

8 (C) possess the necessary mental and phys-
9 ical capabilities and emotional characteristics to
10 discharge effectively the duties of a law enforce-
11 ment officer;

12 (D) be of good character and demonstrate
13 sincere motivation and dedication to law en-
14 forcement and public service;

15 (E) in the case of an undergraduate, agree
16 in writing that the participant will complete an
17 educational course of study leading to the
18 award of a baccalaureate degree and will then
19 accept an appointment and complete 4 years of
20 service as an officer in the State police or in a
21 local police department within the State;

22 (F) in the case of a participant desiring to
23 undertake or continue graduate study, agree in
24 writing that the participant will accept an ap-
25 pointment and complete 4 years of service as an

1 officer in the State police or in a local police de-
2 partment within the State before undertaking
3 or continuing graduate study;

4 (G) contract with the consent of the par-
5 ticipant's parent or guardian if the participant
6 is a minor to serve for 4 years as an officer in
7 the State police or in a local police department,
8 if an appointment is offered; and

9 (H) except as provided in paragraph (2),
10 be without previous law enforcement experience.

11 (2) TEMPORARY AVAILABILITY FOR EXPERI-
12 ENCED APPLICANTS.—(A) Until the date that is 5
13 years after the date of enactment of this Act, up to
14 10 percent of the applicants accepted into the Police
15 Corps program may be persons who—

16 (i) have had some law enforcement experi-
17 ence; and

18 (ii) have demonstrated special leadership
19 potential and dedication to law enforcement.

20 (B)(i) The prior period of law enforcement of a
21 participant selected pursuant to subparagraph (A)
22 shall not be counted toward satisfaction of the par-
23 ticipant's 4-year service obligation under section
24 128, and such a participant shall be subject to the
25 same benefits and obligations under this subtitle as

1 other participants (including those stated in sub-
2 section (b)(1) (E) and (F)).

3 (ii) Clause (i) shall not be construed to preclude
4 counting a participant's previous period of law en-
5 forcement experience for purposes other than satis-
6 faction of the requirements of section 128, such as
7 for purposes of determining such a participant's pay
8 and other benefits, rank, and tenure.

9 (3) NUMBER OF PARTICIPANTS.—(A) It is the
10 intent of Congress in this subtitle that there shall be
11 no more than 20,000 participants in each graduat-
12 ing class.

13 (B) The Director shall approve State plans pro-
14 viding in the aggregate for such enrollment of appli-
15 cants as shall ensure, as nearly as possible, that
16 there are annual graduating classes of 20,000.

17 (C) In a year in which applications are received
18 in a number greater than that which will produce,
19 in the judgment of the Director, a graduating class
20 of more than 20,000, the Director shall, in deciding
21 which applications to grant, give preference to those
22 who will be participating in State plans that provide
23 law enforcement personnel to areas of greatest need.

24 (c) RECRUITMENT OF MINORITIES.—Each State par-
25 ticipating in the Police Corps program shall make special

1 efforts to seek and recruit applicants from among mem-
2 bers of all racial, ethnic or gender groups. This subsection
3 does not authorize an exception from the competitive
4 standards for admission established pursuant to sub-
5 sections (a) and (b).

6 (d) ENROLLMENT OF APPLICANT.—

7 (1) CONDITION.—An applicant shall be accept-
8 ed into a State Police Corps program on the condi-
9 tion that the applicant will be matriculated in, or ac-
10 cepted for admission at, an institution of higher edu-
11 cation—

12 (A) as a full-time student in an under-
13 graduate program; or

14 (B) for purposes of taking a graduate
15 course.

16 (2) REVOCATION OF ACCEPTANCE.—If the ap-
17 plicant is not matriculated or accepted as set forth
18 in paragraph (1), the applicant's acceptance in the
19 program shall be revoked.

20 (e) LEAVE OF ABSENCE.—

21 (1) FROM STUDY, TRAINING, OR SERVICE.—(A)
22 A participant in a State Police Corps program who
23 requests a leave of absence from educational study,
24 training, or service for a period not to exceed 1 year
25 (or 18 months in the aggregate in the event of mul-

1 multiple requests) due to temporary physical or emo-
2 tional disability shall be granted such leave of ab-
3 sence by the State.

4 (B) A participant who requests a leave of ab-
5 sence from educational study, training or service for
6 a period not to exceed 1 year (or 18 months in the
7 aggregate in the event of multiple requests) for any
8 reason other than those listed in paragraph (1) may
9 be granted such leave of absence by the State.

10 (2) FROM STUDY OR TRAINING.—A participant
11 who requests a leave of absence from educational
12 study or training for a period not to exceed 30
13 months to serve on an official religious mission may
14 be granted such leave of absence.

15 (f) ADMISSION OF APPLICANTS.—An applicant may
16 be admitted into a State Police Corps program either be-
17 fore commencement of or during the applicant's course of
18 educational study.

19 **SEC. 127. POLICE CORPS TRAINING.**

20 (a) ESTABLISHMENT OF PROGRAM.—

21 (1) IN GENERAL.—(A) The Director shall es-
22 tablish programs of training for Police Corps partici-
23 pants.

24 (B) Such programs may be carried out at up to
25 3 training centers established and administered by

1 the Director or at State training facilities under con-
2 tract.

3 (C) The Director shall contract with a State
4 training facility upon request of such facility if the
5 Director determines that such facility offers a course
6 of training substantially equivalent to the Police
7 Corps training program described in this subtitle.

8 (2) CONTRACTS FOR SERVICES.—The Director
9 may enter into contracts with individuals, institu-
10 tions of learning, and government agencies (includ-
11 ing State and local police forces) to obtain the serv-
12 ices of persons qualified to participate in and con-
13 tribute to the training process.

14 (3) AGREEMENTS WITH FEDERAL AGENCIES.—
15 The Director may enter into agreements with agen-
16 cies of the Federal Government to utilize on a reim-
17 bursable basis space in Federal buildings and other
18 resources.

19 (4) EXPENDITURES.—The Director may au-
20 thorize such expenditures as are necessary for the
21 effective maintenance of the training centers, includ-
22 ing purchases of supplies, uniforms, and educational
23 materials and the provision of subsistence, quarters,
24 and medical care to participants.

25 (b) TRAINING SESSIONS.—

1 (1) IN GENERAL.—A participant in a State Po-
2 lice Corps program shall attend two 8-week training
3 sessions at a training center, one during the summer
4 following completion of sophomore year and one dur-
5 ing the summer following completion of junior year.

6 (2) PARTICIPANTS ENTERING AFTER SOPHO-
7 MORE YEAR.—If a participant enters the program
8 after sophomore year, the participant shall complete
9 16 weeks of training at times determined by the
10 Director.

11 (c) FURTHER TRAINING.—The 16 weeks of Police
12 Corps training authorized in this section is intended to
13 serve as basic law enforcement training but not to exclude
14 further training of participants by the State and local au-
15 thorities to which they will be assigned. Each State plan
16 approved by the Director under section 128 shall include
17 assurances that following completion of a participant's
18 course of education each participant shall receive appro-
19 priate additional training by the State or local authority
20 to which the participant is assigned. The time spent by
21 a participant in such additional training, but not the time
22 spent in Police Corps training, shall be counted toward
23 fulfillment of the participant's 4-year service obligation.

24 (d) COURSE OF TRAINING.—The training sessions at
25 training centers established under this section shall be de-

1 signed to provide basic law enforcement training, includ-
2 ing vigorous physical and mental training to teach partici-
3 pants self-discipline and organizational loyalty and to im-
4 part knowledge and understanding of legal processes and
5 law enforcement.

6 (e) EVALUATION OF PARTICIPANTS.—A participant
7 shall be evaluated during training for mental, physical,
8 and emotional fitness, and shall be required to meet per-
9 formance standards prescribed by the Director at the con-
10 clusion of each training session in order to remain in the
11 Police Corps program.

12 (f) STIPEND.—The Director shall pay participants in
13 training sessions a stipend of \$250 a week during training.

14 **SEC. 128. SERVICE OBLIGATION.**

15 (a) SWEARING IN.—Upon satisfactory completion of
16 the participant's course of education and training program
17 under section 127 and meeting the requirements of the
18 police force to which the participant is assigned, a partici-
19 pant shall be sworn in as a member of the police force
20 to which the participant is assigned pursuant to the State
21 Police Corps plan, and shall serve for 4 years as a member
22 of that police force.

23 (b) RIGHTS AND RESPONSIBILITIES.—A participant
24 shall have all of the rights and responsibilities of and shall
25 be subject to all rules and regulations applicable to other

1 members of the police force of which the participant is
2 a member, including those contained in applicable agree-
3 ments with labor organizations and those provided by
4 State and local law.

5 (c) DISCIPLINE.—If the police force of which the par-
6 ticipant is a member subjects the participant to discipline
7 such as would preclude the participant's completing 4
8 years of service and result in denial of educational assist-
9 ance under section 125—

10 (1) the Director may, upon a showing of good
11 cause, permit the participant to complete the service
12 obligation in an equivalent alternative law enforce-
13 ment service; and

14 (2) if such service is satisfactorily completed,
15 section 125(d)(1)(C) shall not apply.

16 (d) LAYOFFS.—If the police force of which the partic-
17 ipant is a member lays off the participant such as would
18 preclude the participant's completing 4 years of service,
19 and result in denial of educational assistance under sec-
20 tion 125—

21 (1) the Director may permit the participant to
22 complete the service obligation in an equivalent al-
23 ternative law enforcement service; and

24 (2) if such service is satisfactorily completed,
25 section 125(d)(1)(C) shall not apply.

1 **SEC. 129. STATE PLAN REQUIREMENTS.**

2 A State Police Corps plan shall—

3 (1) provide for the screening and selection of
4 participants in accordance with the criteria set out
5 in section 126;

6 (2) state procedures governing the assignment
7 of participants in the Police Corps program to State
8 and local police forces (no more than 10 percent of
9 all the participants assigned in each year by each
10 State to be assigned to a statewide police force or
11 forces);

12 (3) provide that participants shall be assigned
13 to those geographic areas in which—

14 (A) there is the greatest need for addi-
15 tional law enforcement personnel; and

16 (B) the participants will be used most ef-
17 fectively;

18 (4) provide that to the extent consistent with
19 paragraph (3), a participant shall be assigned to an
20 area near the participant's home or such other place
21 as the participant may request;

22 (5) provide that to the extent feasible, a partici-
23 pant's assignment shall be made at the time the par-
24 ticipant is accepted into the program, subject to
25 change—

1 (A) prior to commencement of a partici-
2 pant's fourth year of undergraduate study,
3 under such circumstances as the plan may
4 specify; and

5 (B) from commencement of a participant's
6 fourth year of undergraduate study until com-
7 pletion of 4 years of police service by partici-
8 pant, only for compelling reasons or to meet the
9 needs of the State Police Corps program and
10 only with the consent of the participant;

11 (6) provide that no participant shall be assigned
12 to serve with a State or local police force—

13 (A) the average size of which has declined
14 by more than 5 percent since June 21, 1989;
15 or

16 (B) which has members who have been laid
17 off but not retired;

18 (7) provide that participants shall be placed and
19 to the extent feasible kept on community and pre-
20 ventive patrol;

21 (8) ensure that participants will receive effec-
22 tive training and leadership;

23 (9) provide that the State may decline to offer
24 a participant an appointment following completion of
25 Federal training, or may remove a participant from

1 the Police Corps program at any time, only for good
2 cause (including failure to make satisfactory
3 progress in a course of educational study) and after
4 following reasonable review procedures stated in the
5 plan; and

6 (10) provide that a participant shall, while serv-
7 ing as a member of a police force, be compensated
8 at the same rate of pay and benefits and enjoy the
9 same rights under applicable agreements with labor
10 organizations and under State and local law as other
11 police officers of the same rank and tenure in the
12 police force of which the participant is a member.

13 **SEC. 129A. ASSISTANCE TO STATES AND LOCALITIES EM-**
14 **PLOYING POLICE CORPS OFFICERS.**

15 Each jurisdiction directly employing Police Corps
16 participants during the 4-year term of service prescribed
17 by section 128 shall receive \$10,000 on account of each
18 such participant at the completion of each such year of
19 service, but—

20 (1) no such payment shall be made on account
21 of service in any State or local police force—

22 (A) the average size of which, in the year
23 for which payment is to be made, not counting
24 Police Corps participants assigned under sec-

1 tion 129, has declined more than 2 percent
2 since January 1, 1993; or

3 (B) which has members who have been laid
4 off but not retired; and

5 (2) no such payment shall be made on account
6 of any Police Corps participant for years of service
7 after the completion of the term of service prescribed
8 in section 128.

9 **SEC. 129B. REPORTS TO CONGRESS.**

10 (a) IN GENERAL.—Not later than April 1 of each
11 year, the Director shall submit a report to the Attorney
12 General, the President, the Speaker of the House of Rep-
13 resentatives, and the President of the Senate.

14 (b) CONTENTS.—A report under subsection (a)
15 shall—

16 (1) state the number of current and past par-
17 ticipants in the Police Corps program, broken down
18 according to the levels of educational study in which
19 they are engaged and years of service they have
20 served on police forces (including service following
21 completion of the 4-year service obligation);

22 (2) describe the geographic, racial, and gender
23 dispersion of participants in the Police Corps pro-
24 gram; and

1 (3) describe the progress of the Police Corps
2 program and make recommendations for changes in
3 the program.

4 **SEC. 129C. AUTHORIZATION OF APPROPRIATIONS.**

5 There are authorized to be appropriated to carry out
6 this subtitle \$100,000,000 for each of fiscal years 1995
7 and 1996 and such sums as are necessary for fiscal years
8 1997, 1998, and 1999.

9 **Subtitle D—Law Enforcement**
10 **Scholarship and Employment**
11 **Program**

12 **SEC. 131. PURPOSE.**

13 The purpose of this subtitle is to assist State and
14 local law enforcement efforts to enhance the educational
15 status of law enforcement personnel both through increas-
16 ing the educational level of existing officers and by recruit-
17 ing more highly educated officers.

18 **SEC. 132. DESIGNATION OF LEAD AGENCY AND SUBMIS-**
19 **SION OF STATE PLAN.**

20 (a) LEAD AGENCY.—A State that desires to partici-
21 pate in the Law Enforcement Scholarship and Employ-
22 ment program under this subtitle shall designate a lead
23 agency that will be responsible for—

24 (1) submitting to the Director a State plan de-
25 scribed in subsection (b); and

1 (2) administering the program in the State.

2 (b) STATE PLANS.—A State plan shall—

3 (1) contain assurances that the lead agency
4 shall work in cooperation with the local law enforce-
5 ment liaisons, representatives of police labor organi-
6 zations and police management organizations, and
7 other appropriate State and local agencies to develop
8 and implement interagency agreements designed to
9 carry out the program;

10 (2) contain assurances that the State shall ad-
11 vertise the assistance available under this subtitle;

12 (3) contain assurances that the State shall
13 screen and select law enforcement personnel for par-
14 ticipation in the program; and

15 (4) meet the requirements of section 138.

16 **SEC. 133. DEFINITIONS.**

17 In this subtitle—

18 “Director” means the Director of the Bureau of
19 Justice Assistance in the Department of Justice.

20 “educational expenses” means—

21 (A) expenses that are directly attributable
22 to—

23 (i) a course of education leading to
24 the award of an associate degree;

- 1 (ii) a course of education leading to
2 the award of a baccalaureate degree; or
3 (iii) a course of graduate study follow-
4 ing award of a baccalaureate degree; and
5 (B) includes the cost of tuition, fees,
6 books, supplies, and related expenses.

7 “institution of higher education” has the mean-
8 ing stated in the first sentence of section 1201(a) of
9 the Higher Education Act of 1965 (20 U.S.C.
10 1141(a)).

11 “law enforcement position” means employment
12 as an officer in a State or local police force, or cor-
13 rectional institution.

14 “State” means a State of the United States,
15 the District of Columbia, the Commonwealth of
16 Puerto Rico, the Virgin Islands of the United States,
17 American Samoa, Guam, and the Commonwealth of
18 the Northern Mariana Islands.

19 **SEC. 134. ALLOTMENT.**

20 Of amounts appropriated under section 139C, the Di-
21 rector shall allot—

- 22 (1) 80 percent to States on the basis of the
23 number of law enforcement officers in each State
24 compared to the number of law enforcement officers
25 in all of the States; and

1 (2) 20 percent to States on the basis of the
2 shortage of law enforcement personnel and the need
3 for assistance under this subtitle in the State com-
4 pared to the shortage of law enforcement personnel
5 and the need for assistance under this subtitle in all
6 States.

7 **SEC. 135. SCHOLARSHIP AND EMPLOYMENT PROGRAM.**

8 (a) USE OF ALLOTMENT.—

9 (1) IN GENERAL.—A State that receives an al-
10 lotment under section 134 shall use the allotment to
11 pay the Federal share of the costs of—

12 (A) awarding scholarships to in-service law
13 enforcement personnel to enable such personnel
14 to seek further education; and

15 (B) providing—

16 (i) full-time employment in summer;

17 or

18 (ii) part-time (not to exceed 20 hours
19 per week) employment for a period not to
20 exceed 1 year.

21 (2) EMPLOYMENT.—The employment described
22 in paragraph (1)(B)—

23 (A) shall be provided by State and local
24 law enforcement agencies for students who are
25 juniors or seniors in high school or are enrolled

1 in an institution of higher education and who
2 demonstrate an interest in undertaking a career
3 in law enforcement;

4 (B) shall not be in a law enforcement posi-
5 tion; and

6 (C) shall consist of performing meaningful
7 tasks that inform students of the nature of the
8 tasks performed by law enforcement agencies.

9 (b) PAYMENTS; FEDERAL SHARE; NON-FEDERAL
10 SHARE.—

11 (1) PAYMENTS.—The Secretary shall pay to
12 each State that receives an allotment under section
13 134 the Federal share of the cost of the activities
14 described in the application submitted pursuant to
15 section 138.

16 (2) FEDERAL SHARE.—The Federal share shall
17 not exceed 60 percent.

18 (3) NON-FEDERAL SHARE.—The non-Federal
19 share of the cost of scholarships and student em-
20 ployment provided under this subtitle shall be sup-
21 plied from sources other than the Federal Govern-
22 ment.

23 (c) RESPONSIBILITIES OF DIRECTOR.—The Director
24 shall be responsible for the administration of the programs
25 conducted pursuant to this subtitle and shall, in consulta-

1 tion with the Assistant Secretary for Postsecondary Edu-
2 cation, issue regulations implementing this subtitle.

3 (d) ADMINISTRATIVE EXPENSES.—A State that re-
4 ceives an allotment under section 134 may use not more
5 than 8 percent of the amount of the allotment for adminis-
6 trative expenses.

7 (e) SPECIAL RULE.—A State that receives an allot-
8 ment under section 134 shall ensure that each scholarship
9 recipient under this subtitle is compensated at the same
10 rate of pay and benefits and enjoys the same rights under
11 applicable agreements with labor organizations and under
12 State and local law as other law enforcement personnel
13 of the same rank and tenure in the office of which the
14 scholarship recipient is a member.

15 (f) SUPPLEMENTATION OF FUNDING.—Funds re-
16 ceived under this subtitle shall be used only to supplement,
17 and not to supplant, Federal, State, and local efforts for
18 recruitment and education of law enforcement personnel.

19 **SEC. 136. SCHOLARSHIPS.**

20 (a) PERIOD OF AWARD.—A scholarship awarded
21 under this subtitle shall be for a period of 1 academic year.

22 (b) USE OF SCHOLARSHIPS.—A scholarship recipient
23 under this subtitle may use the scholarship for educational
24 expenses at an institution of higher education.

1 **SEC. 137. ELIGIBILITY.**

2 (a) SCHOLARSHIPS.—A person shall be eligible to re-
3 ceive a scholarship under this subtitle if the person has
4 been employed in law enforcement for the 2-year period
5 immediately preceding the date on which assistance is
6 sought.

7 (b) INELIGIBILITY FOR STUDENT EMPLOYMENT.—A
8 person who has been employed as a law enforcement offi-
9 cer is ineligible to participate in a student employment
10 program carried out under this subtitle.

11 **SEC. 138. STATE APPLICATIONS FOR ALLOTMENT.**

12 (a) IN GENERAL.—A State that desires an allotment
13 under section 134 shall submit an application to the Di-
14 rector at such time, in such manner, and accompanied by
15 such information as the Director may reasonably require.

16 (b) CONTENTS.—An application under subsection (a)
17 shall—

18 (1) describe the scholarship program and the
19 student employment program for which assistance
20 under this subtitle is sought;

21 (2) contain assurances that the lead agency will
22 work in cooperation with local law enforcement liai-
23 sons, representatives of police labor organizations
24 and police management organizations, and other ap-
25 appropriate State and local agencies to develop and im-

1 plement interagency agreements designed to carry
2 out this subtitle;

3 (3) contain assurances that the State will ad-
4 vertise the scholarship assistance and student em-
5 ployment it will provide under this subtitle and that
6 the State will use such programs to enhance recruit-
7 ment efforts;

8 (4) contain assurances that the State will
9 screen and select law enforcement personnel for par-
10 ticipation in the scholarship program under this sub-
11 title;

12 (5) contain assurances that under the student
13 employment program the State will screen and se-
14 lect, for participation in such program, students who
15 have an interest in undertaking a career in law en-
16 forcement;

17 (6) contain assurances that under the scholar-
18 ship program the State will make scholarship pay-
19 ments to institutions of higher education on behalf
20 of scholarship recipients under this subtitle;

21 (7) with respect to the student employment pro-
22 gram, identify—

23 (A) the employment tasks that students
24 will be assigned to perform;

1 (B) the compensation that students will be
2 paid to perform such tasks; and

3 (C) the training that students will receive
4 as part of their participation in the program;

5 (8) identify model curriculum and existing pro-
6 grams designed to meet the educational and profes-
7 sional needs of law enforcement personnel; and

8 (9) contain assurances that the State will pro-
9 mote cooperative agreements with educational and
10 law enforcement agencies to enhance law enforce-
11 ment personnel recruitment efforts in institutions of
12 higher education.

13 **SEC. 139. INDIVIDUAL APPLICATIONS FOR SCHOLARSHIP**
14 **OR EMPLOYMENT.**

15 (a) IN GENERAL.—A person who desires a scholar-
16 ship or employment under this subtitle shall submit an
17 application to the State at such time, in such manner, and
18 accompanied by such information as the State may rea-
19 sonably require.

20 (b) CONTENTS.—An application under subsection (a)
21 shall describe—

22 (1) the academic courses for which a scholar-
23 ship is sought; or

24 (2) the location and duration of employment
25 that is sought.

1 (c) PRIORITY.—In awarding scholarships and provid-
2 ing student employment under this subtitle, a State shall
3 give priority to applications from persons who—

4 (1) are members of racial, ethnic, or gender
5 groups whose representation in the law enforcement
6 agencies within the State is substantially less than
7 in the population eligible for employment in law en-
8 forcement in the State;

9 (2) are pursuing an undergraduate degree; and

10 (3) are not receiving financial assistance under
11 the Higher Education Act of 1965 (20 U.S.C. 1001
12 et seq.).

13 **SEC. 139A. SCHOLARSHIP AGREEMENT.**

14 (a) IN GENERAL.—A person who receives a scholar-
15 ship under this subtitle shall enter into an agreement with
16 the Director.

17 (b) CONTENTS.—An agreement under subsection (a)
18 shall—

19 (1) provide assurances that the scholarship re-
20 cipient will work in a law enforcement position in
21 the State that awards the scholarship in accordance
22 with the service obligation described in subsection
23 (c) after completion of the recipient's academic
24 courses leading to an associate, bachelor, or grad-
25 uate degree;

1 (2) provide assurances that the scholarship re-
2 recipient will repay the entire scholarship in accord-
3 ance with such terms and conditions as the Director
4 shall prescribe if the requirements of the agreement
5 are not complied with, unless the recipient—

6 (A) dies;

7 (B) becomes physically or emotionally dis-
8 abled, as established by the sworn affidavit of
9 a qualified physician; or

10 (C) has been discharged in bankruptcy;

11 and

12 (3) set forth the terms and conditions under
13 which a scholarship recipient may seek employment
14 in the field of law enforcement in a State other than
15 the State that awards the scholarship.

16 (c) SERVICE OBLIGATION.—

17 (1) IN GENERAL.—Subject to paragraph (2), a
18 scholarship recipient under this subtitle shall work
19 in a law enforcement position in the State that
20 awards the scholarship for a period of 1 month for
21 each credit hour for which funds are received under
22 the scholarship.

23 (2) MINIMUM AND MAXIMUM REQUIRED PERI-
24 ODS OF SERVICE.—For purposes of satisfying the re-
25 quirement of paragraph (1), a scholarship recipient

1 shall work in a law enforcement position in the State
2 that awards scholarship for a period of not less than
3 6 months but shall not be required to work in such
4 a position for more than 2 years.

5 **SEC. 139B. REPORTS TO CONGRESS.**

6 (a) IN GENERAL.—Not later than April 1 of each
7 year, the Director shall submit a report to the Attorney
8 General, the President, the Speaker of the House of Rep-
9 resentatives, and the President pro tempore of the Senate.

10 (b) CONTENTS.—A report under subsection (a)
11 shall—

12 (1) state the number of present and past schol-
13 arship recipients under this subtitle, categorized ac-
14 cording to the levels of educational study in which
15 the recipients are engaged and the number of years
16 that the recipients have served in law enforcement;

17 (2) state, with respect to student employees
18 under this subtitle—

19 (A) the number of present and past stu-
20 dent employees;

21 (B) the number of such employees who
22 complete a course of study at an accredited in-
23 stitution of higher education; and

24 (C) the number of such employees who
25 subsequently accept a law enforcement position;

1 (3) describe the geographic, racial, and gender
2 dispersion of scholarship recipients and employees;
3 and

4 (4) describe the progress of the scholarship pro-
5 gram and the student employment program and
6 make recommendations for changes in the programs.

7 **SEC. 139C. AUTHORIZATION OF APPROPRIATIONS.**

8 (a) IN GENERAL.—There are authorized to be appro-
9 priated to carry out this subtitle \$30,000,000 for each of
10 fiscal years 1995, 1996, 1997, 1998, and 1999.

11 (b) USES OF FUNDS.—Of the funds appropriated
12 under subsection (a) for a fiscal year—

13 (1) 80 percent shall be available to provide
14 scholarships described in section 135(a)(1)(A); and

15 (2) 20 percent shall be available to provide em-
16 ployment described in section 135(a) (1)(B) and (2).

17 **Subtitle E—Job Training and**
18 **Placement for Separated Mem-**
19 **bers of the Armed Forces**

20 **SEC. 141. LAW ENFORCEMENT.**

21 (a) TRAINING AND PLACEMENT PROGRAM.—

22 (1) AMENDMENT OF THE JOB TRAINING PART-
23 NERSHIP ACT.—Part C of title IV of the Job Train-
24 ing Partnership Act (29 U.S.C. 1721 et seq.) is

1 amended by adding at the end the following new
2 section:

3 **“SEC. 442. TRAINING PROGRAM IN LAW ENFORCEMENT.**

4 “(a) DEFINITION.—As used in this section, the term
5 ‘eligible separated member of the Armed Forces’ means
6 a member of the Armed Forces who—

7 “(1) is discharged or released from active duty
8 (or full-time National Guard duty) after 3 or more
9 years of continuous active duty (or full-time Na-
10 tional Guard duty) immediately before the discharge
11 or release (not including a discharge under other
12 than honorable conditions or a punitive discharge or,
13 in the case of a commissioned officer, a dismissal);
14 and

15 “(2) applies to participate in the training pro-
16 gram involved within the 1-year period beginning on
17 the date of the discharge or release.

18 “(b) INTERAGENCY AGREEMENT.—The Secretary
19 shall enter into an interagency agreement with the Direc-
20 tor of the Federal Bureau of Investigation, and with the
21 Director of the National Institute of Justice, under which
22 the Federal Bureau of Investigation and the National In-
23 stitute of Justice will develop and operate, on a reimburs-
24 able basis, a training program to assist eligible separated
25 members of the Armed Forces in obtaining the training

1 necessary to become law enforcement personnel, as de-
2 scribed in this section.

3 “(c) SELECTION.—The Federal Bureau of Investiga-
4 tion and the National Institute of Justice shall select par-
5 ticipants in the training program.

6 “(d) CONTENT.—The training program shall provide
7 extensive training to participants in subjects related to law
8 enforcement.

9 “(e) NUMBER OF PARTICIPANTS.—Subject to the
10 availability of appropriations for the training program, the
11 Federal Bureau of Investigation and the National Insti-
12 tute of Justice shall conduct at least 10 training sessions
13 a year to achieve a graduation rate of at least 1,000 par-
14 ticipants per year.

15 “(f) JOB PLACEMENT ASSISTANCE.—Upon gradua-
16 tion of a participant from the training program, the Fed-
17 eral Bureau of Investigation and the National Institute
18 of Justice shall provide appropriate job placement assist-
19 ance to the graduate.”.

20 (2) TECHNICAL AMENDMENT.—The table of
21 contents relating to the Job Training Partnership
22 Act, as amended by section 702(c) of the Job Train-
23 ing Reform Amendments of 1992 (Public Law 102-
24 367; 106 Stat. 1113), is amended by inserting after

1 the item relating to section 441 the following new
2 item:

“Sec. 442. Training program in law enforcement.”.

3 (b) AUTHORIZATION OF APPROPRIATIONS.—Section
4 3(c) of the Job Training Partnership Act (29 U.S.C.
5 1502(c)) is amended—

6 (1) by redesignating paragraphs (3), (4), and
7 (5) as paragraphs (4), (5), and (6), respectively; and

8 (2) by inserting after paragraph (2) the follow-
9 ing new paragraph:

10 “(3) In addition to the amounts authorized by para-
11 graph (1), there are authorized to be appropriated to carry
12 out section 442—

13 “(A) \$8,000,000 for fiscal year 1995; and

14 “(B) \$8,000,000 for each fiscal year there-
15 after.”.

16 (c) TECHNICAL AMENDMENT.—Section 441(b)(2)(A)
17 of the Job Training Partnership Act (29 U.S.C.
18 1721(b)(2)(A)) is amended by striking “part” each place
19 it appears and inserting “section”.

20 **SEC. 142. PUBLIC HOUSING MANAGEMENT.**

21 (a) TRAINING AND PLACEMENT PROGRAM.—

22 (1) AMENDMENT OF THE JOB TRAINING PART-
23 NERSHIP ACT.—Part C of title IV of the Job Train-
24 ing Partnership Act (29 U.S.C. 1721 et seq.), as

1 amended by section 141(a), is amended by adding at
2 the end the following new section:

3 **“SEC. 443. TRAINING PROGRAM IN PUBLIC HOUSING MAN-**
4 **AGEMENT.**

5 “(a) DEFINITIONS.—As used in this section:

6 “(1) CENTER.—The term ‘Center’ means the
7 National Center for Housing Management estab-
8 lished pursuant to Executive Order No. 11668 (42
9 U.S.C. 3531 note).

10 “(2) ELIGIBLE SEPARATED MEMBER OF THE
11 ARMED FORCES.—The term ‘eligible separated mem-
12 ber of the Armed Forces’ has the meaning given the
13 term in section 442(a).

14 “(3) HOUSING PROJECT.—The term ‘housing
15 project’ means a low-income housing project, as de-
16 fined in section 3(b)(1) of the United States Hous-
17 ing Act of 1937 (42 U.S.C 1437a(b)(1)).

18 “(4) PUBLIC HOUSING AGENCY.—The term
19 ‘public housing agency’ has the meaning given the
20 term in section 3(b)(6) of the United States Hous-
21 ing Act of 1937.

22 “(b) COOPERATIVE AGREEMENT.—The Secretary
23 shall offer to enter into a cooperative agreement with the
24 Center under which the Center will develop and operate
25 a training program to assist eligible separated members

1 of the Armed Forces in obtaining the training necessary
2 to become managers and employees in public housing
3 agencies and organizations that manage housing projects
4 for public housing agencies, as described in this section.

5 “(c) SELECTION.—

6 “(1) RESPONSIBILITY.—The Center shall select
7 participants in the training program.

8 “(2) SPECIAL EMPHASIS.—In selecting partici-
9 pants in the training program, the Center shall place
10 special emphasis on selecting members of the Armed
11 Forces who have lived in housing projects.

12 “(d) CONTENT.—The training program shall provide
13 extensive training to participants in such subjects as—

14 “(1) housing management;

15 “(2) maintenance management;

16 “(3) occupancy management;

17 “(4) security and drug reduction management;

18 “(5) community change management;

19 “(6) resident empowerment;

20 “(7) tenant integrity; and

21 “(8) fair housing and civil rights.

22 “(e) USE OF EXPERTS.—The Center shall provide
23 training under this section through the use of recognized
24 experts in the subjects described in subsection (d).

1 “(f) EVALUATIONS.—The Center shall evaluate the
2 performance of participants through the use of standard-
3 ized tests.

4 “(g) NUMBER OF PARTICIPANTS.—Subject to the
5 availability of appropriations for the training program, the
6 Center shall conduct at least 5 training sessions a year
7 to achieve a graduation rate of at least 250 participants
8 per year.

9 “(h) JOB PLACEMENT ASSISTANCE.—Upon gradua-
10 tion of a participant from the training program, the Cen-
11 ter shall provide appropriate job placement assistance to
12 the graduate through the Center’s network of public hous-
13 ing agencies and organizations that manage housing
14 projects for public housing agencies.”.

15 (2) TECHNICAL AMENDMENT.—The table of
16 contents relating to the Job Training Partnership
17 Act, as amended by section 702(c) of the Job Train-
18 ing Reform Amendments of 1992 (Public Law 102-
19 367; 106 Stat. 1113) and by section 143(a)(2), is
20 further amended by inserting after the item relating
21 to section 442 the following new item:

“Sec. 443. Training program in public housing management.”.

22 (b) AUTHORIZATION OF APPROPRIATIONS.—Section
23 3(c) of the Job Training Partnership Act (29 U.S.C.
24 1502(c)), as amended by section 141(b), is further amend-
25 ed—

1 (1) by redesignating paragraphs (4), (5), and
2 (6) as paragraphs (5), (6), and (7), respectively; and

3 (2) by inserting after paragraph (3) the follow-
4 ing new paragraph:

5 “(4) In addition to the amounts authorized by para-
6 graph (1), there are authorized to be appropriated to carry
7 out section 443—

8 “(A) \$2,000,000 for fiscal year 1995; and

9 “(B) \$2,000,000 for each fiscal year there-
10 after.”.

11 **TITLE II—STUDIES**

12 **Subtitle A—Commission on Crime** 13 **and Violence**

14 **SEC. 201. ESTABLISHMENT.**

15 (a) ESTABLISHMENT.—There is established a com-
16 mission to be known as the “National Commission on
17 Crime and Violence in America” (referred to in this sub-
18 title as the “Commission”).

19 (b) MEMBERSHIP.—

20 (1) IN GENERAL.—The Commission shall be
21 composed of 14 members, of whom—

22 (A) 6 shall be appointed by the President;

23 (B) 4 shall be appointed by the Speaker of
24 the House of Representatives, of whom 2 shall

1 be appointed on the recommendation of the mi-
2 nority leader; and

3 (C) 4 shall be appointed by the President
4 pro tempore of the Senate, of whom 2 shall be
5 appointed on the recommendation of the major-
6 ity leader and 4 shall be appointed on the rec-
7 ommendation of the minority leader.

8 (2) DEADLINE.—Members of the Commission
9 shall be appointed within 60 days after the date of
10 enactment of this Act.

11 (3) TERM.—Members shall serve on the Com-
12 mission through the date of its termination under
13 section 206.

14 (4) MEETINGS.—The Commission—

15 (A) shall have its headquarters in the Dis-
16 trict of Columbia; and

17 (B) shall meet at least once each month
18 for a business session.

19 (5) QUORUM.—Eight members of the Commis-
20 sion shall constitute a quorum, but a lesser number
21 may hold hearings.

22 (6) CHAIRPERSON AND VICE CHAIRPERSON.—
23 Not later than 15 days after the members of the
24 Commission are appointed, the members shall des-

1 designate a Chairperson and Vice Chairperson of the
2 Commission.

3 (7) VACANCIES.—A vacancy in the Commission
4 shall be filled not later than 30 days after the Com-
5 mission is informed of the vacancy in the manner in
6 which the original appointment was made.

7 (8) COMPENSATION.—

8 (A) NO PAY, ALLOWANCE, OR BENEFIT.—
9 Members of the Commission shall receive no
10 pay, allowances, or benefits by reason of their
11 service on the Commission.

12 (B) TRAVEL EXPENSES.—A member of the
13 Commission shall receive travel expenses, in-
14 cluding per diem in lieu of subsistence, in ac-
15 cordance with sections 5702 and 5703 of title
16 5, United States Code.

17 **SEC. 202. DUTIES.**

18 The Commission shall—

19 (1) review all segments of the criminal justice
20 system, including law enforcement, prosecution, de-
21 fense, judicial, and corrections components;

22 (2) review the effectiveness of traditional crimi-
23 nal justice approaches in preventing and controlling
24 crime and violence;

1 (3) examine the impact that changes to Federal
2 and State law during the past 25 years have had in
3 controlling crime and violence;

4 (4) convene hearings in various parts of the
5 country to receive testimony from a cross-section of
6 criminal justice professionals, victims of crime, busi-
7 ness leaders, elected officials, academics, medical
8 doctors, and other citizens who wish to participate;

9 (5) bring to public attention successful models
10 and programs in crime prevention, crime control,
11 and antiviolence; and

12 (6) develop a comprehensive and effective crime
13 control and antiviolence strategy and recommend
14 how to implement such a strategy in a coordinated
15 fashion by Federal, State, and local authorities.

16 **SEC. 203. STAFF AND SUPPORT SERVICES.**

17 (a) DIRECTOR.—

18 (1) APPOINTMENT.—After consultation with the
19 members of the Commission, the Chairperson shall
20 appoint a director of the Commission (referred to in
21 this subtitle as the “Director”).

22 (2) COMPENSATION.—The Director shall be
23 paid the rate of basic pay for level V of the Execu-
24 tive Schedule.

1 (b) STAFF.—With the approval of the Commission,
2 the Director may appoint such personnel as the Director
3 considers to be appropriate.

4 (c) CIVIL SERVICE LAWS.—The staff of the Commis-
5 sion shall be appointed without regard to the provisions
6 of title 5, United States Code, governing appointments in
7 the competitive service and shall be paid without regard
8 to the provisions of chapter 51 and subchapter III of chap-
9 ter 53 of that title relating to classification and General
10 Schedule pay rates.

11 (d) EXPERTS AND CONSULTANTS.—With the ap-
12 proval of the Commission, the Director may procure tem-
13 porary and intermittent services under section 3109(b) of
14 title 5, United States Code.

15 (e) STAFF OF FEDERAL AGENCIES.—Upon the re-
16 quest of the Commission, the head of any Federal agency
17 may detail, on a reimbursable basis, personnel of that
18 agency to the Commission to assist in carrying out its du-
19 ties.

20 (f) PHYSICAL FACILITIES.—The Administrator of the
21 General Services Administration shall provide suitable of-
22 fice space for the operation of the Commission. The facili-
23 ties shall serve as the headquarters of the Commission and
24 shall include all necessary equipment and incidentals re-
25 quired for proper functioning.

1 **SEC. 204. POWERS.**

2 (a) HEARINGS.—The Commission may conduct pub-
3 lic hearings or forums at its discretion, at any time and
4 place it is able to secure facilities and witnesses, for the
5 purpose of carrying out its duties.

6 (b) DELEGATION OF AUTHORITY.—Any member or
7 agent of the Commission may, if authorized by the Com-
8 mission, take any action that the Commission is author-
9 ized to take by this section.

10 (c) INFORMATION.—The Commission may secure
11 from any Federal agency or entity in the executive or leg-
12 islative branch such materials, resources, statistical data,
13 and other information as is necessary to enable it to carry
14 out this Act. Upon request of the Chairperson or Vice
15 Chairperson of the Commission, the head of a Federal
16 agency or entity shall furnish the information to the Com-
17 mission to the extent permitted by law.

18 (d) GIFTS, BEQUESTS, AND DEVICES.—The Commis-
19 sion may accept, use, and dispose of gifts, bequests, or
20 devises of services or property, both real and personal, for
21 the purpose of aiding or facilitating the work of the Com-
22 mission. Gifts, bequests, or devises of money and proceeds
23 from sales of other property received as gifts, bequests,
24 or devises shall be deposited in the Treasury and shall be
25 available for disbursement upon order of the Commission.

1 (e) **MAILS.**—The Commission may use the United
2 States mails in the same manner and under the same con-
3 ditions as other Federal agencies.

4 **SEC. 205. REPORTS.**

5 (a) **MONTHLY REPORTS.**—The Commission shall
6 submit monthly activity reports to the President and the
7 Congress.

8 (b) **INTERIM REPORT.**—Not later than 1 year before
9 the date of its termination, the Commission shall submit
10 an interim report to the President and the Congress con-
11 taining—

12 (1) a detailed statement of the findings and
13 conclusions of the Commission;

14 (2) recommendations for legislative and admin-
15 istrative action based on the Commission's activities
16 to date;

17 (3) an estimation of the costs of implementing
18 the recommendations made by the Commission; and

19 (4) a strategy for disseminating the report to
20 Federal, State, and local authorities.

21 (c) **FINAL REPORT.**—Not later than the date of its
22 termination, the Commission shall submit to the Congress
23 and the President a final report with a detailed statement
24 of final findings, conclusions, recommendations, and esti-
25 mation of costs and an assessment of the extent to which

1 recommendations included in the interim report under
2 subsection (b) have been implemented.

3 (d) PRINTING AND PUBLIC DISTRIBUTION.—Upon
4 receipt of each report of the Commission under this sec-
5 tion, the President shall—

6 (1) order the report to be printed; and

7 (2) make the report available to the public.

8 **SEC. 206. TERMINATION.**

9 The Commission shall terminate on the date that is
10 2 years after the date on which members of the Commis-
11 sion have met and designated a Chairperson and Vice
12 Chairperson.

13 **Subtitle B—Use of Antiloitering**
14 **Laws To Fight Crime**

15 **SEC. 211. STUDY AND REPORT.**

16 The Attorney General, acting through the National
17 Institute of Justice, shall—

18 (1) study the ways in which antiloitering laws
19 can be used, without violating the constitutional
20 rights of citizens as enunciated by the Supreme
21 Court, to eradicate open-air drug markets and other
22 blatant criminal activity;

23 (2) prepare a model antiloitering statute and
24 guidelines for enforcing the statute in such a man-

1 ner as to prevent, deter, and punish illegal drug ac-
2 tivity and other criminal activity; and

3 (3) make the results of the study and the model
4 statute and guidelines available to Federal, State,
5 and local law enforcement authorities.

6 **TITLE III—VIOLENT AND**
7 **HABITUAL OFFENDERS**
8 **Subtitle A—Serious Habitual Of-**
9 **fender Comprehensive Action**
10 **Program**

11 **SEC. 301. RESTORATION OF DEMONSTRATION PROGRAM.**

12 The Attorney General, acting through the Adminis-
13 trator of the Office of Juvenile Justice and Juvenile Pre-
14 vention and using funds appropriated under section
15 261(a)(5) of the Juvenile Justice and Delinquency Preven-
16 tion Act of 1974 (42 U.S.C. 5665(a)(5)), shall continue
17 the funding of new demonstration projects in the Serious
18 Habitual Offenders Comprehensive Action Program dur-
19 ing fiscal years 1995, 1996, and 1997.

20 **Subtitle B—Federal Law**
21 **Enforcement Assistance Grants**

22 **SEC. 311. REQUIREMENT OF MANDATORY IMPRISONMENT**
23 **FOR ARMED OFFENDERS.**

24 (a) IN GENERAL.—Section 506 of title I of the Omni-
25 bus Crime Control and Safe Streets Act of 1968, as

1 amended by subsection (c), is amended by adding at the
2 end the following new paragraph:

3 “(2)(A) If, on the first day of a fiscal year, a State
4 does not meet the requirements of subparagraph (B), the
5 Director shall reduce the amount of funds that would oth-
6 erwise be allocated to the State under subsection (a) by
7 50 percent.

8 “(B)(i) The requirements of this subparagraph are
9 met if the law of a State requires the imposition of a man-
10 datory sentence of 20 years’ imprisonment without possi-
11 bility of probation, parole, or any other form of early re-
12 lease for a firearm offense committed by a career criminal.

13 “(ii) In this subparagraph—

14 “‘career criminal’ means a person with 3 or
15 more convictions under Federal or State law for
16 crimes of violence (as defined in section 924(c)(3) of
17 title 18, United States Code) or serious drug of-
18 fenses (as defined in section 924(e)(2)(A) of title 18,
19 United States Code).

20 “‘firearm offense’ means an offense committed
21 while the offender is in possession of a firearm or
22 while an accomplice of the offender, to the knowl-
23 edge of the offender, is in possession of a firearm.

24 “(3) The amount by which the allocation to a State
25 is reduced by reason of a failure to comply with subpara-

1 graph (A) or (B) of paragraph (1) shall be reallocated
2 equally among the States that are in compliance with that
3 subparagraph.”.

4 (b) EFFECTIVE DATE.—The amendment made by
5 subsection (a) shall take effect with respect to the fiscal
6 year that first begins after the date that is 2 years after
7 the date of enactment of this Act and each fiscal year
8 thereafter.

9 (c) TECHNICAL AMENDMENT OF THE OMNIBUS
10 CRIME CONTROL AND SAFE STREETS ACT OF 1968 TO
11 ACCOMMODATE AMENDMENT MADE IN SUBSECTION (a)—
12 Section 506 of title I of the Omnibus Crime Control and
13 Safe Streets Act of 1968 (42 U.S.C. 3756(f)) is amend-
14 ed—

15 (1) in subsection (a) by striking “Of” and in-
16 serting “Subject to subsection (f), of”;

17 (2) in subsection (e) by striking “or (e)”; and

18 (3) in subsection (f)—

19 (A) by striking “(f)(1) For” and all that
20 follows through “in such fiscal year,” and in-
21 serting the following:

22 “(f)(1)(A) If, on the first day of a fiscal year, a State
23 does not meet the requirements of subparagraph (B), the
24 Director shall reduce the amount of funds that would oth-

1 erwise be allocated to the State under subsection (a) by
2 10 percent.

3 “(B)(i) The requirements of this subparagraph are
4 met if a State has in effect, and enforces, a law”;

5 (B) by striking “(A) to administer” and
6 inserting “(I) to administer”;

7 (C) by striking “(B) to disclose” and in-
8 serting “(II) to disclose”;

9 (D) by striking “(C) to provide” and in-
10 serting “(III) to provide”;

11 (E) by striking “(3) For purposes of this
12 subsection” and inserting “(ii) For purposes of
13 this paragraph”;

14 (F) by striking “(A) the term” and insert-
15 ing “(I) the term”; and

16 (G) by striking “(B) the term” and insert-
17 ing “(II) the term”.

18 **SEC. 321. GRANTS FOR THE ESTABLISHMENT OF VICTIM**

19 **NOTIFICATION PROCEDURES.**

20 Section 501(b) of title I of the Omnibus Crime Con-
21 trol and Safe Streets Act of 1968 (42 U.S.C. 3751(b))
22 is amended—

23 (1) by striking “and” at the end of paragraph
24 (20);

1 (2) by striking the period at the end of para-
2 graph (21) and inserting “; and”; and

3 (3) by adding at the end the following new
4 paragraph:

5 “(22) programs designed to keep victims in-
6 formed concerning the status of cases against of-
7 fenders and to provide victims advance notification
8 of the release of alleged offenders prior to conviction
9 and of convicted offenders at the conclusion of their
10 terms of imprisonment or on probation, parole, or
11 any other form of release.”.

12 **TITLE IV—PRISONS**

13 **Subtitle A—Prison for Violent Drug** 14 **Offenders**

15 **SEC. 401. REGIONAL PRISONS.**

16 (a) FINDINGS.—The Congress finds that—

17 (1) the population of Federal, State, and local
18 prisons and jails has increased dramatically since
19 1980 and currently numbers more than 1,000,000
20 people;

21 (2) more than 60 percent of all prisoners have
22 a history of drug abuse or are regularly using drugs
23 while in prison, but only 11 percent of State prison
24 inmates and 7 percent of Federal prisoners are en-
25 rolled in drug treatment programs; hundreds of

1 thousands of prisoners are not receiving needed drug
2 treatment while incarcerated, and the number of
3 such persons is increasing rapidly; and

4 (3) drug-abusing prisoners are highly likely to
5 return to crime upon release, but the recidivism rate
6 is much lower for those who successfully complete
7 treatment programs; accordingly, it appears that
8 providing drug treatment to prisoners during incar-
9 ceration provides an opportunity to break the cycle
10 of recidivism, reducing the crime rate and future
11 prison overcrowding.

12 (b) DEFINITION.—In this section—

13 “eligible prisoner” means a Federal or State
14 prisoner who—

15 (A) has a drug abuse problem requiring
16 long-term treatment; and

17 (B) is serving a term of imprisonment
18 under which the earliest date of release is not
19 more than 2 years after the date of transfer to
20 a regional prison.

21 “regional prison” means a regional prison oper-
22 ated by the Director of the Bureau of Prisons under
23 this section.

24 (c) CONSTRUCTION AND OPERATION OF REGIONAL
25 PRISONS WITH DRUG TREATMENT PROGRAMS.—The At-

1 torney General, acting through the Director of the Bureau
2 of Prisons, shall construct and operate 10 regional prisons
3 in which eligible prisoners shall participate in a drug treat-
4 ment program under conditions established by the Direc-
5 tor of National Drug Control Policy in consultation with
6 the Director of the Bureau of Prisons.

7 (d) LOCATION.—

8 (1) IN GENERAL.—The regional prisons shall be
9 located in places chosen by the Director of National
10 Drug Control Policy, in consultation with the Direc-
11 tor of the Bureau of Prisons, not more than 180
12 days after the date of enactment of this Act.

13 (2) MILITARY FACILITIES.—To the extent that
14 it is practicable to do so, the Director of National
15 Drug Control Policy shall choose former military fa-
16 cilities as locations for regional prisons.

17 (e) PRISON POPULATIONS.—Each regional prison
18 shall be used to accommodate a population consisting of
19 approximately 20 percent Federal prisoners and 80 per-
20 cent State prisoners.

21 (f) GOAL IN SELECTION OF ELIGIBLE PRISONERS.—
22 In selecting from among eligible prisoners those who will
23 be transferred to a regional prison, the Director of the
24 Bureau of Prisons and a State shall endeavor to select
25 those whose continued confinement, with the opportunity

1 to participate in a drug treatment program, will have the
2 greatest impact on the crime rate and future prison over-
3 crowding.

4 (g) AGREEMENT OF PRISONER.—A prisoner shall not
5 be transferred to a regional prison unless the prisoner
6 agrees to participate in the drug treatment program and
7 comply with the conditions established for such participa-
8 tion.

9 (h) POSTRELEASE TREATMENT.—A State that de-
10 sires to transfer a prisoner to a regional prison shall sub-
11 mit to the Director of the Bureau of Prisons a postrelease
12 treatment plan describing the provisions that the State
13 will make for—

14 (1) the continued treatment of the prisoner in
15 a therapeutic community following release; and

16 (2) vocational job training in appropriate cases.

17 (i) PAYMENT OF COSTS.—

18 (1) REIMBURSEMENT OF THE DIRECTOR.—A
19 State that transfers a prisoner to a regional prison
20 shall reimburse the Director of the Bureau of Pris-
21 ons for the full cost of the incarceration and treat-
22 ment of the prisoner.

23 (2) RETURN OF MONIES.—(A) If, in the opinion
24 of the Director of the Bureau of Prisons, a State
25 prisoner successfully completes a drug treatment

1 program, the Director shall return to the transfer-
2 ring State 25 percent of the amount paid under
3 paragraph (1) with respect to the prisoner for use
4 in accordance with subparagraph (B).

5 (B) Monies returned to a State under subpara-
6 graph (A) shall be used by the State to provide
7 postrelease treatment as required by subsection (h).

8 (j) DETERMINATIONS BY THE DIRECTOR.—

9 (1) PRISONER ELIGIBILITY.—The Director of
10 the Bureau of Prisons shall have the exclusive right
11 to determine, after the staff of a regional prison has
12 had an opportunity to interview a Federal or State
13 prisoner in person—

14 (A) whether the prisoner qualifies as an el-
15 igible prisoner; and

16 (B) whether, in view of any other relevant
17 circumstances, a transfer of the prisoner should
18 be accepted.

19 (2) PRISONER COMPLIANCE WITH CONDI-
20 TIONS.—The Director of the Bureau of Prisons shall
21 have the exclusive right to determine whether a pris-
22 oner in a regional prison is complying with the con-
23 ditions for participation in a drug treatment pro-
24 gram.

1 (k) RETURN OF NONCOMPLIANT PRISONER.—Upon
2 determining that a prisoner in a regional prison is not in
3 compliance with a condition for participation in a drug
4 treatment program, the Director may, upon notification
5 to the transferring State of that determination, return the
6 prisoner to the transferring State.

7 (l) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated, in addition to any other
9 amounts authorized to be appropriated to the Bureau of
10 Prisons—

11 (1) \$600,000,000 for fiscal year 1995 for the
12 construction of 10 regional prisons, to remain avail-
13 able until expended; and

14 (2) \$100,000,000 for each of fiscal years 1995
15 and 1996 for the operation of the regional prisons.

16 **Subtitle B—Task Force on Prison**
17 **Construction Standardization**
18 **and Techniques**

19 **SEC. 411. PRISON CONSTRUCTION STANDARDIZATION AND**
20 **TECHNIQUES.**

21 (a) TASK FORCE.—The Director of the Bureau of
22 Prisons shall establish a task force composed of Bureau,
23 State, and local officials expert in prison construction, and
24 of at least an equal number of engineers, architects, and
25 construction experts from the private sector with expertise

1 in prison design and construction, including the use of
2 cost-cutting construction standardization techniques and
3 cost-cutting new building materials and technologies.

4 (b) COOPERATION.—The task force shall work in
5 close cooperation and communication with other State and
6 local officials responsible for prison construction in their
7 localities.

8 (c) PERFORMANCE REQUIREMENTS.—The task force
9 shall work to—

10 (1) establish and recommend standardized con-
11 struction plans and techniques for prison and prison
12 component construction; and

13 (2) evaluate and recommend new construction
14 technologies, techniques, and materials,
15 to reduce prison construction costs at the Federal, State,
16 and local levels and make such construction more efficient.

17 (d) DISSEMINATION.—The task force shall dissemi-
18 nate information described in subsection (c) to State and
19 local officials involved in prison construction, through
20 written reports and meetings.

21 (e) PROMOTION AND EVALUATION.—The task force
22 shall—

23 (1) work to promote the implementation of
24 cost-saving efforts at the Federal, State, and local
25 levels;

1 (2) evaluate and advise on the results and effec-
2 tiveness of such cost-saving efforts as adopted,
3 broadly disseminating information on the results;
4 and

5 (3) to the extent feasible, certify the effective-
6 ness of the cost-savings efforts.

7 **TITLE V—VIOLENT CRIME AND**
8 **DRUG EMERGENCY AREAS**

9 **SEC. 501. VIOLENT CRIME AND DRUG EMERGENCY AREAS.**

10 (a) DEFINITION.—In this section, “major violent
11 crime or drug-related emergency” means an occasion or
12 instance in which violent crime, drug smuggling, drug
13 trafficking, or drug abuse violence reaches such levels, as
14 determined by the President, in consultation with the At-
15 torney General, that Federal assistance is needed to sup-
16 plement State and local efforts and capabilities to save
17 lives, and to protect property and public health and safety.

18 (b) DECLARATION OF VIOLENT CRIME AND DRUG
19 EMERGENCY AREAS.—If a major violent crime or drug-
20 related emergency exists throughout a State or a part of
21 a State, the President, in consultation with the Attorney
22 General and other appropriate officials, may declare the
23 State or part of a State to be a violent crime or drug emer-
24 gency area and may take any and all necessary actions
25 authorized by this section and other law.

1 (c) PROCEDURE.—

2 (1) IN GENERAL.—A request for a declaration
3 designating an area to be a violent crime or drug
4 emergency area shall be made, in writing, by the
5 chief executive officer of a State or local govern-
6 ment, respectively (or in the case of the District of
7 Columbia, the mayor), and shall be forwarded to the
8 Attorney General in such form as the Attorney Gen-
9 eral may by regulation require. One or more cities,
10 counties, States, or the District of Columbia may
11 submit a joint request for designation as a major
12 violent crime or drug emergency area under this
13 subsection.

14 (2) FINDING.—A request made under para-
15 graph (1) shall be based on a written finding that
16 the major violent crime or drug-related emergency is
17 of such severity and magnitude that Federal assist-
18 ance is necessary to ensure an effective response to
19 save lives and to protect property and public health
20 and safety.

21 (d) IRRELEVANCY OF POPULATION DENSITY.—The
22 President shall not limit declarations made under this sec-
23 tion to highly populated centers of violent crime or drug
24 trafficking, drug smuggling, or drug use, but shall also
25 consider applications from governments of less populated

1 areas where the magnitude and severity of such activities
2 is beyond the capability of the State or local government
3 to respond.

4 (e) REQUIREMENTS.—As part of a request for a dec-
5 laration under this section, and as a prerequisite to Fed-
6 eral violent crime or drug emergency assistance under this
7 section, the chief executive officer of a State or local gov-
8 ernment shall—

9 (1) take appropriate action under State or local
10 law and furnish information on the nature and
11 amount of State and local resources that have been
12 or will be committed to alleviating the major drug-
13 related emergency;

14 (2) submit a detailed plan outlining that gov-
15 ernment's short- and long-term plans to respond to
16 the violent crime or drug emergency, specifying the
17 types and levels of Federal assistance requested and
18 including explicit goals (including quantitative goals)
19 and timetables; and

20 (3) specify how Federal assistance provided
21 under this section is intended to achieve those goals.

22 (f) REVIEW PERIOD.—The Attorney General shall re-
23 view a request submitted pursuant to this section, and the
24 President shall decide whether to declare a violent crime

1 or drug emergency area, within 30 days after receiving
2 the request.

3 (g) FEDERAL ASSISTANCE.—The President may—

4 (1) direct any Federal agency, with or without
5 reimbursement, to utilize its authorities and the re-
6 sources granted to it under Federal law (including
7 personnel, equipment, supplies, facilities, and mana-
8 gerial, technical, and advisory services) in support of
9 State and local assistance efforts; and

10 (2) provide technical and advisory assistance,
11 including communications support and law enforce-
12 ment-related intelligence information; and

13 (h) DURATION OF FEDERAL ASSISTANCE.—

14 (1) IN GENERAL.—Federal assistance under
15 this section shall not be provided to a drug disaster
16 area for more than 1 year.

17 (2) EXTENSION.—The chief executive officer of
18 a jurisdiction may apply to the Attorney General for
19 an extension of assistance beyond 1 year. The Presi-
20 dent, in consultation with the Attorney General, may
21 extend the provision of Federal assistance for not
22 more than an additional 180 days.

23 (i) REGULATIONS.—Not later than 90 days after the
24 date of the enactment of this Act, the Attorney General
25 shall issue regulations to implement this section.



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S 1581 IS—3

S 1581 IS—4

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