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# Table of Contents

<table>
<thead>
<tr>
<th>Section</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>List of Title 3 Compilations</td>
<td>iv</td>
</tr>
<tr>
<td>Explanation of the <em>Code of Federal Regulations</em></td>
<td>vi</td>
</tr>
<tr>
<td>Explanation of This Title</td>
<td>ix</td>
</tr>
<tr>
<td>How To Cite This Title</td>
<td>xi</td>
</tr>
<tr>
<td>Title 3</td>
<td>xiii</td>
</tr>
<tr>
<td>2014 Compilation—Presidential Documents</td>
<td>1</td>
</tr>
<tr>
<td>Chapter I—Executive Office of the President</td>
<td>407</td>
</tr>
<tr>
<td>Title 3 Finding Aids</td>
<td>417</td>
</tr>
<tr>
<td>Tables</td>
<td>419</td>
</tr>
<tr>
<td>List of CFR Sections Affected</td>
<td>437</td>
</tr>
<tr>
<td>Index</td>
<td>439</td>
</tr>
<tr>
<td>CFR Finding Aids</td>
<td>451</td>
</tr>
<tr>
<td>Table of CFR Titles and Chapters</td>
<td>453</td>
</tr>
<tr>
<td>Alphabetical List of Agencies Appearing in the CFR</td>
<td>473</td>
</tr>
</tbody>
</table>
Title 3 Compilations

<table>
<thead>
<tr>
<th>Title 3 Compilations</th>
<th>Proclamations</th>
<th>Executive Orders</th>
</tr>
</thead>
<tbody>
<tr>
<td>1936–1938</td>
<td>2161–2286</td>
<td>7316–7905</td>
</tr>
<tr>
<td>1938–1943</td>
<td>2287–2587</td>
<td>7906–9347</td>
</tr>
<tr>
<td>1943–1948</td>
<td>2588–2823</td>
<td>9348–10025</td>
</tr>
<tr>
<td>1949–1953</td>
<td>2824–3041</td>
<td>10026–10510</td>
</tr>
<tr>
<td>1959–1963</td>
<td>3266–3565</td>
<td>10798–11134</td>
</tr>
<tr>
<td>1964–1965</td>
<td>3566–3694</td>
<td>11135–11263</td>
</tr>
<tr>
<td>1976</td>
<td>4412–4480</td>
<td>11894–11949</td>
</tr>
<tr>
<td>1977</td>
<td>4481–4543</td>
<td>11950–12032</td>
</tr>
<tr>
<td>1978</td>
<td>4544–4631</td>
<td>12033–12110</td>
</tr>
<tr>
<td>1979</td>
<td>4632–4709</td>
<td>12111–12187</td>
</tr>
<tr>
<td>1980</td>
<td>4710–4812</td>
<td>12188–12260</td>
</tr>
<tr>
<td>1981</td>
<td>4813–4889</td>
<td>12261–12336</td>
</tr>
<tr>
<td>1982</td>
<td>4890–5008</td>
<td>12337–12399</td>
</tr>
<tr>
<td>1983</td>
<td>5009–5142</td>
<td>12400–12456</td>
</tr>
<tr>
<td>1984</td>
<td>5143–5291</td>
<td>12457–12497</td>
</tr>
<tr>
<td>1985</td>
<td>5292–5424</td>
<td>12498–12542</td>
</tr>
<tr>
<td>1986</td>
<td>5425–5595</td>
<td>12543–12579</td>
</tr>
<tr>
<td>1987</td>
<td>5596–5759</td>
<td>12580–12622</td>
</tr>
<tr>
<td>1988</td>
<td>5760–5928</td>
<td>12623–12662</td>
</tr>
<tr>
<td>1989</td>
<td>5929–6084</td>
<td>12663–12698</td>
</tr>
<tr>
<td>1990</td>
<td>6085–6240</td>
<td>12699–12741</td>
</tr>
<tr>
<td>1991</td>
<td>6241–6398</td>
<td>12742–12787</td>
</tr>
<tr>
<td>1992</td>
<td>6399–6520</td>
<td>12788–12827</td>
</tr>
<tr>
<td>1993</td>
<td>6521–6643</td>
<td>12828–12890</td>
</tr>
<tr>
<td>1994</td>
<td>6644–6763</td>
<td>12891–12944</td>
</tr>
<tr>
<td>1995</td>
<td>6764–6859</td>
<td>12945–12987</td>
</tr>
<tr>
<td>1996</td>
<td>6860–6965</td>
<td>12988–13033</td>
</tr>
<tr>
<td>1997</td>
<td>6966–7061</td>
<td>13034–13071</td>
</tr>
<tr>
<td>1998</td>
<td>7062–7161</td>
<td>13072–13109</td>
</tr>
<tr>
<td>1999</td>
<td>7162–7262</td>
<td>13110–13144</td>
</tr>
<tr>
<td>2000</td>
<td>7263–7389</td>
<td>13145–13185</td>
</tr>
<tr>
<td>2001</td>
<td>7263–7516</td>
<td>13145–13251</td>
</tr>
<tr>
<td>2002</td>
<td>7517–7635</td>
<td>13252–13282</td>
</tr>
<tr>
<td>2003</td>
<td>7636–7748</td>
<td>13283–13323</td>
</tr>
<tr>
<td>2004</td>
<td>7749–7858</td>
<td>13324–13368</td>
</tr>
<tr>
<td>2005</td>
<td>7859–7972</td>
<td>13369–13394</td>
</tr>
<tr>
<td>2006</td>
<td>7873–8098</td>
<td>13395–13421</td>
</tr>
<tr>
<td>2007</td>
<td>8099–8214</td>
<td>13422–13453</td>
</tr>
<tr>
<td>2008</td>
<td>8215–8334</td>
<td>13454–13483</td>
</tr>
<tr>
<td>2009</td>
<td>8335–8469</td>
<td>13484–13527</td>
</tr>
<tr>
<td>2010</td>
<td>8470–8621</td>
<td>13528–13562</td>
</tr>
<tr>
<td>2011</td>
<td>8622–8772</td>
<td>13563–13596</td>
</tr>
<tr>
<td>2012</td>
<td>8773–8925</td>
<td>13597–13635</td>
</tr>
</tbody>
</table>

iv
Beginning with 1976, Title 3 compilations also include regulations contained in Chapter I, Executive Office of the President.

Supplementary publications include: Presidential documents of the Hoover Administration (two volumes), Proclamations 1870–2037 and Executive Orders 5076–6070; Consolidated Indexes for 1936–1965; and Consolidated Tables for 1936–1965.
Explanation

The Code of Federal Regulations is a codification of the general and permanent rules published in the Federal Register by the Executive departments and agencies of the Federal Government. The Code is divided into 50 titles which represent broad areas subject to Federal regulation. Each title is divided into chapters which usually bear the name of the issuing agency. Each chapter is further subdivided into parts covering specific regulatory areas.

Each volume of the Code is revised at least once each calendar year and issued on a quarterly basis approximately as follows:

- Title 1 through Title 16 .............................................................. as of January 1
- Title 17 through Title 27 ................................................................. as of April 1
- Title 28 through Title 41 ............................................................... as of July 1
- Title 42 through Title 50 ............................................................ as of October 1

The appropriate revision date is printed on the cover of each volume.

LEGAL STATUS

The contents of the Federal Register are required to be judicially noticed (44 U.S.C. 1507). The Code of Federal Regulations is prima facie evidence of the text of the original documents (44 U.S.C. 1510).

HOW TO USE THE CODE OF FEDERAL REGULATIONS

The Code of Federal Regulations is kept up to date by the individual issues of the Federal Register. These two publications must be used together to determine the latest version of any given rule.

To determine whether a Code volume has been amended since its revision date (in this case, January 1, 2015), consult the “List of CFR Sections Affected (LSA),” which is issued monthly, and the “Cumulative List of Parts Affected,” which appears in the Reader Aids section of the daily Federal Register. These two lists will identify the Federal Register page number of the latest amendment of any given rule.

EFFECTIVE AND EXPIRATION DATES

Each volume of the Code contains amendments published in the Federal Register since the last revision of that volume of the Code. Source citations for the regulations are referred to by volume number and page number of the Federal Register and date of publication. Publication dates and effective dates are usually not the same and care must be exercised by the user in determining the actual effective date. In instances where the effective date is beyond the cut-off date for the Code a note has been inserted to reflect the future effective date. In those instances where a regulation published in the Federal Register states a date certain for expiration, an appropriate note will be inserted following the text.

OMB CONTROL NUMBERS

The Paperwork Reduction Act of 1980 (Pub. L. 96–511) requires Federal agencies to display an OMB control number with their information collection request.
Many agencies have begun publishing numerous OMB control numbers as amendments to existing regulations in the CFR. These OMB numbers are placed as close as possible to the applicable recordkeeping or reporting requirements.

PAST PROVISIONS OF THE CODE

Provisions of the Code that are no longer in force and effect as of the revision date stated on the cover of each volume are not carried. Code users may find the text of provisions in effect on any given date in the past by using the appropriate List of CFR Sections Affected (LSA). For the convenience of the reader, a "List of CFR Sections Affected" is published at the end of each CFR volume. For changes to the Code prior to the LSA listings at the end of the volume, consult previous annual editions of the LSA. For changes to the Code prior to 2001, consult the List of CFR Sections Affected compilations, published for 1949-1963, 1964-1972, 1973-1985, and 1986-2000.

"[RESERVED]" TERMINOLOGY

The term "[Reserved]" is used as a place holder within the Code of Federal Regulations. An agency may add regulatory information at a "[Reserved]" location at any time. Occasionally "[Reserved]" is used editorially to indicate that a portion of the CFR was left vacant and not accidentally dropped due to a printing or computer error.

INCORPORATION BY REFERENCE

What is incorporation by reference? Incorporation by reference was established by statute and allows Federal agencies to meet the requirement to publish regulations in the Federal Register by referring to materials already published elsewhere. For an incorporation to be valid, the Director of the Federal Register must approve it. The legal effect of incorporation by reference is that the material is treated as if it were published in full in the Federal Register (5 U.S.C. 552(a)). This material, like any other properly issued regulation, has the force of law.

What is a proper incorporation by reference? The Director of the Federal Register will approve an incorporation by reference only when the requirements of 1 CFR part 51 are met. Some of the elements on which approval is based are:

(a) The incorporation will substantially reduce the volume of material published in the Federal Register.
(b) The matter incorporated is in fact available to the extent necessary to afford fairness and uniformity in the administrative process.
(c) The incorporating document is drafted and submitted for publication in accordance with 1 CFR part 51.

What if the material incorporated by reference cannot be found? If you have any problem locating or obtaining a copy of material listed as an approved incorporation by reference, please contact the agency that issued the regulation containing that incorporation. If, after contacting the agency, you find the material is not available, please notify the Director of the Federal Register, National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740-6001, or call 202-741-6010.

CFR INDEXES AND TABULAR GUIDES

A subject index to the Code of Federal Regulations is contained in a separate volume, revised annually as of January 1, entitled CFR INDEX AND FINDING AIDS. This volume contains the Parallel Table of Authorities and Rules. A list of CFR titles, chapters, subchapters, and parts and an alphabetical list of agencies publishing in the CFR are also included in this volume.
An index to the text of “Title 3—The President” is carried within that volume.

The Federal Register Index is issued monthly in cumulative form. This index is based on a consolidation of the “Contents” entries in the daily Federal Register.

A List of CFR Sections Affected (LSA) is published monthly, keyed to the revision dates of the 50 CFR titles.

REPUBLICATION OF MATERIAL

There are no restrictions on the republication of material appearing in the Code of Federal Regulations.

INQUIRIES

For a legal interpretation or explanation of any regulation in this volume, contact the issuing agency. The issuing agency’s name appears at the top of odd-numbered pages.

For inquiries concerning CFR reference assistance, call 202–741–6000 or write to the Director, Office of the Federal Register, National Archives and Records Administration, 8601 Adelphi Road, College Park, MD 20740-6901 or e-mail fedreg.info@nara.gov.

SALES

The Government Publishing Office (GPO) processes all sales and distribution of the CFR. For payment by credit card, call toll-free, 866-512-1800, or DC area, 202-512-1800, M-F 8 a.m. to 4 p.m. e.s.t. or fax your order to 202-512-2104, 24 hours a day. For payment by check, write to: US Government Publishing Office – New Orders, P.O. Box 979050, St. Louis, MO 63197-9000.

ELECTRONIC SERVICES

The full text of the Code of Federal Regulations, the LSA (List of CFR Sections Affected), The United States Government Manual, the Federal Register, Public Laws, Public Papers of the Presidents of the United States, Compilation of Presidential Documents and the Privacy Act Compilation are available in electronic format via www.ofr.gov. For more information, contact the GPO Customer Contact Center, U.S. Government Publishing Office. Phone 202-512-1800, or 866-512-1800 (toll-free). E-mail, ContactCenter@gpo.gov.


AMY P. BUNK,
Acting Director,
Office of the Federal Register.
January 1, 2015.
Explanation of This Title

This volume of “Title 3—The President” contains a compilation of Presidential documents and a codification of regulations issued by the Executive Office of the President.

The 2014 Compilation contains the full text of those documents signed by the President that were required to be published in the Federal Register. Signature date rather than publication date is the criterion for inclusion. With each annual volume, the Presidential documents signed in the previous year become the new compilation.

Chapter I contains regulations issued by the Executive Office of the President. This section is a true codification like other CFR volumes, in that its contents are organized by subject or regulatory area and are updated by individual issues of the Federal Register.

Presidential documents in this volume may be cited “3 CFR, 2014 Comp.” Thus, the preferred abbreviated citation for Proclamation 9076 appearing on page 1 of this book, is “3 CFR, 2014 Comp., p. 1.” Chapter I entries may be cited “3 CFR.” Thus, the preferred abbreviated citation for section 100.1, appearing in chapter I of this book, is “3 CFR 100.1.”

This book is one of the volumes in a series that began with Proclamation 2161 of March 19, 1936, and Executive Order 7316 of March 13, 1936, and that has been continued by means of annual compilations and periodic cumulations. The entire Title 3 series, as of January 1, 2015, is encompassed in the volumes listed on page iv.

For readers interested in proclamations and Executive orders prior to 1936, there is a two-volume set entitled Proclamations and Executive Orders, Herbert Hoover (March 4, 1929, to March 4, 1933). Codified Presidential documents are published in the Codification of Presidential Proclamations and Executive Orders (April 13, 1945—January 20, 1989). Other public Presidential documents not required to be published in the Federal Register, such as speeches, messages to Congress, and statements, can be found in the Compilation of Presidential Documents and the Public Papers of the Presidents series. A selection of these Office of the Federal Register publications are available for sale from the Superintendent of Documents, Government Publishing Office, Washington, DC 20402.

This book was prepared under the direction of John Hyrum Martinez, Director of the Publications and Services Division; Laurice A. Clark, Supervisor of the Presidential and Legislative Publications Unit; and Lois M. Davis, Editor.
Cite Presidential documents in this volume

3 CFR, 2014 Comp.
thus: 3 CFR, 2014 Comp., p. 1

Cite chapter I entries in this volume

3 CFR
thus: 3 CFR 100.1
Title 3—The President

2014 Compilation—Presidential Documents:

Proclamations ................................................................. 1

Executive Orders ............................................................... 217

Other Presidential Documents .......................................... 329

Chapter I—Executive Office of the President:

Part 100 ............................................................................ 408

Part 101 ............................................................................ 408

Part 102 ............................................................................ 408

Finding Aids:

Table 1—Proclamations .................................................... 419

Table 2—Executive Orders ............................................... 423

Table 3—Other Presidential Documents ........................... 425

Table 4—Presidential Documents Affected During 2014 ....... 429

Table 5—Statutes Cited as Authority for Presidential Docu-
ments ............................................................................... 433

List of CFR Sections Affected ........................................... 437

Index ................................................................................ 439

CFR Finding Aids:

Table of CFR Titles and Chapters .................................... 453

Alphabetical List of Agencies Appearing in the CFR .......... 473
Proclamation 9076 of January 15, 2014

Religious Freedom Day, 2014

By the President of the United States of America
A Proclamation

In 1786, the Virginia General Assembly affirmed an ideal that has long been central to the American journey. The Virginia Statute for Religious Freedom, penned by Thomas Jefferson, declared religious liberty a natural right and any attempt to subvert it “a departure from the plan of the Holy Author of our religion, who being Lord both of body and mind, yet chose not to propagate it by coercions on either.” The Statute inspired religious liberty protections in the First Amendment, which has stood for almost two and a quarter centuries.

Today, America embraces people of all faiths and of no faith. We are Christians and Jews, Muslims and Hindus, Buddhists and Sikhs, atheists and agnostics. Our religious diversity enriches our cultural fabric and reminds us that what binds us as one is not the tenets of our faiths, the colors of our skin, or the origins of our names. What makes us American is our adherence to shared ideals—freedom, equality, justice, and our right as a people to set our own course.

America proudly stands with people of every nation who seek to think, believe, and practice their faiths as they choose. In the years to come, my Administration will remain committed to promoting religious freedom, both at home and across the globe. We urge every country to recognize religious freedom as both a universal right and a key to a stable, prosperous, and peaceful future.
As we observe this day, let us celebrate America’s legacy of religious liberty, embrace diversity in our own communities, and resolve once more to advance religious freedom in our time.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 16, 2014, as Religious Freedom Day. I call on all Americans to commemorate this day with events and activities that teach us about this critical foundation of our Nation’s liberty, and show us how we can protect it for future generations at home and around the world.

IN WITNESS WHEREOF, I have hereunto set my hand this fifteenth day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9077 of January 15, 2014

Reserving Certain Submerged Lands in the Commonwealth of the Northern Mariana Islands

By the President of the United States of America
A Proclamation

The submerged lands surrounding the islands of Farallon de Pajaros (Uracas), Maug, and Asuncion in the Commonwealth of the Northern Mariana Islands are among the most biologically diverse in the Western Pacific, with relatively pristine coral reef ecosystems that have been proclaimed objects of scientific interest and reserved for their protection as the Islands Unit of the Marianas Trench Marine National Monument (marine national monument) by Proclamation 8335 of January 6, 2009. Certain submerged lands adjacent to the land leased by the United States of America on the islands of Tinian and Farallon de Medinilla under the Lease Agreement Made Pursuant to the Covenant to Establish a Commonwealth of the Northern Mariana Islands in Political Union with the United States of America, dated January 6, 1983, as amended (Lease) are essential for ensuring that United States forces forward deployed to the Western Pacific are adequately trained and ready to respond immediately and effectively to orders from the National Command Authority, and for ensuring the safety of citizens of the Commonwealth of the Northern Mariana Islands.

Certain of these submerged lands will be conveyed by the United States to the Government of the Commonwealth of the Northern Mariana Islands on January 16, 2014, pursuant to section 1(a) of Public Law 93–435, as amended by section 1 of Public Law 113–34 (the “Act”), unless the President designates otherwise pursuant to section 1(b)(vii) of the Act.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of authority vested in me by section 1(b)(vii) of the Act, do hereby proclaim that the lands hereinafter described are excepted from...
transfer to the Government of the Commonwealth of the Northern Mariana Islands under section 1(a) of the Act:

the submerged lands adjacent to the islands of Farallon de Pajaros (Uracas), Maug, and Asuncion permanently covered by tidal waters up to the mean low water line and extending three geographical miles seaward from the mean high tide line; and

the submerged lands adjacent to the islands of Tinian and Farallon de Medinilla permanently or periodically covered by tidal waters up to the line of mean high tide and extending seaward to a line three geographical miles distant from those areas of the coastline that are adjacent to the leased lands described in the Lease.

Nothing in this proclamation is intended to affect the authority of the Secretary of the Interior (Secretary) under section 1(b) of the Act to subsequently convey the submerged lands adjacent to the islands of Farallon de Pajaros (Uracas), Maug, and Asuncion when the Secretary, the Secretary of Commerce, and the Government of the Commonwealth of the Northern Mariana Islands have entered into an agreement for coordination of management that ensures the protection of the marine national monument within the excepted area described above. Furthermore, nothing in this proclamation is intended to affect the authority of the Secretary under section 1(b) of the Act to subsequently convey the submerged lands adjacent to the land leased by the United States on the islands of Tinian or Farallon de Medinilla when the Secretary of the Navy and the Government of the Commonwealth of the Northern Mariana Islands have entered into an agreement that ensures protection of military training within the excepted area.

IN WITNESS WHEREOF, I have hereunto set my hand this fifteenth day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9078 of January 16, 2014

Martin Luther King, Jr., Federal Holiday, 2014

By the President of the United States of America
A Proclamation

Each year, America sets aside a day to remember a giant of our Nation’s history and a pioneer of the Civil Rights Movement. During his lifelong struggle for justice and equality, the Reverend Dr. Martin Luther King, Jr., gave mighty voice to the quiet hopes of millions, offered a redemptive path for oppressed and oppressors alike, and led a Nation to the mountaintop. Behind the bars of a Birmingham jail cell, he reminded us that “injustice anywhere is a threat to justice everywhere.” On a hot summer day, under the shadow of the Great Emancipator, he challenged America to make good on its founding promise, and he called on every lover of freedom to walk alongside their brothers and sisters.
As we marked the 50th Anniversary of the March on Washington for Jobs and Freedom last August, we noted the depth of courage and character assembled on the National Mall that day. We honored all who marched, bled, and died for civil rights. And we celebrated the great victories of the last half century—civil rights and voting rights laws; new opportunities in the classroom and the workforce; a more fair and free America, not only for African Americans, but for us all.

We were also reminded that our journey is not complete. It is our task to build on the gains of past generations, from challenging new barriers to the vote to ensuring the scales of justice work equally for all people. And we must advance another cause central to both Dr. King’s career and the Civil Rights Movement—the dignity of good jobs, decent wages, quality education, and a fair deal. Because America’s promise is not only the absence of oppression but also the presence of opportunity, we must make our Nation one where anyone willing to work hard is admitted into the ranks of a rising, thriving middle class.

Dr. King taught us that “an individual has not started living until he can rise above the narrow confines of his individualistic concerns to the broader concerns of all humanity.” In honor of this spirit, Americans across the country will come together for a day of service. By volunteering our time and energy, we can build stronger, healthier, more resilient communities. Today, let us put aside our narrow ambitions, lift up one another, and march a little closer to the Nation Dr. King envisioned.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 20, 2014, as the Martin Luther King, Jr., Federal Holiday. I encourage all Americans to observe this day with appropriate civic, community, and service projects in honor of Dr. King and to visit www.MLKDay.gov to find Martin Luther King, Jr., Day of Service projects across our country.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9079 of January 31, 2014

American Heart Month, 2014

By the President of the United States of America
A Proclamation

Maintaining a strong heart is key to a long and healthy life. The number one killer of American men and women, cardiovascular disease is responsible for one out of every four deaths in the United States. During American Heart Month, we renew our fight, both as a Nation and in each of our own lives, against the devastating epidemic of heart disease.
While anyone can develop heart disease, those with high blood pressure or high cholesterol and those who smoke are at greater risk. Risk factors like diabetes, obesity, poor diet, physical inactivity, and excessive alcohol use can also increase the likelihood of developing heart disease. By adopting a few healthy habits—getting regular exercise; not smoking; eating diets rich in fruits and vegetables and low in salt, saturated fat, and cholesterol—each of us can reduce our risk. Following health care providers’ instructions can also improve heart health and lessen the chance of heart attack.

Thanks to the Affordable Care Act, millions of Americans have gained access to affordable health care coverage, including recommended preventive screenings with no out-of-pocket cost. As we improve access to coverage, my Administration remains committed to supporting scientific research and raising awareness of heart disease. In 2011, we launched Million Hearts, which aims to prevent one million heart attacks and strokes by 2017. And through First Lady Michelle Obama’s Let’s Move! initiative, we are helping young people make the positive choices that will keep them healthy throughout their lives.

On Friday, February 7, everyone will have the chance to show their support for heart health by observing National Wear Red Day. Michelle and I encourage Americans to wear red in solidarity with those struggling with heart disease and in acknowledgement of the hardworking health care professionals who provide life-saving treatment, research, and advice. As we honor their contributions, let us take ownership of our heart health and commit to positive lifestyles, this month and throughout the year.

In acknowledgement of the importance of the ongoing fight against cardiovascular disease, the Congress, by Joint Resolution approved December 30, 1963, as amended (77 Stat. 843; 36 U.S.C. 101), has requested that the President issue an annual proclamation designating February as “American Heart Month.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim February 2014 as American Heart Month, and I invite all Americans to participate in National Wear Red Day on February 7, 2014. I also invite the Governors of the States, the Commonwealth of Puerto Rico, officials of other areas subject to the jurisdiction of the United States, and the American people to join me in recognizing and reaffirming our commitment to fighting cardiovascular disease.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamation 9080 of January 31, 2014

National African American History Month, 2014

By the President of the United States of America
A Proclamation

Americans have long celebrated our Nation as a beacon of liberty and opportunity—home to patriots who threw off an empire, refuge to multitudes who fled oppression and despair. Yet we must also remember that while many came to our shores to pursue their own measure of freedom, hundreds of thousands arrived in chains. Through centuries of struggle, and through the toil of generations, African Americans have claimed rights long denied. During National African American History Month, we honor the men and women at the heart of this journey—from engineers of the Underground Railroad to educators who answered a free people’s call for a free mind, from patriots who proved that valor knows no color to demonstrators who gathered on the battlefields of justice and marched our Nation toward a brighter day.

As we pay tribute to the heroes, sung and unsung, of African-American history, we recall the inner strength that sustained millions in bondage. We remember the courage that led activists to defy lynch mobs and register their neighbors to vote. And we carry forward the unyielding hope that guided a movement as it bent the arc of the moral universe toward justice. Even while we seek to dull the scars of slavery and legalized discrimination, we hold fast to the values gained through centuries of trial and suffering.

Every American can draw strength from the story of hard-won progress, which not only defines the African-American experience, but also lies at the heart of our Nation as a whole. This story affirms that freedom is a gift from God, but it must be secured by His people here on earth. It inspires a new generation of leaders, and it teaches us all that when we come together in common purpose, we can right the wrongs of history and make our world anew.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim February 2014 as National African American History Month. I call upon public officials, educators, librarians, and all the people of the United States to observe this month with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamation 9081 of January 31, 2014

National Teen Dating Violence Awareness and Prevention Month, 2014

By the President of the United States of America

A Proclamation

Each year, 1 in 10 American teenagers suffers physical violence at the hands of a boyfriend or girlfriend, and many others are sexually or emotionally abused. Dating violence can inflict long-lasting pain, putting survivors at increased risk of substance abuse, depression, poor academic performance, and experiencing further violence from a partner. During National Teen Dating Violence Awareness and Prevention Month, we renew our commitment to preventing abuse, supporting survivors, holding offenders accountable, and building a culture of respect.

Although girls and young women ages 16 to 24 are at the highest risk, dating violence can affect anyone. That is why everyone must learn the risk factors and warning signs. While healthy relationships are built on fairness, equality, and respect, dating violence often involves a pattern of destructive behaviors used to exert power and control over a partner. It can include constantly monitoring, isolating, or insulting a partner; extreme jealousy, insecurity, or possessiveness; or any type of physical violence or unwanted sexual contact. If you, a friend, or a loved one, is in an abusive relationship, the National Dating Abuse Helpline will offer immediate and confidential support. To contact the Helpline, call 1–866–331–9474, text “loveis” to 22522, or visit www.LoveIsRespect.org. For more information on dating violence, please visit www.CDC.gov/features/datingviolence.

My Administration remains dedicated to preventing dating violence, raising awareness among teens and their families, and educating young people about healthy relationships. Earlier this year, I established the White House Task Force to Protect Students from Sexual Assault. In addition to its primary focus of reducing sexual assault on college campuses, the task force will consider how its recommendations could apply to secondary schools. Because we must also reach out to teens in new ways, Vice President Joe Biden’s 1 is 2 Many initiative is engaging them online, via mobile applications, and in social media. Alongside schools, communities, and advocacy groups, we are working to change attitudes and help teens speak out against dating violence.

Each of us can play a role in ending dating violence—in our schools, our homes, our neighborhoods, and our dormitories. This month and throughout the year, let every American look out for one another, stand with survivors, speak out against dating violence, and build communities where abuse is never tolerated.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim February 2014 as National Teen Dating Violence Awareness and Prevention Month. I call upon all Americans to support efforts in their communities and schools, and in
their own families, to empower young people to develop healthy relationships throughout their lives and to engage in activities that prevent and respond to teen dating violence.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of January, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9082 of February 10, 2014

20th Anniversary of Executive Order 12898 on Environmental Justice

By the President of the United States of America
A Proclamation

Two decades ago, President William J. Clinton directed the Federal Government to tackle a long-overlooked problem. Low-income neighborhoods, communities of color, and tribal areas disproportionately bore environmental burdens like contamination from industrial plants or landfills and indoor air pollution from poor housing conditions. These hazards worsen health disparities and reduce opportunity for residents—children who miss school due to complications of asthma, adults who struggle with medical bills. Executive Order 12898 affirmed every American’s right to breathe freely, drink clean water, and live on uncontaminated land. Today, as America marks 20 years of action, we renew our commitment to environmental justice for all.

Because we all deserve the chance to live, learn, and work in healthy communities, my Administration is fighting to restore environments in our country’s hardest-hit places. After over a decade of inaction, we reconvened an Environmental Justice Interagency Working Group and invited more than 100 environmental justice leaders to a White House forum. Alongside tribal governments, we are working to reduce pollution on their lands. And to build a healthier environment for every American, we established the first-ever national limits for mercury and other toxic emissions from power plants.

While the past two decades have seen great progress, much work remains. In the years to come, we will continue to work with States, tribes, and local leaders to identify, aid, and empower areas most strained by pollution. By effectively implementing environmental laws, we can improve quality of life and expand economic opportunity in overburdened communities. And recognizing these same communities may suffer disproportionately due to climate change, we must cut carbon emissions, develop more homegrown clean energy, and prepare for the impacts of a changing climate that we are already feeling across our country.

As we mark this day, we recall the activists who took on environmental challenges long before the Federal Government acknowledged their needs. We remember how Americans—young and old, on college campuses and
in courtrooms, in our neighborhoods and through our places of worship—
called on a Nation to pursue clean air, water, and land for all people. On
this anniversary, let us move forward with the same unity, energy, and pas-

sion to live up to the promise that here in America, no matter who you
are or where you come from, you can pursue your dreams in a safe and
just environment.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
American, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim February 11, 2014, as the
20th Anniversary of Executive Order 12898 on Environmental Justice. I call
upon all Americans to observe this day with programs and activities that
promote environmental justice and advance a healthy, sustainable future.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of
February, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
eighth.

BARACK OBAMA

Proclamation 9083 of February 28, 2014

American Red Cross Month, 2014

By the President of the United States of America
A Proclamation

On the bloodied battlefields of the Civil War, Clara Barton risked her life
to aid the wounded, raise spirits, and deliver dearly needed medical sup-
plies. She went on to found the American Red Cross in 1881, which would
carry forward her legacy of compassion. Since then, service and relief orga-
nizations have demonstrated time and time again that amid the greatest
hardship, all of us can unite in shared commitment to helping our fellow
human beings. During American Red Cross Month, we honor those who de-
vote themselves to bringing relief where there is suffering, inspiring hope
where there is despair, and healing the wounds of disaster and war.

Today, American Red Cross workers, alongside countless humanitarian or-
ganizations and caring volunteers, deliver life-saving assistance in every
corner of our Nation and all across the globe. They help us donate blood
to the ill and injured, fortify towns against rising flood waters, teach us
first aid, and rebuild communities in the wake of terrible disasters. Last
year, we saw this compassion once again when a tornado tore through
Oklahoma, leaving homes destroyed and schools in rubble. Americans
came together as one people and one family, determined to stand with
those affected every step of the way and to emerge from this tragedy strong-
er than ever before.

During the darkness of storm, we see what is brightest in America—the
drive to shield our neighbors from danger, to roll up our sleeves in times
of crisis, to respond as one Nation and leave no one behind. This month,
as we honor our incredible relief and service organizations, let us also celebrate that uniquely American spirit that calls us, across all lines of background and belief, to set aside smaller differences in service of a greater purpose.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America and Honorary Chairman of the American Red Cross, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 2014 as American Red Cross Month. I encourage all Americans to observe this month with appropriate programs, ceremonies, and activities, and by supporting the work of service and relief organizations.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of February, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Irish-American Heritage Month, 2014

By the President of the United States of America
A Proclamation

Centuries after America welcomed the first sons and daughters of the Emerald Isle to our shores, Irish heritage continues to enrich our Nation. This month, we reflect on proud traditions handed down through the generations, and we celebrate the many threads of green woven into the red, white, and blue.

Irish Americans have defended our country through times of war, strengthened communities from coast to coast, and poured sweat and blood into building our infrastructure and raising our skyscrapers. Some endured hunger, hardship, and prejudice; many rose to be leaders of government, industry, or culture. Their journey is a testament to the resilience of the Irish character, a people who never stopped dreaming of a brighter future and never stopped striving to make that dream a reality. Today, Americans of all backgrounds can find common ground in the values of faith and perseverance, and we can all draw strength from the unshakable belief that through hard work and sacrifice, we can forge better lives for ourselves and our families.

The American and Irish peoples enjoy a friendship deepened by both shared heritage and shared ideals. On the international stage, we are proud to work in concert toward a freer, more just world. As we honor that enduring connection during Irish-American Heritage Month, let us look forward to many more generations of partnership. May the bond between our peoples only grow in the centuries to come.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 2014 as Irish-
Proclamations

American Heritage Month. I call upon all Americans to observe this month with appropriate ceremonies, activities, and programs.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of February, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9085 of February 28, 2014

National Colorectal Cancer Awareness Month, 2014

By the President of the United States of America

A Proclamation

The second leading cause of cancer deaths in the United States, colorectal cancer claims more than 50,000 American lives each year. Because the odds of survival rise dramatically when this cancer is caught early, calling attention to it can save lives. During National Colorectal Cancer Awareness Month, we aim to improve public understanding of risk factors and screening recommendations, reach for better treatments, and set our sights on a cure.

While anyone can get colorectal cancer, the risk increases with age. Nine out of ten cases occur in people over 50 years old, and the likelihood is also greater for people of African-American or Eastern European descent and those with inflammatory bowel disease or a family history of colorectal cancer. Symptoms can include stomach pain, aches, or cramps that do not go away and weight loss without a known cause. Yet many cases have no symptoms, especially early on, when it can be prevented or more effectively treated. That is why it is crucial for people of all ages to discuss colorectal cancer with their doctors and those at risk or between ages 50 and 75 to get regular screenings.

My Administration is funding research to improve prevention and treatment, and to identify the best ways to promote colorectal cancer screening. We are also working to ensure screenings and treatment are available and affordable for all. The Centers for Disease Control and Prevention funds programs that provide these tests to underserved, at-risk Americans. And under the Affordable Care Act, most health insurance plans cover recommended preventive services, including colorectal cancer screening for adults ages 50 to 75, at no out-of-pocket cost to the patient. Thanks to the health care law, insurance companies can no longer put annual or lifetime dollar caps on essential health benefits or discriminate against people with pre-existing conditions. Americans have their first chance to sign up for affordable, high quality coverage in the Health Insurance Marketplace through open enrollment until March 31st, and annually going forward.

Everyone has a role to play in reducing deaths from colorectal cancer. This month, I encourage Americans to talk to at-risk parents, grandparents, or friends of all ages about getting screened. If we look out for one another, we can better the chances of survival and keep more families whole.
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 2014 as National Colorectal Cancer Awareness Month. I encourage all citizens, government agencies, private businesses, non-profit organizations, and other groups to join in activities that will increase awareness and prevention of colorectal cancer.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of February, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9086 of February 28, 2014

National Consumer Protection Week, 2014

By the President of the United States of America
A Proclamation

The premise that we are all created equal is the opening line in the American story, and while we do not promise equal outcomes, we have always strived to deliver equal opportunity. When everyone gets a fair shot, does their fair share, and plays by the same set of rules, the best ideas rise to the top and our economy thrives. After 6 years of digging out of a historic crisis brought on by widespread abuses in our financial system, it is clearer than ever that we cannot succeed without strong consumer protections. This week, we remember that our Nation’s economy is only as strong as its people, and we recommit to fostering a sense of basic fairness in our marketplace.

Since I took office, my Administration has worked tirelessly to expose deceptive mortgage schemes, crack down on abusive debt collection practices, and ensure an irresponsible few cannot hurt consumers by illegally rigging markets for their own gain. We have taken action to prevent credit card companies from hiding fees in intentionally obscure text and given families access to clear, comprehensive information on student loans. We passed the strongest consumer financial protection law in history and created an independent watchdog charged with looking out for the American people in the financial world. And to introduce more choice for those planning for retirement, I launched the myRA program, a new type of savings bond that lets Americans keep the same account, even if they change jobs.

It is also critical that all Americans know their rights and have the tools to weigh the risks and potential benefits of their choices in the open market. In partnership with consumer advocates, my Administration launched www.NCPW.gov, which provides advice on everything from avoiding scams, protecting identities, and staying informed about product recalls to managing debt and making sound financial decisions.
Proclamations  

Proclamation 9087  

During National Consumer Protection Week, let us recognize the men and women who power the engine of prosperity. Together, let us build an economy that works for everyone, leaves no one behind, and allows every American to pursue their own measure of happiness.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 2 through March 8, 2014, as National Consumer Protection Week. I call upon government officials, industry leaders, and advocates across the Nation to share information about consumer protection and provide our citizens with information about their rights as consumers.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of February, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9087 of February 28, 2014

Read Across America Day, 2014

By the President of the United States of America  

A Proclamation

Literacy is the foundation of every child’s education. It opens doorways to opportunity, transports us across time and space, and binds family and friends closer together. When parents, educators, librarians, and mentors read with children, they give a gift that will nourish souls for a lifetime. Today, Americans young and old will take time to get lost in a story and do their part to cultivate the next generation of talent and intellect.

This day is also a time to honor the legacy of Theodor Seuss Geisel, known to us as Dr. Seuss. Countless Americans can recall his books as their first step into the lands of letters and wordplay. With creatures, contraptions, and vibrant characters, they have led generations of happy travelers through voyages of the imagination. Yet his tales also challenge dictators and discrimination. They call us to open our minds, to take responsibility for ourselves and our planet. And they remind us that the value of our possessions pales in comparison to that of the ties we share with family, friends, and community.

From children’s stories to classic works of literature, the written word allows us to see the world from new perspectives. It helps us understand what it means to be human and what it means to be American. During Read Across America Day, let us celebrate, rediscover, and engage our children in this wonderful pastime.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 3, 2014, as Read Across America Day. I call upon children, families, educators, librarians,
public officials, and all the people of the United States to observe this day with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of February, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9088 of March 1, 2014

Women’s History Month, 2014

By the President of the United States of America
A Proclamation

Throughout our Nation’s history, American women have led movements for social and economic justice, made groundbreaking scientific discoveries, enriched our culture with stunning works of art and literature, and charted bold directions in our foreign policy. They have served our country with valor, from the battlefields of the Revolutionary War to the deserts of Iraq and mountains of Afghanistan. During Women’s History Month, we recognize the victories, struggles, and stories of the women who have made our country what it is today.

This month, we are reminded that even in America, freedom and justice have never come easily. As part of a centuries-old and ever-evolving movement, countless women have put their shoulder to the wheel of progress—activists who gathered at Seneca Falls and gave expression to a righteous cause; trailblazers who defied convention and shattered glass ceilings; millions who claimed control of their own bodies, voices, and lives. Together, they have pushed our Nation toward equality, liberation, and acceptance of women’s right—not only to choose their own destinies—but also to shape the futures of peoples and nations.

Through the grit and sacrifice of generations, American women and girls have gained greater opportunities and more representation than ever before. Yet they continue to face workplace discrimination, a higher risk of sexual assault, and an earnings gap that will cost the average woman hundreds of thousands of dollars over the course of her working lifetime.

As women fight for their seats at the head of the table, my Administration offers our unwavering support. The first bill I signed as President was the Lilly Ledbetter Fair Pay Act, which made it easier for women to challenge pay discrimination. Under the Affordable Care Act, we banned insurance companies from charging women more because of their gender, and we continue to defend this law against those who would let women’s bosses influence their health care decisions. Last year, recognizing a storied history of patriotic and courageous service in our Armed Forces, the United States military opened ground combat units to women in uniform. We are also encouraging more girls to explore their passions for science, technology, engineering, and mathematics and taking action to create economic opportunities for women across the globe. Last fall, we finalized a rule to
extend overtime and minimum wage protections to homecare workers, 90 percent of whom are women. And this January, I launched a White House task force to protect students from sexual assault.

As we honor the many women who have shaped our history, let us also celebrate those who make progress in our time. Let us remember that when women succeed, America succeeds. And from Wall Street to Main Street, in the White House and on Capitol Hill—let us put our Nation on the path to success.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 2014 as Women’s History Month. I call upon all Americans to observe this month and to celebrate International Women’s Day on March 8, 2014, with appropriate programs, ceremonies, and activities. I also invite all Americans to visit www.WomensHistoryMonth.gov to learn more about the generations of women who have left enduring imprints on our history.

IN WITNESS WHEREOF, I have hereunto set my hand this first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9089 of March 11, 2014

Boundary Enlargement of the California Coastal National Monument

By the President of the United States of America
A Proclamation

Through Proclamation 7264 of January 11, 2000, President Clinton established the California Coastal National Monument (monument) to protect the biological treasures situated offshore on thousands of unappropriated or unreserved islands, rocks, exposed reefs, and pinnacles owned or controlled by the Government of the United States within 12 nautical miles of the shoreline of the State of California. These dramatic features contribute to California’s awe-inspiring coastal scenery and provide havens for significant populations of seabirds and marine mammals. The monument protects feeding and nesting habitat for an estimated 200,000 breeding seabirds. Development on the mainland has forced seabirds that once fed and nested in the shoreline ecosystem to retreat to these protected areas. The monument also protects forage and breeding habitat for California sea lions, southern sea otters, and northern (Steller) sea lions.

As President Clinton noted in his proclamation, although these offshore habitats may appear distinct from nearby shoreline habitats, they are dependent upon each other, with vital and dynamic exchange of nutrients and organisms being essential to maintaining their healthy ecosystems. The addition of the Point Arena-Stornetta Public Lands as the first shoreline unit of the monument would expand the monument to include coastal bluffs and shelves, tide pools, onshore dunes, coastal prairies, riverbanks,
and the mouth and estuary of the Garcia River. The expanded monument would present exemplary opportunities for geologists, archeologists, historians, and biologists to use the historic and scientific objects in these lands to further illuminate the evolving relationship between California’s abundant coastal resources and its human inhabitants.

The Point Arena-Stornetta Public Lands, in Mendocino County, California, encompass a wind-swept landscape of dramatic coastal beauty and significant scientific importance. Like the monument’s striking offshore rocks and islands, these lands have been shaped by powerful geologic forces. An uplifted coastal terrace that underlies much of the area is part of the Gualala Block, a piece of continental crust that was captured by the San Andreas Fault and is now joined to the Pacific Plate. The striking bluffs that form the outer edge of the terrace are pierced in a few locations by blowholes—openings near the bluff’s edge through which rising tides force gusts of salt-laced air and occasional geysers of ocean water. Near some of the blowholes, a creek flows over the edge of the cliff, sending a delicate sheet of water into the cold waves below.

Some of California’s most spectacular wildlife make use of this striking landscape and its diverse vegetation communities. The Point Arena-Stornetta Public Lands provide important habitat for harbor seals, Steller sea lions, and an occasional elephant seal, which visitors can catch sight of from the vantage of the terrace’s western bluffs. The terrace itself supports thriving native bunchgrass prairie and coastal scrub communities. Generally low-lying vegetation is punctuated by a rare bishop pine forest and the southernmost natural example of a shore pine forest.

The bunchgrass prairie is home to the endemic Behren’s silverspot butterfly, which is dependent on the presence of the dog violet. The rare and endemic Point Arena mountain beaver makes use of the diverse habitats in these lands. A wide array of rare bird species also uses the area’s interconnected habitats, including the black oystercatcher, the little willow flycatcher, the yellow warbler, and the black-crowned night heron. Squadrons of brown pelicans are a frequent sight, gliding low over the powerful waves, while snowy plovers are sometimes seen foraging along the surf line.

Water plays an essential role in sustaining and connecting plant and animal life in this rugged landscape. At the northern end of these lands, the Garcia River ends its 44-mile journey to the Pacific. The estuary formed by the meeting of these waters provides both a nursery for juvenile fish and a transition zone for a variety of far-roaming salmonids, including central California coast coho salmon, the California coastal Chinook salmon, and northern California steelhead. These anadromous species depend on the Garcia River estuary and its flow through the Point Arena-Stornetta Public Lands to access their upstream spawning habitat. Across the river, powerful winds sculpt an extensive dune system, its shifting sands pocketed with brackish, semi-permanent ponds. Hathaway Creek, which feeds into the Garcia River, also passes through the public lands and provides important riparian habitat. The area’s salt marshes, brackish pools, and freshwater springs and seeps support an array of plant and animal species, including Humboldt Bay owl’s clover, as well as the rare California red-legged frog.

For thousands of years, people have been drawn to this area’s varied and plentiful natural resources. The human history of the Point Arena-Stornetta
Public Lands, which lie within the ancestral lands of the Central Pomo Indians, is written across the landscape. Numerous cultural and archeological sites, including middens and lithic scatters, as well as a few chert and obsidian tools, have been found on these lands. Sites and artifacts on these lands provide evidence of the many generations of people who gathered the abundant abalone, fish, mussels, tubers, and seeds and yield data about prehistoric lifeways and settlements. Among the oldest artifacts found in the area is obsidian debitage material dated to over 4,000 years ago. Additionally, these lands contain reminders of the 19th century industries that played a formative role in the development of Point Arena and the greater northern California coastal region.

WHEREAS section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431) (the “Antiquities Act”) authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected;

WHEREAS it is in the public interest to preserve the objects of scientific and historic interest on the Point Arena-Stornetta Public Lands;

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by the authority vested in me by section 2 of the Antiquities Act, hereby proclaim the objects identified above that are situated upon lands and interests in lands owned or controlled by the Government of the United States to be part of the California Coastal National Monument and, for the purpose of protecting those objects, reserve as a part thereof all lands and interests in lands owned or controlled by the Government of the United States within the boundaries described on the accompanying map, which is attached hereto and forms a part of this proclamation. Together, these objects and lands shall be known as the “Point Arena-Stornetta Unit” of the monument (unit). The reserved Federal lands and interests in lands consist of approximately 1,665 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of the unit are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, leasing, or other disposition under the public land laws, including withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing.

The establishment of the unit is subject to valid existing rights. Lands and interests in lands within the unit boundaries not owned or controlled by the Government of the United States shall be reserved as a part of the unit upon acquisition of ownership or control by the United States.

The Secretary of the Interior shall manage the unit through the Bureau of Land Management as part of the National Landscape Conservation System, pursuant to applicable legal authorities, to protect the objects identified above.
Except for emergency or authorized administrative purposes, motorized vehicle use in the unit shall be permitted only on designated roads, and non-motorized mechanized vehicle use shall be permitted only on roads and trails designated for their use.

Nothing in this proclamation shall be deemed to enlarge or diminish the rights of any Indian tribe.

Nothing in this proclamation shall enlarge or diminish the jurisdiction or authority of the State of California, including its jurisdiction and authority with respect to fish and wildlife management.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Over the past four decades, America has seen a steep decline in childhood deaths from accidental poisonings—thanks in part to improved safety measures and increased public awareness. During National Poison Prevention Week, we do our part to remain vigilant, ask our loved ones to use common-sense precautions, and learn about the potentially life-saving action we can take in case of emergency.

While we have made great strides, unintentional poisoning still takes the lives of about 30 American children every year and sends tens of thousands to the hospital. Because the vast majority of these accidents occur in the home, it is essential for parents and caregivers to keep potentially harmful products—including cleaning supplies and medication—out of their children’s reach and sight. If you ever suspect a child, family member, or anyone has been poisoned, quick action may prevent serious injury or death. You should immediately call the toll-free Poison Help Line at 1–800–222–1222.

Earlier this year, I signed the Poison Center Network Act, which supports the hotline, a poison prevention grant program, and an awareness campaign. As my Administration promotes safe practices across our country, each of us can make our homes and communities more secure. To safeguard against carbon monoxide, a deadly, colorless, odorless gas, every American should have heating systems inspected each year and install carbon monoxide alarms in their homes. And because prescription drug overdose remains the most common cause of fatal poisoning, we must properly store and dispose of medications. I encourage Americans to visit www.DEAdversion.USDOJ.gov to read about safe prescription drug disposal and learn how to participate in the National Prescription Drug Take-Back Day on April 26. For information on preventing accidents and helping victims of poisoning, go to PoisonHelp.HRSA.gov.

To encourage Americans to learn more about the dangers of accidental poisonings and to take appropriate preventative measures, the Congress, by joint resolution approved September 26, 1961, as amended (75 Stat. 681) has authorized and requested the President to issue a proclamation designating the third week of March each year as “National Poison Prevention Week.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim March 16 through March 22, 2014, as National Poison Prevention Week. I call upon all Americans to observe this week by taking actions to protect their families from hazardous household materials and misuse of prescription medicines.
Proclamations Proc. 9091

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9091 of March 24, 2014

Greek Independence Day: A National Day of Celebration of Greek and American Democracy, 2014

By the President of the United States of America
A Proclamation

Almost two centuries ago, the people of Greece laid claim to their independence and began a long struggle to restore democracy to its birthplace. Greek Americans crossed oceans to fight for the freedom of their ancestral homeland, and through two World Wars and a Cold War, Greece and the United States stood side-by-side. On Greek Independence Day, we honor the deep connections between our two nations and celebrate the democratic ideals at the heart of our shared history.

America’s form of government owes much to the small group of Greek city-states that pioneered democracy thousands of years ago. Just as Hellenic principles guided our Founders, Greek antiquity has inspired generations, from writers and activists to architects and inventors. Greek Americans have contributed as leaders of culture, community, business, and government. Through the generations, they have helped shape our enduring democracy—a Nation that accepts our obligations to one another and understands that we must rise and fall as one.

Greece is a valued NATO ally, and our friendship remains as strong as ever. As Greece takes tough action to rebuild its economy and bring relief to the Greek people, the United States offers our continued support. Today, let us reaffirm a bond that extends beyond government, connects our peoples, and inspires all who strive to choose their own destiny.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 25, 2014, as Greek Independence Day: A National Day of Celebration of Greek and American Democracy. I call upon the people of the United States to observe this day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fourth day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Cesar Chavez Day, 2014

By the President of the United States of America
A Proclamation

On Cesar Chavez Day, we celebrate one of America’s greatest champions for social justice. Raised into the life of a migrant farm worker, he toiled alongside men, women, and children who performed daily, backbreaking labor for meager pay and in deplorable conditions. They were exposed to dangerous pesticides and denied the most basic protections, including minimum wages, health care, and access to drinking water. Cesar Chavez devoted his life to correcting these injustices, to reminding us that every job has dignity, every life has value, and everyone—no matter who you are, what you look like, or where you come from—should have the chance to get ahead.

After returning from naval service during World War II, Cesar Chavez fought for freedom in American agricultural fields. Alongside Dolores Huerta, he founded the United Farm Workers, and through decades of tireless organizing, even in the face of intractable opposition, he grew a movement to advance “La Causa” across the country. In 1966, he led a march that began in Delano, California, with a handful of activists and ended in Sacramento with a crowd 10,000 strong. A grape boycott eventually drew 17 million supporters nationwide, forcing growers to accept some of the first farm worker contracts in history. A generation of organizers rose to carry that legacy forward.

The values Cesar Chavez lived by guide us still. As we push to fix a broken immigration system, protect the right to unionize, advance social justice for young men of color, and build ladders of opportunity for every American to climb, we recall his resilience through setbacks, his refusal to scale back his dreams. When we organize against income inequality and fight to raise the minimum wage—because no one who works full time should have to live in poverty—we draw strength from his vision and example.

Throughout his lifelong struggle, Cesar Chavez never forgot who he was fighting for. “What [the growers] don’t know,” he said, “is that it’s not bananas or grapes or lettuce. It’s people.” Today, let us honor Cesar Chavez and those who marched with him by meeting our obligations to one another. I encourage Americans to make this a national day of service and education by speaking out, organizing, and participating in service projects to improve lives in their communities. Let us remember that when we lift each other up, when we speak with one voice, we have the power to build a better world.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim March 31, 2014, as Cesar Chavez Day. I call upon all Americans to observe this day with appropriate service, community, and education programs to honor Cesar Chavez’s enduring legacy.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of March, in the year of our Lord two thousand fourteen, and of the
Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9093 of March 31, 2014

National Cancer Control Month, 2014

By the President of the United States of America

A Proclamation

Over the past two decades, our Nation has achieved great progress in the fight against cancer. Americans have better tools to decrease their risk, and medical advances have made many forms of cancer more preventable, detectable, and treatable than ever. Despite these strides, cancer remains the second leading cause of death in our country. During National Cancer Control Month, we redouble our efforts to boost awareness, improve care, and help more Americans win their battles against cancer.

While it is impossible to completely eliminate the risk of cancer, we can take action to reduce our chances of developing this disease. Not smoking, eating a healthy diet rich in fruit and vegetables, getting regular exercise, and limiting alcohol consumption and sun exposure can decrease the risk of certain cancers while also keeping us healthy day-to-day. A half century after the Surgeon General’s landmark Report on Smoking and Health, our Nation has cut tobacco use rates in half. Yet smoking still causes one out of three cancer deaths. For advice on how to quit smoking, visit BeTobaccoFree.gov or SmokeFree.gov, or call 1–800–QUIT–NOW. I also encourage Americans to go to www.Cancer.gov for more information on cancer prevention.

Because the best way to beat many forms of this disease is to catch the cancer in its early stages, my Administration has taken steps to make cancer screenings more available and affordable. The Affordable Care Act requires most insurance plans to cover recommended preventive services, like cancer screenings, at no out-of-pocket cost to the patient. It also bans discrimination against people with pre-existing conditions, including cancer, and eliminates lifetime and annual dollar limits on key benefits. Thanks to this law, millions of Americans now have access to affordable health insurance—many of them for the first time. In addition to expanding access to health care, we are investing in promising medical research. Each year, we devote billions of dollars toward investigating causes of cancer and unlocking better prevention, detection, and treatment methods.

This month, let us renew our push to defeat cancer, honor those we have lost, lend our support to survivors, and bring new hope to all those struggling with this disease.

The Congress of the United States, by joint resolution approved March 28, 1938 (52 Stat. 148; 36 U.S.C. 103), as amended, has requested the President to issue an annual proclamation declaring April as “Cancer Control Month.”
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim April 2014 as National Cancer Control Month. I encourage citizens, government agencies, private businesses, nonprofit organizations, and other interested groups to join in activities that will increase awareness of what Americans can do to prevent and control cancer.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9094 of March 31, 2014

National Child Abuse Prevention Month, 2014

By the President of the United States of America
A Proclamation

In the United States of America, every child should have every chance in life, every chance at happiness, and every chance at success. Yet tragically, hundreds of thousands of young Americans shoulder the burden of abuse or neglect. As a Nation, we must do better. During National Child Abuse Prevention Month, we strengthen our resolve to give every young person the security, opportunity, and bright future they deserve.

We all have a role to play in preventing child abuse and neglect and in helping young victims recover. From parents and guardians to educators and community leaders, each of us can help carve out safe places for young people to build their confidence and pursue their dreams. I also encourage Americans to be aware of warning signs of child abuse and neglect, including sudden changes in behavior or school performance, untreated physical or medical issues, lack of adult supervision, and constant alertness, as though preparing for something bad to happen. To learn more about how you can prevent child abuse, visit www.ChildWelfare.gov/Preventing.

Raising a healthy next generation is both a moral obligation and a national imperative. That is why my Administration is building awareness, strengthening responses to child abuse, and translating science and research—what we know works for kids and families—into practice. I also signed legislation to create the Commission to Eliminate Child Abuse and Neglect Fatalities, and we are providing additional resources and training to State and local governments and supporting extensive research into the causes and long-term consequences of abuse and neglect.

Our Nation thrives when we recognize that we all have a stake in each other. This month and throughout the year, let us come together—as families, communities, and Americans—to ensure every child can pursue their dreams in a safe and loving home.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 2014 as National Child Abuse Prevention Month. I call upon all Americans to observe this
Proclamations

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9095 of March 31, 2014

National Donate Life Month, 2014

By the President of the United States of America

A Proclamation

Each day, in quiet hospital rooms and busy offices, in familiar sanctuaries and family living rooms, people make the courageous decision to give the gift of life. After passing his first driving test, an elated teenager adds a life-saving symbol to his license. While struggling to comprehend their own loss, grieving parents choose to help another child live. During National Donate Life Month, we celebrate those who provide vital organ, eye, and tissue donations, and we bring new hope to the growing list of men, women, and children who still need a donation.

More than 120,000 Americans are now on the transplant list, and each day, 18 of them die waiting. The individuals in need of these donations are our moms, dads, brothers, sisters, children, and friends—someone important to us or someone else. I encourage all Americans to think about their loved ones and to consider becoming a donor. Discuss your decision with those close to you, and if you decide to donate, visit www.OrganDonor.gov and sign up in your State’s donor registry.

Every donor can save up to eight lives, and thanks to scientific advances, we have the potential to help even more people in need. Last year, I signed the HIV Organ Policy Equity Act, which allows scientists to research organ donation from one person with human immunodeficiency virus (HIV) to another. Ultimately, this law could save lives—permitting donations between people living with HIV and expanding opportunities for more Americans to participate in these life-saving efforts.

As a Nation, let us shine a light on the power of donation. Let us lift up the friends and families of donors and remember those who ensured that in their death, others received life.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 2014 as National Donate Life Month. I call upon health care professionals, volunteers, educators, government agencies, faith-based and community groups, and private organizations to join forces to boost the number of organ and tissue donors throughout our Nation.
IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9096 of March 31, 2014

National Financial Capability Month, 2014

By the President of the United States of America
A Proclamation

Thanks to the grit and determination of the American people, our Nation has cleared away the rubble of the worst recession since the Great Depression. As we continue to create jobs and grow our economy, families strive to rebuild their finances and shore up their futures. During National Financial Capability Month, we renew our drive to give all Americans the tools to navigate the financial world and gain the economic freedom to pursue their own measure of happiness.

In today’s economy, financial capability is essential for some of life’s biggest transitions—paying for college, buying a home, saving for retirement. A solid understanding of the marketplace makes it easier to avoid scams, spot misleading information, and decipher complex paperwork. For free resources on managing money and making the best decisions for you, visit www.MyMoney.gov and www.ConsumerFinance.gov, or call 1–888–MyMoney.

My Administration is working alongside businesses, schools, and community leaders to empower Americans with financial information. We launched the “Know Before You Owe” campaign to make student loans more transparent and created myRA, an affordable savings bond that encourages Americans to begin building nest eggs and allows them to carry their account between jobs. And we continue to take action against companies that charge hidden fees or deceive consumers with barely understandable fine print.

We must also ensure that Americans have the means to put their financial understanding to use. Thanks to the Affordable Care Act, millions can finally live secure in the knowledge that they are no longer an illness or injury away from bankruptcy. Yet for those who work full-time, make minimum wage, and still live in poverty, budgets do not stretch far enough to leave room for investments. This month, as we improve financial capability throughout our Nation, let us also advance the opportunity agenda—new jobs in tomorrow’s industries, more access to job training, a world-class education for every child, and an economy where hard work pays off for every American.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 2014 as National Financial Capability Month. I call upon all Americans to observe this
month with programs and activities to improve their understanding of financial principles and practices.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9097 of March 31, 2014

National Sexual Assault Awareness and Prevention Month, 2014

By the President of the United States of America

A Proclamation

Every April, our Nation comes together to renew our stand against a crime that affronts our basic decency and humanity. Sexual assault threatens every community in America, and we all have a role to play in protecting those we love most—our mothers and fathers, our husbands and wives, our daughters and sons. During National Sexual Assault Awareness and Prevention Month, we recommit to ending the outrage of sexual assault, giving survivors the support they need to heal, and building a culture that never tolerates sexual violence.

Thanks to dedicated activists and courageous survivors, we have made strides in reducing stigma, opened new shelters across our country, and given countless Americans a new sense of hope. A driving force behind much of this progress was the landmark Violence Against Women Act. Last year, I was proud to sign legislation that reauthorized and strengthened this law while also extending protections for underserved communities.

We have come a long way, but sexual violence remains an all-too-common tragedy. Today, an estimated one in five women is sexually assaulted in college. This is unacceptable. Because college should be a place where everyone can safely and confidently pursue their talents, I launched the White House Task Force to Protect Students from Sexual Assault. And because our Nation’s backlog of rape kits means offenders may be free to strike again, I have proposed funding for coordinated community teams to address this problem. My Administration is working to stop sexual assaults wherever they occur, in both the civilian community and the Armed Forces. Together, we will continue to strengthen the criminal justice system, develop trauma-informed services, reach out to survivors, and focus aggressively on prevention.

Sexual assault is more than just a crime against individuals. When a young boy or girl withdraws because they are questioning their self-worth after an assault, that deprives us of their full potential. When a parent struggles to hold a job in the wake of a traumatic attack, the whole family suffers. And when a student drops out of school or a service member leaves the military because they were sexually assaulted, that is a loss for our entire Nation.
This month, let us recognize that we all have a stake in preventing sexual assault, and we all have the power to make a difference. Together, let us stand for dignity and respect, strengthen the fabric of our communities, and build a safer, more just world.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 2014 as National Sexual Assault Awareness and Prevention Month. I urge all Americans to support survivors of sexual assault and work together to prevent these crimes in their communities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of March, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9098 of April 1, 2014


By the President of the United States of America
A Proclamation

Each year, people across the globe take time to recognize the millions of people living on the autism spectrum, including 1 out of every 68 American children. Americans with autism contribute to all aspects of society and are an essential thread in the diverse tapestry of our Nation. On World Autism Awareness Day, we offer our support and respect to all those on the autism spectrum.

Because our whole Nation benefits when Americans with autism succeed, we must ensure our health care and education systems work for them. Thanks to the Affordable Care Act, insurers can no longer deny coverage to people because they have autism, and new plans must cover preventive services—including autism and developmental screenings—at no out-of-pocket cost to parents. My Administration remains committed to eliminating discrimination against students with autism and to giving schools the resources to help them hone unique talents, overcome difficult challenges, and prepare for bright futures.

We must also do more to improve our understanding of the autism spectrum, which is why I was proud to sign legislation that continued critical investments in research, early detection, and support services for children and adults with autism. Last year, I launched the Brain Research through Advancing Innovative Neurotechnologies (BRAIN) Initiative, a program that aims to revolutionize our understanding of the human mind. By unlocking new knowledge of the brain, we can pave the way for myriad medical breakthroughs, including a greater appreciation for the science of autism.

What makes America exceptional are the bonds that hold together the most diverse Nation on earth. Today, let us celebrate our differences—but let us
also acknowledge our responsibilities to each other and move forward as one.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 2, 2014, World Autism Awareness Day. I encourage all Americans to learn more about autism and what they can do to support individuals on the autism spectrum and their families.

IN WITNESS WHEREOF, I have hereunto set my hand this first day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9099 of April 4, 2014

National Crime Victims’ Rights Week, 2014

By the President of the United States of America
A Proclamation

This year marks 30 years since the passage of the Victims of Crime Act and the Family Violence Prevention and Services Act, and two decades since the Violence Against Women Act became law. These milestones represented major steps toward upholding the rights of millions of Americans who become victims of crime each year—from women seeking shelter after leaving abusive relationships to families demanding justice for a loved one’s murder to children struggling to rebuild their lives after escaping trafficking rings. During National Crime Victims’ Rights Week, we stand with these men, women, and children, and offer our support to crime victims everywhere.

My Administration is taking action to prevent crime, especially against those most at risk. Every American should have a chance to pursue their education in peace and security, yet one in five women is sexually assaulted at college. Because this is unacceptable, I created the White House Task Force to Protect Students from Sexual Assault. And to achieve justice for more survivors of sexual assault from every walk of life, my new budget proposes funding to help process rape kits, develop units to pursue cold cases, and support victims throughout the process.

We also know that young men of color are most likely to become victims of violent crime, and the odds are often stacked against them in ways that require targeted solutions. Earlier this year, I launched the My Brother’s Keeper initiative, a program focused on helping boys and young men of color stay on track through some of life’s most critical moments. With partners across the public and private sectors, we will give more young Americans the support they need as they face great obstacles, and we will work to decrease their chances of becoming victims of crime.

This week, let us recommit to preventing crime and strengthening rights and services for all victims. Together, we can expand opportunity and build a safer, more just world.
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 6 through April 12, 2014, as National Crime Victims’ Rights Week. I call upon all Americans to observe this week by participating in events that raise awareness of victims’ rights and services, and by volunteering to serve victims in their time of need.

IN WITNESS WHEREOF, I have hereunto set my hand this fourth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9100 of April 4, 2014

National Volunteer Week, 2014

By the President of the United States of America
A Proclamation

Through countless acts of kindness, generosity, and service, Americans recognize that we are all bound together—that we move this country forward by giving of ourselves to others and caring for those around us. Every day, Americans carry forward the tradition of service embedded in our character as a people. And as we celebrate National Volunteer Week, we embrace our shared responsibility to one another and recommit to the task of building a more perfect Union.

By performing acts of service, we can shape a Nation big enough and bold enough to accommodate the hopes of all our people. Across our country, volunteers open doors of opportunity, pave avenues of success, fortify their communities, and lay the foundation for tomorrow’s growth and prosperity. They are often equipped with few resources and gain little recognition, yet because of their service, our country is a better and a stronger force for good.

My Administration is dedicated to engaging Americans through service. Through the Corporation for National and Community Service, we administer programs like AmeriCorps and Senior Corps, and we have designed innovative initiatives such as School Turnaround AmeriCorps and VetSuccess AmeriCorps. In giving their time and talent, our volunteers can learn new skills and focus their vision, energy, and passion on projects ranging from improving disaster relief, delivering better education, and assisting returning veterans and military families. And by establishing the Task Force on Expanding National Service, we are creating new opportunities to support our communities through service.

The American experience stands apart because our triumph is found in the example of our people. With unity of purpose and unmatched resolve, we confront our shared challenges as one people and emerge stronger than before. We saw this spirit in action when, in the wake of a devastating mudslide in Washington State, Americans stepped in to provide food, shelter, and support to survivors. We saw it last year when a tornado struck
Proclamations Proc. 9101

Moore, Oklahoma, and volunteers came together to rebuild homes, schools, and hospitals—because we are a Nation that stands with our fellow citizens as long as it takes. As we renew our commitment to each other during National Volunteer Week, I encourage you to visit www.Serve.gov to learn more about service opportunities in your area.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 6 through April 12, 2014, as National Volunteer Week. I call upon all Americans to observe this week by volunteering in service projects across our country and pledging to make service a part of their daily lives.

IN WITNESS WHEREOF, I have hereunto set my hand this fourth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9101 of April 7, 2014

National Equal Pay Day, 2014

By the President of the United States of America
A Proclamation

Throughout our Nation’s history, brave women have torn down barriers so their daughters might one day enjoy the same rights, same chances, and same freedoms as their sons. Despite tremendous progress, too many women are entering the workforce to find their mothers’ and grandmothers’ victories undermined by the unrealized promise of equal pay for equal work. On National Equal Pay Day, we mark how far into the new year women would have to work to earn the same as men did in the previous year, and we recommit to making equal pay a reality.

Women make up nearly half of our Nation’s workforce and are primary breadwinners in 4 in 10 American households with children under age 18. Yet from boardrooms to classrooms to factory floors, their talent and hard work are not reflected on the payroll. Today, women still make only 77 cents to every man’s dollar, and the pay gap is even wider for women of color. Over her lifetime, the average American woman can expect to lose hundreds of thousands of dollars to the earnings gap, a significant blow to both women and their families. In an increasingly competitive global marketplace, we must use all of America’s talent to its fullest potential—because when women succeed, America succeeds.

More than half a century after President John F. Kennedy signed the Equal Pay Act, my Administration remains devoted to improving our equal pay laws and closing the pay gap between women and men. From signing the Lilly Ledbetter Fair Pay Act to establishing the Equal Pay Task Force, I have strengthened pay discrimination protections and cracked down on violations of equal pay laws. And I will continue to push the Congress to step up and pass the Paycheck Fairness Act, because this fight will not be
over until our sisters, our mothers, and our daughters can earn a living equal to their efforts.

The time has passed for us to recognize that what determines success should not be our gender, but rather our talent, our drive, and the strength of our contributions. So, today, let us breathe new life into our founding ideals. Let us march toward a day when, in the land of liberty and opportunity, there are no limits on our daughters’ dreams and no glass ceilings on the value of their work.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 8, 2014, as National Equal Pay Day. I call upon all Americans to recognize the full value of women’s skills and their significant contributions to the labor force, acknowledge the injustice of wage inequality, and join efforts to achieve equal pay.

IN WITNESS WHEREOF, I have hereunto set my hand this seventh day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9102 of April 8, 2014


By the President of the United States of America
A Proclamation

Since the earliest days of our Republic, the brave men and women of our Armed Forces have answered the call to serve. They have put their lives on the line for our Nation, and many have sacrificed their own freedom to safeguard ours. On National Former Prisoner of War Recognition Day, we honor those who stood up, took an oath, put on the uniform, and faced immeasurable challenges far from home.

These patriots often suffered physical and mental torture during captivity. Many endured starvation and isolation, not knowing when or if they would make it safely back to our shores. Families experienced days, months, and sometimes years of uncertainty, but they showed remarkable strength that mirrored the grit of their loved ones through long stretches of imprisonment. These warriors rendered the highest service any American can offer our country—they fought and sacrificed so that we might live in peace, security, and prosperity.

Today, we are solemnly reminded of our responsibility to care for those who have borne these burdens for us. We recommit to honoring that sacred obligation—to serving our former prisoners of war, our veterans, and their families as well as they have served us. With unyielding pride and unending gratitude, let us fulfill our promises to the courageous heroes of generations past, to this generation of veterans, and to all who will follow.
Proclamations

Proclamation 9103 of April 9, 2014

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 9, 2014, as National Former Prisoner of War Recognition Day. I call upon all Americans to observe this day of remembrance by honoring all American prisoners of war, our service members, and our veterans. I also call upon Federal, State, and local government officials and organizations to observe this day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this eighth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9103 of April 10, 2014


By the President of the United States of America
A Proclamation

In the United States of America, every child should have the chance to go as far as their passions and hard work will take them. Education not only prepares young people to enter the workforce, it also expands their horizons, teaches them to think critically about the world around them, builds their character, and helps them develop the judgment to set our Nation’s course. On Education and Sharing Day, U.S.A., we strengthen our resolve to provide a world-class education for every child.

Thanks to dedicated educators across our country, graduation rates have hit their highest level in almost three decades. Yet not all children have access to the best opportunities. I have called on the Congress to make high-quality preschool available to every child in America. Because great early childhood education leads to better outcomes in school and life, we will continue to invest in innovative, evidence-based preschool programs that get results. Together, we can put all our children on a path to success, even if their parents are not rich.

We are also working to ensure every classroom can take advantage of modern technology. With the support of the private sector, my Administration will connect 20 million students to high-speed broadband over the next 2 years—without adding a dime to the deficit. Within 5 years, 99 percent of American students will have access to these connections.

On this day, we remember Rabbi Menachem Mendel Schneerson, the Lubavitcher Rebbe, an inspiration to people around the world. Through a lifetime of scholarship and good works, he educated generations and inspired them to reach their fullest potential. In his honor, let us embrace the spirit that every child matters, and that there is nothing more important than the investments we make in our next generation.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim April 11, 2014, as Edu-

cation and Sharing Day, U.S.A. I call upon all Americans to observe this
day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of
April, in the year of our Lord two thousand fourteen, and of the Independ-
ence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9104 of April 11, 2014

Pan American Day and Pan American Week, 2014

By the President of the United States of America
A Proclamation

On Pan American Day and during Pan American Week, the Western Hemi-
sphere celebrates a significant anniversary in our shared history—the birth
of the International Union of American Republics, forerunner to the Organiz-
ation of American States. In the 124 years since, our nations have faced
great challenges and achieved great progress. We have built lasting friend-
ships, created cultural exchanges, and worked in concert to meet the aspi-
ra tions of all our peoples.

Today, the United States has more connections to our American neighbors
than any other region in the world. These ties are essential to our security
and prosperity, and they grow ever more vital with each passing year.
Trade between our nations has surged. We are expanding educational ex-
changes that open doors to new markets, research, and opportunity. And
in the international community, we work side-by-side to meet global chal-
 lenges, from growing the world economy to combatting climate change. In
the years to come, the United States will continue investing in clean en-
ergy, low-carbon development, and climate-resilient, inclusive growth.
Alongside our regional partners, we will ensure that tomorrow’s global en-
ergy map will be centered in the Americas.

Even more than shared interests, we are bound by shared ideals. After dec-
dades of progress, Latin America is assuming a greater role in world affairs.
Together, Americans north and south have worked to strengthen civil soci-
ety, and together we must stand for democracy, human rights, open mar-
kets, and fair trade. These practices advance peace and stability. They
move us toward a world where—from Boston to Buenos Aires, from Mexico
City to Montreal—human beings can pursue their dreams in freedom and
dignity.

As we renew the ties between our countries and our peoples, let us reach
for this future in the spirit of cooperation and mutual trust.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim April 14, 2014, as Pan
American Day and April 13 through April 19, 2014, as Pan American
Week, I urge the Governors of the 50 States, the Governor of the Common-
wealth of Puerto Rico, and the officials of the other areas under the flag
of the United States of America to honor these observances with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9105 of April 18, 2014

National Park Week, 2014

By the President of the United States of America
A Proclamation

To honor America’s natural beauty and cultural heritage, the National Park Service will offer free admission this weekend. This celebration opens opportunities to take in the majesty of canyons, redwoods, and geysers—to learn the history of Civil War battles and Civil Rights marches. During National Park Week, I encourage Americans to take advantage of the chance to rediscover the great outdoors and reconnect with the American story.

This year marks a significant milestone in America’s drive to preserve precious historic sites—the 30th anniversary of the first National Heritage Area. For decades, the National Heritage Areas Program has enabled our Nation to set aside places that define our shared history and that will help future generations understand what it means to be American.

During my time as President, I have been proud to build on this tradition by establishing 10 new National Monuments. These sites honor American heroes from Harriet Tubman to Cesar Chavez. They conserve the diverse wildlife and rugged landscapes that reflect our character as a people. And just as our parks nourish our spirits, they bolster our livelihoods, attracting tourists to communities across our country and bringing customers to local businesses. For every dollar we invest in our National Parks, America generates 10 dollars in economic value.

This week, as we recommit to conserving these cherished lands, let us build new memories, take on new adventures, and experience all they have to offer. To find a National Park in your area, visit www.NPS.gov.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 19 through April 27, 2014, as National Park Week. I encourage all Americans to visit their National Parks and be reminded of these unique blessings we share as a Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this eighteenth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Over four decades ago, Americans from all walks of life came together to tackle a shared challenge. Pollution damaged our health and livelihoods—from children swimming in contaminated streams to workers exposed to deadly chemicals to city residents living under a thick haze of smog. The first Earth Day was a call to action for every citizen, every family, and every public official. It gave voice to the conservation movement, led to the creation of the Environmental Protection Agency, and pushed our Nation to adopt landmark laws on clean air and water. This Earth Day, we remember that when Americans unite in common purpose, we can overcome any obstacle.

Today, we face another problem that threatens us all. The overwhelming judgment of science tells us that climate change is altering our planet in ways that will have profound impacts on all of humankind. Already, longer wildfire seasons put first responders at greater risk. Farmers must cope with increased soil erosion following heavy downpours and greater stresses from weeds, plant diseases, and insect pests. Increasingly severe weather patterns strain infrastructure and damage our communities, especially low-income communities, which are disproportionately vulnerable and have few resources to prepare. The consequences of climate change will only grow more dire in the years to come.

That is why, last year, I took executive action to prepare our Nation for the impacts of climate change. As my Administration works to build a more resilient country, we also remain committed to averting the most catastrophic effects. Since I took office, America has increased the electricity it produces from solar energy by more than tenfold, tripled the electricity it generates from wind energy, and brought carbon pollution to its lowest levels in nearly two decades. In the international community, we are working with our partners to reduce greenhouse gas emissions around the globe. Along with States, utilities, health groups, and advocates, we will develop commonsense and achievable carbon pollution standards for our biggest pollution source—power plants.

We are also taking on environmental challenges by increasing fuel efficiency, restoring public lands, and curbing emissions of mercury and other toxic chemicals. We are safeguarding the water our families drink and the waterways and oceans that sustain our livelihoods. This February, we proposed new standards to protect farm workers from dangerous pesticides. And because caring for our planet requires commitment from all of us, we are engaging organizations, businesses, and individuals in these efforts.

As we mark this observance, let us reflect on the mission of the first Earth Day and recall our power to forge a cleaner, healthier future. Let us accept our responsibilities to future generations and meet today’s tests with the same energy, passion, and sense of purpose.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
Proclamations

the laws of the United States, do hereby proclaim April 22, 2014, as Earth Day. I encourage all Americans to participate in programs and activities that will protect our environment and contribute to a healthy, sustainable future.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-first day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9107 of April 25, 2014

Workers Memorial Day, 2014

By the President of the United States of America

A Proclamation

America is built on the promise of opportunity. We believe that everyone should have a chance to succeed, that what matters is the strength of our work ethic, the scope of our dreams, and our willingness to take responsibility for ourselves and each other. Yet each year, workplace illness and injury threaten that promise for millions of Americans, and even more tragically, thousands die on the job. This is unacceptable. On Workers Memorial Day, we honor those we have lost, and in their memory, affirm everyone’s right to a safe workplace.

With grit and determination, the American labor force has propelled our Nation through times of hardship and war, and it laid the foundation for tremendous economic growth. Workers risked life and limb to turn the gears of the Industrial Revolution, raise our first skyscrapers, and lay railroad track that connected our country from coast to coast. The injured, as well as families of the dead, received little or no compensation.

It was only after decades of organizing, unionizing, and public pressure that workers won many of the rights we take for granted today. Finally, with the Occupational Safety and Health Act of 1970, the Federal Government required employers to provide basic safety equipment. Just 1 year prior, the Federal Coal Mine Health and Safety Act of 1969 established comprehensive safety and health standards for coal mines, increased Federal enforcement powers, and provided compensation to miners with black lung.

My Administration remains dedicated to building on this progress. We are improving standards to protect workers from black lung and reduce their exposure to dangerous substances. We are helping employers provide safe workplaces and holding those who risk workers’ lives and health accountable. And we are empowering workers with information so they can stay safe on the job.

We must never accept that injury, illness, or death is the cost of doing business. Workers are the backbone of our economy, and no one’s prosperity should come at the expense of their safety. Today, let us celebrate our
Title 3—The President

workers by upholding their basic right to clock out and return home at the end of each shift.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim April 28, 2014, as Workers Memorial Day. I call upon all Americans to participate in ceremonies and activities in memory of those killed or injured due to unsafe working conditions.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9108 of April 30, 2014

Asian American and Pacific Islander Heritage Month, 2014

By the President of the United States of America
A Proclamation

During Asian American and Pacific Islander (AAPI) Heritage Month, we celebrate the accomplishments of Asian Americans, Native Hawaiians, and Pacific Islanders, and we reflect on the many ways they have enriched our Nation. Like America itself, the AAPI community draws strength from the diversity of its many distinct cultures—each with vibrant histories and unique perspectives to bring to our national life. Asian Americans, Native Hawaiians, and Pacific Islanders have helped build, defend, and strengthen our Nation—as farm workers and railroad laborers; as entrepreneurs and scientists; as artists, activists, and leaders of government. They have gone beyond, embodying the soaring aspirations of the American spirit.

This month marks 145 years since the final spike was hammered into the transcontinental railroad, an achievement made possible by Chinese laborers, who did the majority of this backbreaking and dangerous work. This May, they will receive long-overdue recognition as they are inducted into the Labor Hall of Honor. Generations of Asian Americans, Native Hawaiians, and Pacific Islanders have helped make this country what it is today. Yet they have also faced a long history of injustice—from the overthrow of the Kingdom of Hawaii and its devastating impact on the history, language, and culture of Native Hawaiians; to opportunity-limiting laws like the Chinese Exclusion Act of 1882 and the Immigration Act of 1924; to the internment of Japanese Americans during World War II. Even today, South Asian Americans, especially those who are Muslim, Hindu, and Sikh, are targets of suspicion and violence.

With courage, grit, and an abiding belief in American ideals, Asian Americans, Native Hawaiians, and Pacific Islanders have challenged our Nation to be better, and my Administration remains committed to doing its part. Nearly 5 years ago, I re-established the White House Initiative on AAPIs. The Initiative addresses disparities in health care, education, and economic...
opportunity by ensuring Asian Americans and Pacific Islanders receive equal access to government programs and services.

We are also determined to pass comprehensive immigration reform that would modernize our legal immigration system, create a pathway to earned citizenship for undocumented immigrants, hold employers accountable, and strengthen our border security. These commonsense measures would bring relief to Asian Americans and Pacific Islanders who have experienced this broken system firsthand, and they would allow our country to welcome more highly skilled workers eager to contribute to America’s success.

This month, as we recall our hard-fought progress, let us resolve to continue moving forward. Together, let us ensure the laws respect everyone, civil rights apply to everyone, and everyone who works hard and plays by the rules has a chance to get ahead.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as Asian American and Pacific Islander Heritage Month. I call upon all Americans to visit www.WhiteHouse.gov/AAPI to learn more about the history of Asian Americans and Pacific Islanders, and to observe this month with appropriate programs and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9109 of April 30, 2014

Jewish American Heritage Month, 2014

By the President of the United States of America

A Proclamation

For thousands of years, the Jewish people have sustained their identity and traditions, persevering in the face of persecution. Through generations of enslavement and years of wandering, through forced segregation and the horrors of the Holocaust, they have maintained their holy covenant and lived according to the Torah. Their pursuit of freedom brought multitudes to our shores, and today our country is the proud home to millions of Jewish Americans. This month, let us honor their tremendous contributions—as scientists and artists, as activists and entrepreneurs. And let all of us find inspiration in a story that speaks to the universal human experience, with all of its suffering and all of its salvation.

This history led many Jewish Americans to find common cause with the Civil Rights Movement. African Americans and Jewish Americans marched side-by-side in Selma and Montgomery. They boarded buses for Freedom Rides together, united in their support of liberty and human dignity. These causes remain just as urgent today. Jewish communities continue to confront anti-Semitism—both around the world and, as tragic events mere weeks ago in Kansas reminded us, here in the United States. Following in
the footsteps of Jewish civil rights leaders, we must come together across all faiths, reject ignorance and intolerance, and root out hatred wherever it exists.

In celebrating Jewish American Heritage Month, we also renew our unbreakable bond with the nation of Israel. It is a bond that transcends politics, a partnership built on mutual interests and shared ideals. Our two countries are enriched by diversity and faith, fueled by innovation, and ruled not only by men and women, but also by laws. As we continue working in concert to build a safer, more prosperous, more tolerant world, may our friendship only deepen in the years to come.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as Jewish American Heritage Month. I call upon all Americans to visit www.JewishHeritageMonth.gov to learn more about the heritage and contributions of Jewish Americans and to observe this month, the theme of which is healing the world, with appropriate programs, activities, and ceremonies.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9110 of April 30, 2014

National Building Safety Month, 2014

By the President of the United States of America
A Proclamation

America’s buildings do more than house people and goods. They embody innovation; inspire creativity; and provide foundations for families, businesses, and communities. During National Building Safety Month, we celebrate the dedicated professionals who keep our buildings secure, and we recommit to maintaining resilient, energy-efficient infrastructure.

Because this is not a task for government alone, my Administration has fostered partnerships between the public and private sectors. Joining with building officials, design professionals, scientists, and engineers, we continually develop new guidance and tools for increasing disaster-resistance and meeting building standards. For additional information and resources explaining simple steps people can take to better prepare their homes or businesses for a disaster, visit www.Ready.gov.

As Americans, our spirit is strong and resilient, and our buildings should match that spirit. From our homes to our high-rises, our museums to our malls, let us work to keep structures sound and up to code. By doing so, we can conserve energy, protect the environment, and help communities withstand the impacts of natural disasters and climate change.
Proclamations

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as National Building Safety Month. I encourage citizens, government agencies, businesses, nonprofits, and other interested groups to join in activities that raise awareness about building safety. I also call on all Americans to learn more about how they can contribute to building safety at home and in their communities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9111 of April 30, 2014

National Foster Care Month, 2014

By the President of the United States of America
A Proclamation

Every child deserves to grow, learn, and dream in a supportive and loving environment. During National Foster Care Month, we recognize the almost 400,000 young people in foster care and the foster parents and dedicated professionals who are making a difference in their lives. We also rededicate ourselves to giving every child a sense of stability and a safe place to call home.

While the number of young people in foster care has fallen, those still there face many challenges, including finding mentors to guide their transition into adulthood and getting the support to make that transition a success. One third of foster children are teenagers, in danger of aging out of a system that failed to find them a permanent family.

Across our Nation, ordinary Americans are answering the call to open their hearts and homes to foster children. From social workers and teachers to family members and friends, countless individuals are doing their part to help these striving young people realize their full potential. My Administration remains committed to doing our part. This year, the Affordable Care Act will extend Medicaid coverage up to age 26 for children who have aged out of foster care, allowing them to more easily access quality, affordable health coverage. We are working to break down barriers so every qualified caregiver can become an adoptive or foster parent. Additionally, in the past year, we awarded grants to States, tribes, and local organizations to give communities new strategies to help foster children, including methods for finding permanent families, preventing long-term homelessness of young people aging out of foster care, and supporting their behavioral and mental health needs.

This month, and all year long, let us all recognize that each of us has a part to play in ensuring America’s foster children achieve their full potential. Together, we can reach the day where every child has a safe, loving, and permanent home.
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as National Foster Care Month. I call upon all Americans to observe this month by taking time to help youth in foster care and recognizing the commitment of all who touch their lives.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9112 of April 30, 2014

National Mental Health Awareness Month, 2014

By the President of the United States of America
A Proclamation

Despite great strides in our understanding of mental illness and vast improvements in the dialogue surrounding it, too many still suffer in silence. Tens of millions of Americans face mental health conditions like depression, anxiety, bipolar disorder, schizophrenia, or post-traumatic stress disorder. During National Mental Health Awareness Month, we reaffirm our commitment to building our understanding of mental illness, increasing access to treatment, and ensuring those who are struggling to know they are not alone.

Over the course of a year, one in five adults will experience a mental illness, yet less than half will receive treatment. Because this is unacceptable, my Administration is fighting to make mental health care more accessible than ever. Through the Affordable Care Act (ACA), we are extending mental health and substance use disorder benefits and parity protections to over 60 million Americans. Because of the ACA, insurers can no longer deny coverage or charge patients more due to pre-existing health conditions, including mental illness. The ACA also requires health plans to cover recommended preventive services like depression screening and behavioral assessments at no out-of-pocket cost. And under this law, we are expanding services for mental health and substance use disorder at community health centers across the country.

My Administration is also investing in programs that promote mental health among young people. We secured new funding to train teachers to identify and respond to mental illness and to train thousands of additional mental health professionals to serve students. And because it is our sacred obligation to give our veterans the support they have earned, we have increased the number of Department of Veterans Affairs (VA) mental health providers, enhanced VA partnerships with community providers, and improved Government coordination on research efforts.

We too often think about mental health differently from other forms of health. Yet like any disease, mental illnesses can be treated—and without help, they can grow worse. That is why we must build an open dialogue...
that encourages support and respect for those struggling with mental illness. To learn how you can get involved, visit www.MentalHealth.gov. Those seeking immediate help should call 1–800–662–HELP. The National Suicide Prevention Lifeline also offers immediate assistance for all Americans, including service members and veterans, at 1–800–273–TALK.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as National Mental Health Awareness Month. I call upon citizens, government agencies, organizations, health care providers, and research institutions to raise mental health awareness and continue helping Americans live longer, healthier lives.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9113 of April 30, 2014

National Physical Fitness and Sports Month, 2014

By the President of the United States of America
A Proclamation

Sports keep children healthy, teach them to work as part of a team, and help them develop the discipline to achieve their goals. During National Physical Fitness and Sports Month, we encourage America’s sons and daughters to get active and challenge everyone to join the movement for a happier, fitter Nation.

For 4 years, First Lady Michelle Obama’s Let’s Move! initiative has worked with community and faith leaders, educators, health care professionals, and businesses to give our children a healthy start and empower schools to build active environments. My Administration launched the Presidential Youth Fitness Program, replacing the old Physical Fitness Test to put a stronger emphasis on students’ health. We also created the new Presidential Active Lifestyle Award, which encourages all Americans to commit to eating right and getting regular exercise. Because everyone should have the chance to get active, the President’s Council on Fitness, Sports, and Nutrition is expanding I Can Do It, You Can Do It! —a program that creates more opportunities for Americans with disabilities to participate in fitness and sports. For more information or to learn how you can get involved, visit www.LetsMove.gov and www.Fitness.gov.

By leading more active lifestyles, we can invest in our futures and encourage our children to do the same. This month, let us champion fitness to our family, friends, and colleagues. Let us give young people the chance to find a sport or physical activity they love, boost their energy and confidence, and reach their fullest potential.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
Title 3—The President

the laws of the United States, do hereby proclaim May 2014 as National Physical Fitness and Sports Month. I call upon the people of the United States to make daily physical activity, sports participation, and good nutrition a priority in their lives.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Older Americans Month, 2014

By the President of the United States of America
A Proclamation

Older Americans have fortified our country and shaped our world. They have made groundbreaking discoveries, pioneered new industries, led our Nation’s businesses, and advanced our unending journey toward a more perfect Union. They have raised strong families and strengthened communities. And with unwavering courage and patriotism, many rose in defense of the land we love. This month, we celebrate the remarkable contributions and sacrifices of our elders, and we offer our renewed gratitude and support.

With decades of experience and unyielding enthusiasm, seniors continue to lift up our neighborhoods, offer perspective on pressing challenges, and serve as role models to our next generation—proving Americans never stop making a difference or giving back. I encourage older Americans to learn about service opportunities in their area by visiting www.SeniorCorps.gov.

My Administration stands with older Americans as they make their mark, which is why we are fighting to protect Social Security and Medicare. Through the Affordable Care Act, we lowered prescription drug costs, prohibited insurers from denying coverage to people with pre-existing conditions, and enabled seniors to receive recommended preventive health care at no out-of-pocket cost.

As vital members of our communities, seniors deserve the resources and information to stay healthy and safe. This year’s Older Americans Month theme, “Safe Today, Healthy Tomorrow,” raises awareness about injury prevention. To take control of their safety, seniors can talk to their health care provider about the best physical activities for them, make sure their homes have ample lighting, and install handrails wherever they are helpful—particularly near stairs and in bathrooms.

During Older Americans Month, we pay tribute to our parents, grandparents, friends, neighbors, and every senior near to our hearts. We strive to build a bright future on the strong foundation they have laid.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 2014 as Older
Americans Month. I call upon all Americans of all ages to acknowledge the contributions of older Americans during this month and throughout the year.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9115 of April 30, 2014


By the President of the United States of America
A Proclamation

More than two centuries ago, patriots battled to release America from the grip of tyranny. As these brave citizens defended their right to shape their own destiny, our Founders created a government of, by, and for the people—rooted in the belief that just power derives from the consent of the governed. It is a system that can only function through the rule of law.

This Law Day pays special tribute to the right to vote, the cornerstone of democracy. Many Americans won the franchise after generations of struggle, while others gave their lives so their children and grandchildren might one day enjoy what should have been their birthright. Thanks to women who picketed the White House and activists who marched on the National Mall, our laws finally recognized a truth that had always been self-evident—that every citizen should have a voice in our democracy. Over the centuries, we have made legal changes that eliminated formal voting restrictions based on wealth, race, and sex and that extended the right to vote to younger adults. Today, our laws continue to protect this fundamental right, laws like the Voting Rights Act, the National Voter Registration Act, the Help America Vote Act, and the Uniformed and Overseas Citizens Absentee Voting Act.

Despite this hard-fought progress, barriers to voting still exist, and the right to vote faces a new wave of threats. In some States, women may be turned away from the polls because they are registered under their maiden name; in others, seniors who have been voting for decades may suddenly be told they cannot vote because they do not have a particular form of identification. As we reflect on the trials and triumphs of generations past, we must rededicate ourselves to preserving those victories in our time. Earlier this year, a bipartisan commission I appointed recommended a series of common-sense reforms to protect the right to vote, curb the potential for fraud, and ensure no one has to wait more than a half hour to cast a ballot. States and local election officials should implement these recommendations. In addition, the Congress should demonstrate its commitment to our fundamental right by updating the Voting Rights Act.

Let us mark Law Day by recognizing the institutions that uphold the rule of law in America. Let us vow to keep safe our founding creed. And let
us remember that opportunity requires justice, and justice requires the right to vote.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, in accordance with Public Law 87–20, as amended, do hereby proclaim May 1, 2014, as Law Day, U.S.A. I call upon all Americans to acknowledge the importance of our Nation’s legal and judicial systems with appropriate ceremonies and activities, and to display the flag of the United States in support of this national observance.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9116 of April 30, 2014

Loyalty Day, 2014

By the President of the United States of America
A Proclamation

Over 150 years ago, as a civil war threatened to dissolve our Union, President Abraham Lincoln delivered the Gettysburg Address. Defining the American experiment as “conceived in liberty, and dedicated to the proposition that ‘all men are created equal,’” he resolved that our Nation “shall not perish from the earth.” He understood that what makes America most worth preserving are our founding ideals. These ideals compelled colonists to rise up against an empire, and they have sustained generations of service members through the darkest days of war.

In the United States of America, we do not define loyalty as adherence to any single leader, party, or political platform. When we make big decisions as a country, we necessarily stir up passions and controversy. These debates are a hallmark of democracy; they allow us to trade ideas, question antiquated notions, and ensure our Nation’s course reflects the will of the American people. Yet even as we disagree, we remain true to our shared values and our common hopes for America’s future.

On Loyalty Day, we renew our conviction to the principles of liberty, equality, and justice under the law. We accept our responsibilities to one another. And we remember that our differences pale in comparison to the strength of the bonds that hold together the most diverse Nation on earth.

In order to recognize the American spirit of loyalty and the sacrifices that so many have made for our Nation, the Congress, by Public Law 85–529 as amended, has designated May 1 of each year as “Loyalty Day.” On this day, let us reaffirm our allegiance to the United States of America and pay tribute to the heritage of American freedom.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim May 1, 2014, as Loyalty Day. This Loyalty Day, I call upon all the people of the United States to join in support of
this national observance, whether by displaying the flag of the United States or pledging allegiance to the Republic for which it stands.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamations Proc. 9117

Proclamation 9117 of April 30, 2014

National Day of Prayer, 2014

By the President of the United States of America
A Proclamation

One of our Nation’s great strengths is the freedom we hold dear, including the freedom to exercise our faiths freely. For many Americans, prayer is an essential act of worship and a daily discipline.

Today and every day, prayers will be said for comfort for those who mourn, healing for those who are sick, protection for those who are in harm’s way, and strength for those who lead. Today and every day, forgiveness and reconciliation will be sought through prayer. Across our country, Americans give thanks for our many blessings, including the freedom to pray as our consciences dictate.

As we give thanks for our liberties, we must never forget those around the world, including Americans, who are being held or persecuted because of their convictions. Let us remember all prisoners of conscience today, whatever their faiths or beliefs and wherever they are held. Let us continue to take every action within our power to secure their release. And let us carry forward our Nation’s tradition of religious liberty, which protects Americans’ rights to pray and to practice our faiths as we see fit.

The Congress, by Public Law 100–307, as amended, has called on the President to issue each year a proclamation designating the first Thursday in May as a “National Day of Prayer.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 1, 2014, as a National Day of Prayer. I invite the citizens of our Nation to give thanks, in accordance with their own faiths and consciences, for our many freedoms and blessings, and I join all people of faith in asking for God’s continued guidance, mercy, and protection as we seek a more just world.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of April, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Barack Obama
At the heart of who we are as Americans is the simple but profound idea that no matter who you are, what you look like, or where you come from, if you work hard and meet your responsibilities, you can succeed. Our Nation can only realize this idea through the guarantee of a world-class education for every child. During National Charter Schools Week, we pay tribute to the role our Nation’s public charter schools play in advancing opportunity, and we salute the parents, educators, community leaders, policymakers, and philanthropists who gave rise to the charter school sector.

As independent public schools, charter schools have the ability to try innovative approaches to teaching and learning in the classroom. This flexibility comes with high standards and accountability; charter schools must demonstrate that all their students are progressing toward academic excellence. Those that do not measure up can be shut down. And those that are successful can provide effective approaches for the broader public education system. They can show what is possible—schools that give every student the chance to prepare for college and career and to develop a love of learning that lasts a lifetime.

Americans pursue individual success, but we also understand that we have a stake in each other. If we make an investment in every child, then all our children will enjoy a stronger Nation and a brighter world. This week, let us do our part to ensure our young people can go as far as their passions and hard work will take them, and recommit to restoring the American dream for generations to come.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 4 through May 10, 2014, as National Charter Schools Week. I commend our Nation’s charter schools, teachers, and administrators, and I call on States and communities to support high quality public schools, including charter schools and the students they serve.

IN WITNESS WHEREOF, I have hereunto set my hand this second day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamations

Proclamation 9119 of May 8, 2014

Military Spouse Appreciation Day, 2014

By the President of the United States of America
A Proclamation

Our military spouses embody ideals we cherish: strength, loyalty, and commitment. They stand beside those who stand behind our flag, giving their all and making tremendous sacrifices. They shoulder the burdens of countless moves and stressful deployments, and they uphold their end of the bargain. On Military Spouse Appreciation Day, we celebrate the force behind the force and show these homefront heroes the full support of a grateful Nation.

My Administration is working to fulfill our sacred obligation to our veterans, service members, their spouses, and their families. We are helping military families avoid foreclosure and predatory lending, and we are investing in their education. We are easing burdens by supporting childcare and assisting with career training. And because our men and women in uniform and their spouses are partners not only in love, but also in law, we are doing everything we can to ensure all married couples receive the benefits they deserve—regardless of their sexual orientation.

Through the Joining Forces initiative, First Lady Michelle Obama and Dr. Jill Biden are expanding employment opportunities for veterans, transitioning service members, and their spouses while advocating for new legislation to bolster professional development services. And they are forging stronger connections between military and civilian families and engaging us all in the push to give military families the opportunities, resources, and support they have earned—not only today, but every day. To learn more and get involved, visit www.JoiningForces.gov.

As service members board planes for deployments to foreign lands, they need to know their country will be there for their loved ones. As mothers and fathers take on the work of two, they need to know their neighbors will lend a hand. And if called to make the ultimate sacrifice, troops must know their Nation will honor their memory and care for their family. After everything military spouses have done for America, for one another, for our wounded warriors and the families of the fallen, we must stand beside them. We must make good on our debt of gratitude. May each of us serve our military spouses and their families as well as they serve us.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 9, 2014, as Military Spouse Appreciation Day. I call upon the people of the United States to honor military spouses with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this eighth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamation 9120 of May 9, 2014

National Defense Transportation Day and National Transportation Week, 2014

By the President of the United States of America
A Proclamation

In today's global economy, first-class jobs gravitate to first-class infrastructure. A sound transportation system allows businesses to safely move their goods to market, and maintaining that system creates jobs upgrading ports, unclogging commutes, and repairing roads and rails. During National Defense Transportation Day and National Transportation Week, we underscore the importance of infrastructure to our economy, security, and way of life.

This summer, the Congress will need to protect more than three million jobs by finishing transportation and waterways bills that provide at least 4 years of funding for extensive infrastructure repairs and investments. Because accessible roads, safe bridges, and good jobs should transcend politics, I am hopeful our representatives will do right by the American people. In the meantime, I am taking executive action to slash bureaucracy and streamline the permitting process for key projects. Earlier this year, I launched a competition for 600 million dollars in transportation grants. Cities and States can win this funding by creating plans that both modernize transportation infrastructure and stimulate the economy.

Infrastructure also plays a vital role in America's security. Fluid, dependable, and efficient transportation systems allow first responders and service members to swiftly arrive on the scene of an emergency. When natural disasters strike, we rely on these systems to bring food and first aid to victims. In order to safeguard our Nation, we must ensure our infrastructure is resilient enough to withstand disaster and keep supply lines open.

Today, America has ports that are not prepared for the next generation of supertankers. We have more than 100,000 bridges that are old enough to qualify for Medicare. And we have a world-class labor force ready to tackle this challenge. Let's put them to work.

In recognition of the importance of our Nation's transportation infrastructure, and of the men and women who build, maintain, and utilize it, the Congress has requested, by joint resolution approved May 16, 1957, as amended (36 U.S.C. 120), that the President designate the third Friday in May of each year as "National Defense Transportation Day," and, by joint resolution approved May 14, 1962, as amended (36 U.S.C. 133), that the week during which that Friday falls be designated as "National Transportation Week."

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim Friday, May 16, 2014, as National Defense Transportation Day and May 11 through May 17, 2014, as National Transportation Week. I call upon all Americans to recognize the importance of our Nation's transportation infrastructure and to acknowledge the contributions of those who build, operate, and maintain it.
IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9121 of May 9, 2014

National Small Business Week, 2014

By the President of the United States of America
A Proclamation

Small businesses represent an ideal at the heart of our Nation’s promise—that with ingenuity and hard work, anyone can build a better life. They are also the lifeblood of our economy, employing half of our country’s workforce and creating nearly two out of every three new American jobs. During National Small Business Week, we renew our commitment to helping these vital enterprises thrive.

From day one, my Administration has been focused on cultivating an environment where small businesses can succeed. During my first term, we added 18 direct tax breaks for small businesses, including new tax credits for hiring unemployed workers and veterans and for investing in new equipment. Through the Small Business Administration (SBA), we have supported hundreds of thousands of loans. And to ensure small businesses have a voice in economic decisions, I elevated the Small Business Administrator to a Cabinet level position.

My Administration is also working to ease burdens on businesses. We cut in half the time it takes for the Federal Government to pay small business contractors, freeing up more resources for growth. To provide a boost to the smallest new businesses, we have eliminated SBA fees on loans under 150,000 dollars and waived fees for veterans who take out loans under 350,000 dollars. Thanks to the Affordable Care Act, it is now easier for small business owners to purchase quality health insurance, and they are now eligible for tax credits that cover up to half of the cost of providing coverage for their employees. And we continue to implement patent reforms that are reducing the application backlog, protecting American intellectual property abroad, and helping entrepreneurs roll out their inventions sooner.

Yet we have more work to do. In the years to come, we must protect tax credits that help small businesses hire and add incentives for paying workers higher wages. We must ensure entrepreneurs—even those who are not rich—have the resources to take their businesses to the next level. Because if we create a more level playing field, the best ideas will rise to the top, opportunity will flourish, and America will prosper.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 12 through May 16,
Title 3—The President

2014, as National Small Business Week. I call upon all Americans to recognize the contributions of small businesses to the competitiveness of the American economy with appropriate programs and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9122 of May 9, 2014

National Women’s Health Week, 2014

By the President of the United States of America
A Proclamation

As Americans, we strive for a Nation of broad-based prosperity, where hard work pays off and everyone can go as far as their dreams allow. Over the past half-century, women have opened up vast horizons for themselves and their daughters. Yet many still work harder for less, and because of gender inequality in areas like health care, they have had to stretch paychecks further to make ends meet. During National Women’s Health Week, we recommit to expanding women’s access to care, fighting discrimination, and advancing the opportunity agenda.

The Affordable Care Act (ACA) prohibits insurers from charging women higher premiums simply because of their gender. Insurance companies can no longer discriminate against women due to pregnancy, or deny coverage because of pre-existing conditions. Thanks to the ACA, women can receive preventive services like contraceptive care, recommended cancer screenings, and annual well-woman visits at no out-of-pocket cost. And this year, millions of women signed up for affordable coverage through the Health Insurance Marketplace while millions more gained insurance through the expansion of Medicaid. To learn more about resources available to women and girls, visit www.HealthCare.gov, www.WomensHealth.gov, or www.GirlsHealth.gov.

As we continue to implement this law, my Administration remains dedicated to protecting women’s rights to make their own health care decisions. The past few years have seen an orchestrated and historic effort to roll back these basic rights. States have enacted laws aimed at banning or severely limiting the right to choose and introduced legislation that would cut off access to common forms of birth control. Together, we must reject policies that aim to turn back the clock.

This week, let us uphold the principle of equality in health care. Let us affirm that women alone—not insurance executives, not politicians, and not their bosses—have the right to make decisions about their own health.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 11 through May 17,
Proclamations

2014, as National Women’s Health Week. I encourage all Americans to celebrate the progress we have made in protecting women’s health and to promote awareness, prevention, and educational activities that improve the health of all women.

IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9123 of May 9, 2014

Peace Officers Memorial Day and Police Week, 2014

By the President of the United States of America

A Proclamation

Each year, America sets aside a week to salute the men and women who do the difficult, dangerous, and often thankless work of safeguarding our communities. Our Nation’s peace officers embody the very idea of citizenship—that along with our rights come responsibilities, both to ourselves and to others. During Peace Officers Memorial Day and Police Week, we celebrate those who protect and serve us every minute of every day, and we honor the courageous officers who devoted themselves so fully to others that in the process they laid down their lives.

As we mourn the fallen, let us also remember how they lived. With unflinching commitment, they defended our schools and businesses. They guarded prisons; patrolled borders; and kept us safe at home, on the road, and as we went about our lives. To their families, we owe an unpayable debt. And to the men and women who carry their mission forward, we owe our unyielding support.

Our Nation has an obligation to ensure that as police officers face untold risks in the line of duty, we are doing whatever we can to protect them. This means providing all necessary resources so they can get the job done, hiring new officers where they are needed most, and investing in training to prepare those on the front lines for potentially deadly situations. It also means making reforms to curb senseless epidemics of violence that threaten law enforcement officers and haunt the neighborhoods they serve.

Just as police officers never let down their guard, we must never let slide our gratitude. We should extend our thanks not only in times of tragedy, but for every tragedy averted—every accident avoided because a patrol officer took a drunk driver off the streets, every child made safer because a criminal was brought to justice, every life saved because police officers raced to the scene. In other words, we must show our gratitude every day.

By a joint resolution approved October 1, 1962, as amended (76 Stat. 676), and by Public Law 103–322, as amended (36 U.S.C. 136–137), the President has been authorized and requested to designate May 15 of each year as “Peace Officers Memorial Day” and the week in which it falls as “Police Week.”
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim May 15, 2014, as Peace Officers Memorial Day and May 11 through May 17, 2014, as Police Week. I call upon all Americans to observe these events with appropriate ceremonies and activities. I also call on Governors of the United States and the Commonwealth of Puerto Rico, officials of the other territories subject to the jurisdiction of the United States, and appropriate officials of all units of government, to direct that the flag be flown at half-staff on Peace Officers Memorial Day. I further encourage all Americans to display the flag at half-staff from their homes and businesses on that day.

IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9124 of May 9, 2014

Mother’s Day, 2014

By the President of the United States of America

A Proclamation

For over a century, Americans have come together to celebrate our first friends and mentors, our inspirations and constant sources of strength. Our mothers are breadwinners, community leaders, and pillars of family. They pioneer scientific discoveries, serve with valor in our Armed Forces, and represent our Nation in the loftiest halls of Government. Whether biological, adoptive, or foster, they play a singular role in our lives. Because they so often put everything above themselves, on Mother’s Day, we put our moms first.

Through centuries of organizing, marching, and making their voices heard, mothers have won greater opportunities than ever before for themselves and their children. Their victories brought our Nation closer to realizing a sacred founding principle—that we are all created equal and each of us deserves the chance to pursue our own version of happiness.

Today, there are more battles to win. Working mothers increasingly provide the majority of their family’s income, yet even now, discrimination prevents women from earning a living equal to their efforts. My Administration is proud to fight alongside women as they push to close the gender pay gap, shatter glass ceilings, and implement workplace policies that do not force any parent to choose between their jobs and their kids. Because when women succeed, America succeeds.

By words and example, mothers teach us how to grow and who to become. They shape lasting habits that can lead to healthy living and lifelong learning. They demonstrate what is possible when we work hard and apply our talents. Without complaint, they give their best every day so they and their children might achieve the scope of their dreams. Today, let us once again extend our gratitude for our mothers’ unconditional love and support—during years past and in the years to come.
Proclamations

The Congress, by a joint resolution approved May 8, 1914 (38 Stat. 770), has designated the second Sunday in May each year as “Mother’s Day” and requested the President to call for its appropriate observance.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim May 11, 2014, as Mother’s Day. I urge all Americans to express love and gratitude to mothers everywhere, and I call upon all citizens to observe this day with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9125 of May 15, 2014

60th Anniversary of Brown v. Board of Education

By the President of the United States of America
A Proclamation

May 17, 1954, marked a turning point in America’s journey toward a more perfect Union. On that day, the Supreme Court handed down a unanimous decision in Brown v. Board of Education, outlawing racial segregation in our Nation’s schools. Brown overturned the doctrine of “separate but equal,” which the Court had established in the 1896 case of Plessy v. Ferguson. For more than half a century, Plessy gave constitutional backing to discrimination, and civil rights organizations like the National Association for the Advancement of Colored People faced an uphill battle as they sought equality, opportunity, and justice under the law.

Brown v. Board of Education shifted the legal and moral compass of our Nation. It declared that education “must be made available to all on equal terms” and demanded that America’s promise exclude no one. Yet the Supreme Court alone could not destroy segregation. Brown had unlocked the schoolhouse doors, but even years later, African-American children braved mobs as they walked to school, while U.S. Marshals kept the peace. From lunch counters and city streets to buses and ballot boxes, American citizens struggled to realize their basic rights. A decade after the Court’s ruling, Brown’s moral guidance was translated into the enforcement measures of the Civil Rights Act and the Voting Rights Act.

Thanks to the men and women who fought for equality in the courtroom, the legislature, and the hearts and minds of the American people, we have confined legalized segregation to the dustbin of history. Yet today, the hope and promise of Brown remains unfulfilled. In the years to come, we must continue striving toward equal opportunities for all our children, from access to advanced classes to participation in the same extracurricular activities. Because when children learn and play together, they grow, build, and thrive together.

On the 60th Anniversary of Brown v. Board of Education, let us heed the words of Justice Thurgood Marshall, who so ably argued the case against
segregation, “None of us got where we are solely by pulling ourselves up by our bootstraps. We got here because somebody ... bent down and helped us pick up our boots.” Let us march together, meet our obligations to one another, and remember that progress has never come easily—but even in the face of impossible odds, those who love their country can change it.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 17, 2014, as the 60th Anniversary of Brown v. Board of Education. I call upon all Americans to observe this day with programs, ceremonies, and activities that celebrate this landmark decision and advance the causes of equality and opportunity for all.

IN WITNESS WHEREOF, I have hereunto set my hand this fifteenth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9126 of May 16, 2014

National Safe Boating Week, 2014

By the President of the United States of America
A Proclamation

Our Nation’s lakes, rivers, and oceans provide havens for reflection and offer boundless opportunities for recreation with loved ones. As we mark National Safe Boating Week, we emphasize the importance of taking precautions and practicing responsible behavior when embarking on America’s waterways.

Before leaving shore, boaters can reduce their risks by taking a boating safety course, conducting a vessel safety check, and filing a float plan with family members or friends. Boaters should make sure they understand the marine forecast and take note of any significant weather. To prevent accidents, injury, and death, operators and passengers should always wear life jackets and never consume alcohol or drugs.

During National Safe Boating Week, we also recognize the crucial work of the United States Coast Guard to prevent boating accidents that claim lives, cause injuries, and damage property. We thank their partners across our Nation. And we recommit to taking the proper measures to keep America’s waterways safe and enjoyable for all.

In recognition of the importance of safe boating practices, the Congress, by joint resolution approved June 4, 1956 (36 U.S.C. 131), as amended, has authorized and requested the President to proclaim annually the 7-day period prior to Memorial Day weekend as “National Safe Boating Week.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim May 17 through May 23, 2014, as National
Proclamations

Safe Boating Week. I encourage all Americans who participate in boating activities to observe this occasion by learning more about safe boating practices and taking advantage of boating education.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Emergency Medical Services Week, 2014

By the President of the United States of America
A Proclamation

Wherever and whenever crisis hits, the men and women of our emergency medical services (EMS) rush to the scene. With unyielding steadiness, they bring care to those who need it most. During Emergency Medical Services Week, we show our gratitude to the EMS practitioners who aid our families, friends, and neighbors in their darkest moments.

We saw their professionalism in action after a devastating storm hit Vilonia, Arkansas. Immediately after a tornado struck, 200 people, including EMS personnel from other counties, were ready to go house to house searching for injured neighbors. We saw it after last month’s mudslide in Washington State when first responders and rescue crews braved unsteady ground to search for survivors. And we see it in towns and cities across America every hour of every day. My Administration is dedicated to supporting the vital work of our paramedics, emergency medical technicians, 911 dispatchers, and EMS medical directors.

This week, we thank the EMS providers who ease suffering and so often mean the difference between life and death. Let us honor their service with a renewed commitment to them. Let us ensure that those who watch over our communities have the support they need to get the job done.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 18 through May 24, 2014, as Emergency Medical Services Week. I encourage all Americans to observe this occasion by showing their support for their local EMS providers and taking steps to improve their personal safety and preparedness.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
World Trade Week, 2014

By the President of the United States of America
A Proclamation

Commercial ties build partnerships between nations and spur growth across the world. Here in America, trade bolsters our small businesses, which make up 98 percent of our exporters and create nearly two out of every three new jobs. During World Trade Week, we celebrate these benefits, and we redouble our efforts to promote trade while protecting workers, safeguarding the environment, and opening markets to new goods stamped, “Made in the USA.”

My Administration is dedicated to supporting high-quality American jobs through exports. In 2010, I launched the National Export Initiative (NEI), and since then our determined focus on exports has helped more American small and medium-sized businesses and farmers create jobs by selling their products abroad. We are now selling more American goods and services overseas than at any time in our history. Last year alone, our exports supported 11.3 million American jobs.

Earlier this month, my Administration renewed its commitment to creating American jobs by launching a new phase of the National Export Initiative, NEI/NEXT. This new phase will build on the NEI’s success by helping companies find export opportunities, gain access to financing, and move their goods across borders. NEI/NEXT will also open markets around the world while ensuring a level playing field for American companies. My Administration is also helping American companies strengthen their global competitiveness by investing in cutting-edge manufacturing techniques. Over the past 4 years, factories that once went dark have turned on their lights again, and the United States has seen the first sustained growth in manufacturing jobs in over two decades.

As we ensure the next technological revolution is American-made, we must also create new opportunities to sell our goods throughout the world. Alongside our partners in the Asia-Pacific, we are working to complete negotiation of the Trans-Pacific Partnership, which will lower barriers to trade, create jobs in America and across the Pacific, and open up markets to our exports in the world’s fastest-growing region. And to grow prosperity on both sides of the Atlantic, we launched negotiations with the European Union on a Transatlantic Trade and Investment Partnership.

America’s economic strength is a source of strength in the world. As our global economy evolves, as countries forge ever-stronger links, the United States must not stand on the sidelines. If we do not shirk from this challenge, if we continue to embrace the grit and innovative spirit that has always defined our Nation, I am confident America’s best days lie ahead.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 18 through May 24, 2014, as World Trade Week. I encourage all Americans to observe this week with events, trade shows, and educational programs that celebrate
Proclamations

and inform Americans about the benefits of trade to our Nation and the
global economy.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day
of May, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
eighth.

BARACK OBAMA

Proclamation 9129 of May 16, 2014

Armed Forces Day, 2014

By the President of the United States of America
A Proclamation

In every generation, there are men and women who stand apart. They put
on the uniform and put their lives on the line so the rest of us might live
in a safer, freer, more just world. They defend us in times of peace, times
of war, and times of crisis, both natural and man-made. On Armed Forces
Day, we honor the Soldiers, Sailors, Airmen, Marines, and Coast Guards-
men who render the highest service any American can offer.

The patriots who stand sentry for our security are a proud link in an unbro-
ken chain that stretches through the centuries. This generation has distin-
guished itself on mission after mission, tour after tour. Because of their her-
 oi sm, the core of al-Qaeda is severely degraded and our homeland is more
secure. Thanks to their extraordinary sacrifice, we are winding down more
than a decade of war and strengthening alliances that extend our values.
These are the gifts they have given us, and this is why we owe them a pro-
found debt of gratitude.

It is our obligation to ensure our troops have all they need to complete
their missions abroad, but we must also support them when they return
home. We must care for the families who serve alongside them and fulfill
our promises today, tomorrow, and forever. And we must demonstrate our
thanks by building a Nation worthy of their sacrifices, a Nation that lives
up to our founding ideals and allows every citizen to write their chapter
of the American story.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, and Commander in Chief of the Armed Forces of the United
States, continuing the precedent of my predecessors in office, do hereby
proclaim the third Saturday of each May as Armed Forces Day.

I direct the Secretary of Defense on behalf of the Army, Navy, Air Force,
and Marine Corps, and the Secretary of Homeland Security on behalf of the
Coast Guard, to plan for appropriate observances each year, with the Sec-
retary of Defense responsible for encouraging the participation and co-
operation of civil authorities and private citizens.

I invite the Governors of the States, the Commonwealth of Puerto Rico, and
other areas subject to the jurisdiction of the United States, to provide for
the observance of Armed Forces Day within their jurisdiction each year in
Proc. 9130

Title 3—The President

an appropriate manner designed to increase public understanding and appreciation of the Armed Forces of the United States. I also invite veterans, civic leaders, and organizations to join in the observance of Armed Forces Day.

Finally, I call upon all Americans to display the flag of the United States at their homes on Armed Forces Day, and I urge citizens to learn more about military service by attending and participating in the local observances of the day. I also encourage Americans to volunteer at organizations that provide support to our troops and their families.

Proclamation 8984 of May 17, 2013, is hereby superseded.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9130 of May 19, 2014

National Maritime Day, 2014

By the President of the United States of America
A Proclamation

America’s open seas have long been a source of prosperity and strength, and since before our Nation’s founding, the men and women of the United States Merchant Marine have defended them. From securing Atlantic routes during the naval battles of the Revolutionary War to supplying our Armed Forces around the world in the 21st century and delivering American goods to overseas markets in times of peace, they have always played a vital role in our Nation’s success. During National Maritime Day, we celebrate this proud history and salute the mariners who have safeguarded our way of life.

Today’s Merchant Marine upholds its generations-long role as our “fourth arm of defense.” Yet they also go beyond this mission, transporting food where there is hunger and carrying much-needed supplies to those in distress. Thanks to our dedicated mariners, people around the world continue to see the American flag as a symbol of hope.

To create middle-class jobs and maintain our leading position in an ever-changing world, we must provide new marketplaces for our businesses to compete. As we expand commerce, we do so with confidence that the United States Merchant Marine will keep our supply lines secure. Because just as America’s workers and innovators can rise to any challenge, our mariners have demonstrated time and again that they can meet any test.

Today, let us reaffirm our support for their essential mission.

The Congress, by a joint resolution approved May 20, 1933, has designated May 22 of each year as “National Maritime Day,” and has authorized and requested the President to issue annually a proclamation calling for its appropriate observance.
**Proclamations**

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim May 22, 2014, as National Maritime Day. I call upon the people of the United States to mark this observance and to display the flag of the United States at their homes and in their communities. I also request that all ships sailing under the American flag dress ship on that day.

IN WITNESS WHEREOF, I have hereunto set my hand this nineteenth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

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**Proclamation 9131 of May 21, 2014**

**Establishment of the Organ Mountains-Desert Peaks National Monument**

*By the President of the United States of America*

*A Proclamation*

In southern New Mexico, surrounding the city of Las Cruces in the Río Grande’s fertile Mesilla Valley, five iconic mountain ranges rise above Chihuahuan Desert grasslands: the Robledo, Sierra de las Uvas, Doña Ana, Organ, and Potrillo Mountains. These mountain ranges and lowlands form the Organ Mountains-Desert Peaks area.

The Organ Mountains-Desert Peaks area is important for its ruggedly beautiful landscape and the significant scientific, historic, and prehistoric resources found there. The abundant resources testify to over 10,000 years of vibrant and diverse human history of many peoples. Objects left behind by this multi-layered history and spread throughout this geologically and ecologically diverse landscape enhance the experience of visitors to the area and represent a vital resource for paleontologists, archaeologists, geologists, biologists, and historians.

Archaeologically rich, the Organ Mountains-Desert Peaks area features hundreds of artifacts, rock art, dwellings, and other evidence of the Native peoples of the area. Three of the many rock art areas are in the Las Valles Canyon in the Sierra de las Uvas, the Providence Cone area in the Potrillo Mountains, and the Doña Ana Mountains. Scattered Paleo Indian artifacts, including those from the Folsom and Clovis cultures, represent the first people who lived in southern New Mexico and have been found in the Robledo and Potrillo Mountains as well as the Las Uvas Valley. The majority of the cultural items known to be in the Organ Mountains-Desert Peaks area are from the Chihuahuan Archaic period between 8,000 and 2,000 years ago. Diverse rock art images, along with ceramic fragments, demonstrate that the area was the scene of many cross-cultural interactions as the region’s early occupants transitioned over time from roaming hunters to semi-permanent villagers.

The deeply creviced peaks of the Organ Mountains, named in 1682 by early European explorers for their resemblance to organ pipes, conceal numerous
ancient dwellings, including La Cueva, and other caves where smoke-blackened ceilings evidence long-extinguished campfires. The Native people of these mountains used natural overhangs for shelter and food storage, and their obsidian points, basket fragments, and food remains are still present. Small caves and pit-house villages can be found across the landscape, including ruins of a ten-room pueblo in the Robledo Mountains.

El Camino Real de Tierra Adentro National Historic Trail memorializes an early trading route linking numerous pre-existing Native American footpaths to connect Spanish colonial capitals. The Trail, used through the 19th century by travelers, traders, settlers, soldiers, clergy, and merchants, skirts the Organ Mountains-Desert Peaks area as it follows the Río Grande Valley. Explorers and travelers along the Trail documented the marvels of this area in their journals and explored the mountains in search of mineral riches and game. Historians continue to study the southernmost portion of the area, which was acquired in 1854 as part of the Gadsden Purchase, the final territorial acquisition within the contiguous United States.

In the 1800s, the Organ Mountains-Desert Peaks area was central to several battles among the Apaches, Spanish, Mexicans, and Americans, and between Union and Confederate troops. The first Civil War engagements in New Mexico were fought in the Organ Mountains when Confederate soldiers used Baylor Pass Trail to outflank Union soldiers. In a Robledo Mountains legend, the famed Apache leader Geronimo is said to have entered a cave to avoid U.S. soldiers; while the soldiers stood guard at the only entrance of what is now known as “Geronimo’s Cave,” the Apache leader mysteriously disappeared without a trace. An 1880s U.S. military heliograph station, the remains of which still stand at Lookout Peak in the Robledo Mountains, transmitted Morse code messages during the Army’s western campaigns.

In the late 1850s, John Butterfield developed the Butterfield Overland Trail, a mail and passenger stagecoach service from Memphis and St. Louis to San Francisco. Butterfield set upon improving the segments of the Trail in southern New Mexico that had been previously used by Spanish explorers, the Mormon Battalion, and western settlers. Crossing the Organ Mountains-Desert Peaks area are about 20 miles of the Trail, along which sit the remains of at least one stage stop.

Visitors to the Organ Mountains can still see remnants of Dripping Springs, a once-popular resort and concert hall, built in the 1870s and converted into a sanatorium before its abandonment and decay. In the late 19th century, the infamous outlaw Billy the Kid (William H. Bonney) repeatedly traversed this area. While hiding in the Robledo Mountains, “the Kid” inscribed his signature, which is still visible today, on what is now known as “Outlaw Rock.” During World War II, the Army Corps of Engineers constructed 18-acre bombing targets, the remains of which still dot the landscape.

The long, diverse, and storied history of this landscape is not surprising given its striking geologic features and the ecological diversity that they harbor. The dramatic and disparate mountain ranges of the Organ Mountains-Desert Peaks area tower above the surrounding grasslands and deserts of the Río Grande watershed, while the Río Grande winds through the valley between the ranges. From the sedimentary deposits of the Robledo
Mountains in the west, where the story of ancient life and activity is recorded in fossilized footprints, to the needle-like spires of the Organ Mountains in the east and the ancient volcanic fields and lava flows in the south, these peaks trace the region’s varied geologic history.

The Sierra de las Uvas, the westernmost of the peaks, are low volcanic mountains that bear the red tint of the lava from which they formed over 10 million years ago. The tallest, Magdalena Peak, is a lava dome rising 6,509 feet above sea level. For millennia, the ridges, cliffs, and canyons of the rugged Sierra de las Uvas have defined the movement and migration patterns of humans and wildlife alike. The Robledo Mountains, which are composed of alluvial limestone bedrock and contain numerous caves, have long been an important site for research on the formation of desert soils and sedimentary rock, including geological studies of sedimentation and stratigraphy.

The Potrillo Mountains and volcanic field are testament to the area’s violent geologic history of seismicity and volcanism. Millions of years after the Cenozoic tectonics that opened the Río Grande Rift, volcanic activity left its mark on the surface, which is punctuated by cinder cone and shield volcanoes, thick layers of basalt, craters, and lava flows. The Potrillo volcanic field contains over 100 cinder cones, ranging in age from 20,000 to one million years old. The Aden Lava Flow area is characterized by lava tubes, steep-walled depressions, and pressure ridges that memorialize the flow of lava that created this unique landscape.

The volcanic field also contains five maars, or low-relief volcanic craters. Kilbrourn Hole, a maar with unique volcanic features that the Secretary of the Interior designated as a National Natural Landmark in 1975, is over a mile wide and over 300 feet deep. The sparkling yellow and green olivine glass granules found inside rocks blown from the crater attract amateur and professional geologists to this site, and its resemblance to the lunar landscape provides scientists and visitors with other-worldly experiences, as it did for the Apollo astronauts who trained there. A slightly smaller maar, Hunt’s Hole, brings visitors and geologists to the southeastern corner of the Potrillo Mountains complex. The wide range of unique and exemplary volcanic features in the Potrillos makes this area a center for research in geology and volcanology.

The iconic Doña Ana Mountains include limestone ridges, hogbacks, and cuestas topped by monzonite peaks, including Summerford Mountain and Doña Ana Peak, the highest of these at nearly 6,000 feet. To the east, the steep, needle-like spires of the Organ Mountains rise to over 9,000 feet and have been a landmark for travelers for centuries. These block-faulted, uplifted mountains expose geologically significant Precambrian granite and metamorphic basement rocks.

Much of the area is ripe for paleontological discovery. For example, Shelter Cave in the Organ Mountains is a well-documented fossil site, including fossil remnants of ancient ground sloths, birds, and voles. The Robledo Mountains are also an important site for paleontological research; the fossilized tracks and remains of prehistoric creatures preserved there play a vital role in our understanding of the Permian period. This area, along with the Organ Mountains, also contains abundant invertebrate fossils. The congressionally designated Prehistoric Trackways National Monument is adjacent to, and shares its paleontologically rich geologic formations with, the
Organ Mountains-Desert Peaks area, suggesting that this landscape could yield many more significant fossil discoveries. Among the volcanic cones in the Potrillo Mountains is Aden Crater, a small shield cone where a lava tube housed the 11,000-year old skeleton of a ground sloth, one of few ever recovered with skin and hair preserved and a key to understanding the extinction of this and other species.

The diverse geology underlies an equally wide array of vegetative communities and ecosystems, which range from low-elevation Chihuahuan grasslands and scrublands to higher elevation stands of ponderosa pine. Seasonal springs and streams in the mountains and canyon bottoms create rare desert riparian ecosystems. These communities provide habitat for many endemic and special status plant and animal species.

Throughout the area, the characteristic plants of the Chihuahuan desert are evident. Tobosa grasslands can be found in the desert flats, punctuated by creosote bush and mesquite, as well as sacahuista, lechuguilla, and ferns. In the Sierra de las Uvas Mountains, black grama grasslands appear on the mesas while juniper woodlands and Chihuahuan vegetation give way to higher elevation montane communities. Formed by a series of alluvial fans, bajadas extend out from the base of the area’s mountains and provide purchase for oak species, Mexican buckeye, prickly pears, white fir, willow, catsclaw mimosa, sotol, agave, ocotillo, flowering cactus, barrel cactus, brickellbush, and tarbush. The Potrillo Mountains are home to desert shrub communities that also include soaptree yucca and four winged saltbush.

These species are emblematic of the Chihuahuan Desert, and the diversity of plant and animal communities found here is stunning. The transitions among vegetation zones found in the Sierra de las Uvas and Potrillos make this area an important resource for ecological research. Similarly, the Doña Ana Mountains abut one of the Nation’s long-term ecological research areas, making them an important feature of many studies in wildlife biology, botany, and ecology.

The Organ Mountains are home to alligator juniper, gray oak, and mountain mahogany, as well as the endemic Organ Mountain evening primrose, Organ Mountains giant hyssop, Organ Mountains paintbrush, Organ Mountains pincushion cactus, Organ Mountain figwort, Organ Mountains scalesseed, night-blooming cereus, Plank’s Catchfly, and nodding cliff daisy, and likely the endangered Sneed’s pincushion cactus.

The area also supports diverse wildlife. Across the Organ Mountains-Desert Peaks landscape, many large mammal species can be found, such as mountain lions, coyotes, and mule deer. The Organ Mountains were also historically home to desert bighorn sheep. Raptors such as the golden eagle, red-tailed hawk, and endangered Aplomado falcon soar above the area’s grasslands and foothills, where they prey on a variety of mice, rock squirrels, and other rodents, including the Organ Mountains chipmunk.

The area’s exceptional animal diversity also includes many migratory and grassland song birds and a stunning variety of reptiles, such as black-tailed, western diamondback, and banded rock rattlesnakes; whipsnakes and bullsnakes; and tree, earless, Madrean alligator, and checkerered whiptail lizards. Birds such as Gambel’s quail, black-throated sparrow, ladder-backed woodpecker, verdin, black-tailed gnatcatcher, lesser nighthawk, Scott’s oriole, and cactus wren also make their homes here, along with many species of bats. Other mammals, including black-tailed jackrabbits, cactus mice,
and kangaroo rats, inhabit the area. One of several species of rare terrestrial snails in the area, the Organ Mountain talussnail, is also endemic.

The protection of the Organ Mountains-Desert Peaks area will preserve its cultural, prehistoric, and historic legacy and maintain its diverse array of natural and scientific resources, ensuring that the prehistoric, historic, and scientific values of this area remain for the benefit of all Americans.

WHEREAS section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431) (the “Antiquities Act”) authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected;

WHEREAS it is in the public interest to preserve the objects of scientific and historic interest on the Organ Mountains-Desert Peaks lands;

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by the authority vested in me by section 2 of the Antiquities Act, hereby proclaim the objects identified above that are situated upon lands and interests in lands owned or controlled by the Government of the United States to be the Organ Mountains-Desert Peaks National Monument (monument) and, for the purpose of protecting those objects, reserve as part thereof all lands and interests in lands owned or controlled by the Government of the United States within the boundaries described on the accompanying map, which is attached to and forms a part of this proclamation. These reserved Federal lands and interests in lands encompass approximately 496,330 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of the monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, leasing, or other disposition under the public land laws, including withdrawal from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument.

The establishment of the monument is subject to valid existing rights. Lands and interests in lands within the monument’s boundaries not owned or controlled by the United States shall be reserved as part of the monument upon acquisition of ownership or control by the United States.

The Secretary of the Interior (Secretary) shall manage the monument through the Bureau of Land Management (BLM) as a unit of the National Landscape Conservation System, pursuant to applicable legal authorities, including, as applicable, the provisions of section 603 of the Federal Land Policy and Management Act (43 U.S.C. 1782) governing the management of wilderness study areas, to protect the objects identified above.

For purposes of protecting and restoring the objects identified above, the Secretary, through the BLM, shall prepare and maintain a management plan for the monument and shall provide for maximum public involvement in
the development of that plan including, but not limited to, consultation with tribal, State, and local governments.

Except for emergency or authorized administrative purposes, motorized vehicle use in the monument shall be permitted only on designated roads, and non-motorized mechanized vehicle use shall be permitted only on roads and trails designated for their use; provided, however, that nothing in this provision shall be construed to restrict the use of motorized vehicles in wilderness study areas beyond the requirements of section 603 of the Federal Land Policy and Management Act. No additional roads or trails shall be established for motorized vehicle or non-motorized mechanized vehicle use unless necessary for public safety or protection of the objects identified above.

Nothing in this proclamation shall be construed to preclude the Secretary from renewing or authorizing the upgrading of existing utility line rights-of-way within the physical scope of each such right-of-way that exists on the date of this proclamation. Other rights-of-way shall be authorized only if they are necessary for the care and management of the objects identified above. However, watershed restoration projects and small-scale flood prevention projects may be authorized if they are consistent with the care and management of such objects.

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Laws, regulations, and policies followed by the BLM in issuing and administering grazing permits or leases on lands under its jurisdiction shall continue to apply with regard to the lands in the monument, consistent with the protection of the objects identified above.

Nothing in this proclamation shall be deemed to enlarge or diminish the jurisdiction of the State of New Mexico, including its jurisdiction and authority with respect to fish and wildlife management.


Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the monument shall be the dominant reservation.

Nothing in this proclamation shall preclude low level overflights of military aircraft, the designation of new units of special use airspace, or the use or establishment of military flight training routes over the lands reserved by this proclamation.
Proclamations

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of the monument and not to locate or settle upon any of the lands thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-first day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamation 9132 of May 23, 2014

National Hurricane Preparedness Week, 2014

By the President of the United States of America
A Proclamation

Hurricanes can demolish towns, obliterate coastlines, and devastate families. We cannot eliminate the threats they pose, but with careful planning, we can better protect ourselves, our loved ones, and our communities. During National Hurricane Preparedness Week, America fortifies our homes and businesses so that we are ready long before these powerful storms make landfall.

My Administration works closely with State, local, and tribal governments up and down our coastlines, helping prepare for and respond to storms. We are building partnerships with nonprofits and in the private sector, including leading technology companies, which are identifying innovative ways their platforms could strengthen relief efforts and bolster communication during emergencies. As the climate continues to warm, hurricane intensity and rainfall are projected to increase, and we expect sea level rise to make storm surges more costly. That is why, last year, I issued an Executive Order directing the Federal Government to take coordinated action to prepare our Nation for the impacts of climate change. In the years ahead we will remain committed to increasing resilience, investing in scientific research, and cutting red tape so we can quickly send assistance where it is needed most.

It is also critical for individuals, families, and businesses to prepare well in advance. As this year’s hurricane season approaches, Americans who live in at-risk areas should assemble emergency supply kits and create action plans—including where to go and routes to follow if State and local officials issue an evacuation order. Keep in mind that hurricanes and tropical storms are not just coastal events; they can produce damaging winds, catastrophic floods, and tornadoes hundreds of miles inland from the center of the storm.

Whether you live along a coastline, inland, or on one of America’s many islands, it is essential to know if you are vulnerable to hurricanes and tropical storms. Contact your local emergency management officials for detailed information, and visit www.Ready.gov or www.Hurricanes.gov/Prepare to learn what to do before, during, and after a storm.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim May 25 through May 31, 2014, as National Hurricane Preparedness Week. I call upon government agencies, private organizations, schools, media, and residents in the coastal areas of our Nation to share information about hurricane preparedness and response to help save lives and protect communities.
IN WITNESS WHEREOF, I have hereunto set my hand this twenty-third day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9133 of May 23, 2014

Prayer for Peace, Memorial Day, 2014

By the President of the United States of America
A Proclamation

Constant in the American narrative is the story of men and women who loved our country so deeply they were willing to give their all to keep it safe and free. When a revolution needed to be won and our Union needed to be preserved, brave patriots stepped forward. When our harbor was bombed and our country was attacked on a clear September morning, courageous warriors raised their hands and said, “send me.” On the last Monday of each May, our Nation comes together to honor the selfless heroes who have defended the land we love and in so doing gave their last full measure of devotion.

Today, we pause to remember our fallen troops, to mourn their loss, and to pray for their loved ones. Though our hearts ache, we find a measure of solace in knowing their legacy lives on in the families our heroes left behind—the proud parents who instilled in their sons and daughters the values that led them to serve; the remarkable spouses who gave our Nation the person they cherished most in the world; and the beautiful children who will grow up with the knowledge that their mother or father embodied the true meaning of patriotism. To those we lost, we owe a profound debt that can never be fully repaid. But we can honor the fallen by caring for their loved ones and keeping faith with our veterans and their fellow brothers and sisters in arms.

The security that lets us live in peace, the prosperity that allows us to pursue our dreams, the freedom that we cherish—these were earned by the blood and the sacrifices of patriots who went before. This Memorial Day, as we near the end of more than a decade of war, let us never forget their service and always be worthy of the sacrifices made in our name. And today and every day, let us pray for and hold close the families of the fallen.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim Memorial Day, May 26, 2014, as a day of prayer for permanent peace, and I designate the hour beginning in each locality at 11:00 a.m. of that day as a time to unite in prayer. I also ask all Americans to observe the National Moment of Remembrance beginning at 3:00 p.m. local time on Memorial Day.

I request the Governors of the United States and the Commonwealth of Puerto Rico, officials of the other territories subject to the jurisdiction of the United States, and appropriate officials of all units of government, to
Proclamations

direct that the flag be flown at half-staff until noon on this Memorial Day on all buildings, grounds, and naval vessels throughout the United States and in all areas under its jurisdiction and control. I also request the people of the United States to display the flag at half-staff from their homes for the customary forenoon period.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-third day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9134 of May 30, 2014

African-American Music Appreciation Month, 2014

By the President of the United States of America

A Proclamation

Our country is home to a proud legacy of African-American musicians whose songs transcend genre. They make us move, make us think, and make us feel the full range of emotion—from the pain of isolation to the power of human connection. During African-American Music Appreciation Month, we celebrate artists whose works both tell and shape our Nation’s story.

For centuries, African-American music has lifted the voices of those whose poetry is born from struggle. As generations of slaves toiled in the most brutal of conditions, they joined their voices in faithful chords that both captured the depths of their sorrow and wove visions of a brighter day. At a time when dance floors were divided, rhythm and blues and rock and roll helped bring us together. And as activists marched for their civil rights, they faced hatred with song. Theirs was a movement with a soundtrack—spirituals that fed their souls and protest songs that sharpened their desire to right the great wrongs of their time.

The influence of African-American artists resounds each day through symphony halls, church sanctuaries, music studios, and vast arenas. It fills us with inspiration and calls us to action. This month, as we honor the history of African-American music, let it continue to give us hope and carry us forward—as one people and one Nation.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 2014 as African-American Music Appreciation Month. I call upon public officials, educators, and all the people of the United States to observe this month with appropriate activities and programs that raise awareness and foster appreciation of music that is composed, arranged, or performed by African Americans.
IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9135 of May 30, 2014

Great Outdoors Month, 2014

By the President of the United States of America

A Proclamation

On windswept coastlines, in lush forests, and atop striking mountain peaks, Americans take in sights that have inspired generations. Our natural landscapes provide refuge for those seeking solitude. They attract tourism, create jobs, and honor our history and cultural heritage. They are family campgrounds, arenas for recreation, and backdrops for countless adventures. During Great Outdoors Month, we celebrate the rugged beauty that echoes the independence at the heart of the American spirit, and we re-dedicate ourselves to protecting these open spaces for tomorrow’s explorers, athletes, and lovers of nature.

America’s conservation legacy is rooted not only in its forward-thinking leaders like Presidents Thomas Jefferson, Abraham Lincoln, and Theodore Roosevelt—but also in all the Americans who did their part to safeguard a small slice of the land they love. It falls to each of us to advance their legacy in our time. That is why I have permanently protected more than 3 million acres of public land—including 11 new National Monuments established through the Antiquities Act and new wilderness areas in nine States across the country—and designated more than a thousand miles of wild and scenic rivers. In my first term, I was proud to launch the America’s Great Outdoors Initiative, which increases access to public lands and empowers Americans to better care for the parks, waterways, and natural treasures in their own communities.

My Administration remains committed to developing the next generation of environmental stewards. We created the 21st Century Conservation Service Corps, which provides quality jobs, career pathways, and service opportunities for young people and veterans. We are working to bring public lands into the classroom and to extend educational opportunities to millions of children. And through First Lady Michelle Obama’s Let’s Move Outside! initiative, we are encouraging children to get active while getting to know the great outdoors.

This month, as we enjoy the natural splendor of our Nation, let us stay true to a uniquely American idea—that each of us has an equal stake in the land around us, and an equal responsibility to protect it. Together, let us ensure our children and grandchildren will be able to look upon our lands with the same sense of wonder as all the generations that came before.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim June 2014 as Great Outdoors Month. I urge all Americans to explore the great outdoors and to uphold our Nation’s legacy of conserving our lands and waters.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9136 of May 30, 2014

Lesbian, Gay, Bisexual, and Transgender Pride Month, 2014

By the President of the United States of America
A Proclamation

As progress spreads from State to State, as justice is delivered in the courtroom, and as more of our fellow Americans are treated with dignity and respect—our Nation becomes not only more accepting, but more equal as well. During Lesbian, Gay, Bisexual, and Transgender (LGBT) Pride Month, we celebrate victories that have affirmed freedom and fairness, and we recommit ourselves to completing the work that remains.

Last year, supporters of equality celebrated the Supreme Court’s decision to strike down a key provision of the Defense of Marriage Act, a ruling which, at long last, gave loving, committed families the respect and legal protections they deserve. In keeping with this decision, my Administration is extending family and spousal benefits—from immigration benefits to military family benefits—to legally married same-sex couples.

My Administration proudly stands alongside all those who fight for LGBT rights. Here at home, we have strengthened laws against violence toward LGBT Americans, taken action to prevent bullying and harassment, and prohibited discrimination in housing and hospitals. Despite this progress, LGBT workers in too many States can be fired just because of their sexual orientation or gender identity; I continue to call on the Congress to correct this injustice by passing the Employment Non-Discrimination Act. And in the years ahead, we will remain dedicated to addressing health disparities within the LGBT community by implementing the Affordable Care Act and the National HIV/AIDS Strategy—which focuses on improving care while decreasing HIV transmission rates among communities most at risk.

Our commitment to advancing equality for the LGBT community extends far beyond our borders. In many places around the globe, LGBT people face persecution, arrest, or even state-sponsored execution. This is unacceptable. The United States calls on every nation to join us in defending the universal human rights of our LGBT brothers and sisters.

This month, as we mark 45 years since the patrons of the Stonewall Inn defied an unjust policy and awakened a nascent movement, let us honor every brave leader who stood up, sat in, and came out, as well as the allies who supported them along the way. Following their example, let each of us speak for tolerance, justice, and dignity—because if hearts and minds continue to change over time, laws will too.
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 2014 as Lesbian, Gay, Bisexual, and Transgender Pride Month. I call upon the people of the United States to eliminate prejudice everywhere it exists, and to celebrate the great diversity of the American people.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9137 of May 30, 2014

National Caribbean-American Heritage Month, 2014

By the President of the United States of America
A Proclamation

Caribbean Americans are part of a great national tradition, descendants of hopeful, striving people who journeyed to our lands in search of a better life. They were drawn by a belief in the power of opportunity, a belief that through hard work and sacrifice, they could provide their children with chances they had never known. Thanks to these opportunities and their talent and perseverance, Caribbean Americans have contributed to every aspect of our society—from science and medicine to business and the arts. During National Caribbean-American Heritage Month, we honor their history, culture, and essential role in the American narrative.

It is also a time to renew our friendship with our Caribbean neighbors, with whom we share both an ocean and a history. To this end, the United States is expanding cooperation with our Caribbean partners as we promote social justice, grow prosperity throughout the Americas, and create new educational opportunities for young people across the Caribbean basin, as well as for Caribbean Americans in our own communities. We are also working to advance commonsense immigration reform that will allow future generations of Caribbean Americans to share their talents with our Nation.

As America celebrates our Caribbean heritage, let us hold fast to the spirit that makes our country a beacon to the world. This month, let us remember that we are always at our best when we focus not on what we can tear down, but on what we can build up. And together, let us strengthen the bonds that hold together the most diverse Nation on earth.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 2014 as National Caribbean-American Heritage Month. I encourage all Americans to celebrate the history and culture of Caribbean Americans with appropriate ceremonies and activities.
Proclamations Proc. 9138

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9138 of May 30, 2014

National Oceans Month, 2014

By the President of the United States of America
A Proclamation

Americans look to the oceans as natural treasures, a source of food and energy, and a foundation for our way of life. Our oceans, coasts, and Great Lakes provide jobs and attract tourism. They provide a habitat for scores of species. They are vital to our Nation’s transportation, economy, and trade, linking us with countries across the globe and playing a role in our national security. This month, we reaffirm our responsibility to keep our oceans and coastal ecosystems healthy and resilient.

Meeting this responsibility requires us to reduce pollution, prevent habitat loss, support sustainable fisheries, and prepare for the unavoidable impacts of climate change. To tackle these challenges, my Administration is taking action to deliver on the commitments in our National Ocean Policy. Through this policy, we are striving to improve coordination across all levels of government, enhance efficiency, better our capability to collect and share information, and adopt ecosystem-scale planning and management. The Federal Government is working in coastal regions with States and tribes to support communities as they develop the solutions that work best for them. By taking these steps, we can safeguard these treasured ecosystems and conserve resources that help drive our economy.

During National Oceans Month, let us remember our obligations to good ocean stewardship. Let us celebrate the bounty our marine ecosystems provide by sustaining them for generations to come.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 2014 as National Oceans Month. I call upon Americans to take action to protect, conserve, and restore our oceans, coasts, and Great Lakes.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of May, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
D-Day National Remembrance Day, 2014

By the President of the United States of America
A Proclamation

On June 6, 1944, before dawn broke across the beaches of Normandy, scores of allied service members prepared to fight a battle that would decide the fate of freedom in the 20th century. The odds weighed against them. That year, the Nazis had fortified the Atlantic Wall against a sea-borne invasion, lined the coast with mines, and planted sharpened poles to await allied paratroopers. On D-Day, American, British, and Canadian forces advanced through thickets of barbed wire and scaled heavily protected cliffs. They braved gales of bullets and artillery fire, taking heavy losses as they cut through Nazi defenses. Thousands gave their last full measure of devotion, and by the end of the day, the ground on which they died was free once more.

Victory on D-Day dealt a significant blow to an ideology fueled by hatred. It allowed America and our allies to secure a foothold in France, open a path to Berlin, and liberate a continent from the grip of tyranny. It made possible the achievements that followed the end of World War II—the Marshall Plan, the NATO alliance, and the shared prosperity and security that flowed from each.

Seventy years later, we pay tribute to the service members who secured a beachhead on an unforgiving shore—the patriots who, through their courage and sacrifice, changed the course of an entire century. Today, as we carry on the struggle for liberty and universal human rights, let us draw strength from a moment when free nations beat back the forces of oppression and gave new hope to the world.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 6, 2014, as D-Day National Remembrance Day. I call upon all Americans to observe this day with programs, ceremonies, and activities that honor those who fought and died so men and women they had never met might know what it is to be free.

IN WITNESS WHEREOF, I have hereunto set my hand this fifth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Proclamations

Proclamation 9140 of June 6, 2014

Flag Day and National Flag Week, 2014

By the President of the United States of America

A Proclamation

Over farmlands and town squares, atop skyscrapers and capitol buildings, the American flag soars. It reminds us of our history—13 colonies that rose up against an empire—and celebrates the spirit of 50 proud States that form our Union today. On Flag Day and during National Flag Week, we pay tribute to the banner that weaves us together and waves above us all.

For more than two centuries, Americans have saluted Old Glory in times of trial and triumph. Generations have looked to it as they steeled their resolve, and an unbroken chain of men and women in uniform has served under our flag. From the banks of Baltimore’s Inner Harbor to European trenches and Pacific islands, from the deserts of Iraq to the mountains of Afghanistan, they have risked their lives so we might live ours. When we lay our veterans to rest, many go draped with the stars and stripes upon them, and their families find solace in the folds of honor held tightly to their chest. Because of their sacrifice, our Nation is stronger, safer, and will always remain a shining beacon of freedom for the rest of the world.

With a familiar design that has evolved along with a growing Nation, our flag stitches the ideals for which America was born to the reality of our times. It reminds us that fidelity to our founding principles requires new responses to new challenges. As we prepare to meet the great tests of our age, let every American draw inspiration from this symbol of our past, our present, and our common dreams.

To commemorate the adoption of our flag, the Congress, by joint resolution approved August 3, 1949, as amended (63 Stat. 492), designated June 14 of each year as “Flag Day” and requested that the President issue an annual proclamation calling for its observance and for the display of the flag of the United States on all Federal Government buildings. The Congress also requested, by joint resolution approved June 9, 1966, as amended (80 Stat. 194), that the President annually issue a proclamation designating the week in which June 14 occurs as “National Flag Week” and call upon citizens of the United States to display the flag during that week.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim June 14, 2014, as Flag Day and the week beginning June 8, 2014, as National Flag Week. I direct the appropriate officials to display the flag on all Federal Government buildings during that week, and I urge all Americans to observe Flag Day and National Flag Week by displaying the flag. I also call upon the people of the United States to observe with pride and all due ceremony those days from Flag Day through Independence Day, also set aside by the Congress (89 Stat. 211), as a time to honor America, to celebrate our heritage in public gatherings and activities, and to publicly recite the Pledge of Allegiance to the Flag of the United States of America.

77
World Elder Abuse Awareness Day, 2014

By the President of the United States of America
A Proclamation

Each year, the international community renews its commitment to addressing a human rights issue that too often goes ignored—elder abuse, neglect, and exploitation. Elder abuse damages public health and threatens millions of our parents, grandparents, and friends. It is a crisis that knows no borders or socio-economic lines. On World Elder Abuse Awareness Day, we strengthen our resolve to replace neglect with care and exploitation with respect.

America must lead by example, and my Administration remains dedicated to ending elder abuse, supporting victims, and holding abusers accountable. Under the Affordable Care Act, we enacted the Elder Justice Act. Through this law, the Federal Government has invested in identifying, responding to, and preventing elder abuse, neglect, and exploitation. Because eliminating this pervasive crime requires coordinated action, we are bringing together Federal agencies; non-profit and private sector partners; and State, local, and tribal governments. Together, we can build a more responsive criminal justice system, give seniors the tools to avoid financial scams, and determine the best ways to prevent elder abuse before it starts.

Seniors have provided for their families, risen to the challenges of their times, and built ladders of opportunity for future generations. Many have served our Nation with honor. After decades of hard work, they have earned the right to enjoy their retirement years with a basic sense of security. Today, let us join with partners around the globe in declaring that we will not fail the men and women who raised us, sacrificed for us, and shaped our world.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 15, 2014, as World Elder Abuse Awareness Day. I call upon all Americans to observe this day by learning the signs of elder abuse, neglect, and exploitation, and by raising awareness about this growing public health issue.

IN WITNESS WHEREOF, I have hereunto set my hand this eleventh day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Fatherhood is among the most difficult and rewarding jobs a man can have. It demands constant attention, frequent sacrifice, and a healthy dose of patience. Even in a time when technology allows us to connect instantly with almost anyone on earth, there is no substitute for a father’s presence, care, and support. On Father’s Day, we show our gratitude to the men who show us how to learn, grow, and live.

With encouragement and unconditional love, fathers guide their children and help them envision brighter futures. They are teachers and coaches, friends and role models. They instill values like hard work and integrity, and teach their kids to take responsibility for themselves and those around them. This is a task for every father—whether married or single, gay or straight, natural or adoptive—and every child deserves someone who will step up and fill this role. My Administration proudly supports dads who are not only present but also involved, who meet their commitments to their sons and daughters, even if their own fathers did not.

Today, let us reflect on our fathers’ essential contributions to our lives, our society, and our Nation. Let us thank the men who understand there is nothing more important than being the best fathers they can be.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, in accordance with a joint resolution of the Congress approved April 24, 1972, as amended (36 U.S.C. 109), do hereby proclaim June 15, 2014, as Father’s Day. I direct the appropriate officials of the Government to display the flag of the United States on all Government buildings on this day, and I call upon all citizens to observe this day with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirteenth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA
Our Nation is home to a long line of innovators who have fueled our economy and transformed our world. Through the generations, American inventors have lit our homes, propelled humanity into the skies, and helped people across the planet connect at the click of a button. American manufacturers have never stopped chasing the next big breakthrough. As a country, we respond to challenge with discovery, determined to meet our great tests while seeking out new frontiers. During the National Day of Making, we celebrate and carry forward this proud tradition.

Today, more and more Americans are gaining access to 21st century tools, from 3D printers and scanners to design software and laser cutters. Thanks to the democratization of technology, it is easier than ever for inventors to create just about anything. Across our Nation, entrepreneurs, students, and families are getting involved in the Maker Movement. My Administration is increasing their access to advanced design and research tools while organizations, businesses, public servants, and academic institutions are doing their part by investing in makerspaces and mentoring aspiring inventors.

I am committed to helping Americans of all ages bring their ideas to life. Alongside our partners, my Administration is getting tens of thousands of young people involved in making. We are supporting an apprenticeship program for modern manufacturing and encouraging startups to build their products here at home. Because science, technology, engineering, and mathematics (STEM) are essential to invention, we launched a decade-long national effort to train 100,000 excellent STEM teachers. And we are expanding STEM AmeriCorps so that this summer, 18,000 low-income students will have learning opportunities in these vital fields.

As we observe this day, I am proud to host the first-ever White House Maker Faire. This event celebrates every maker—from students learning STEM skills to entrepreneurs launching new businesses to innovators powering the renaissance in American manufacturing. I am calling on people across the country to join us in sparking creativity and encouraging invention in their communities.

Today, let us continue on the path of discovery, experimentation, and innovation that has been the hallmark not only of human progress, but also of our Nation’s progress. Together, let us unleash the imagination of our people, affirm that we are a Nation of makers, and ensure that the next great technological revolution happens right here in America.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 18, 2014, as National Day of Making. I call upon all Americans to observe this day with programs, ceremonies, and activities that encourage a new generation of makers and manufacturers to share their talents and hone their skills.
IN WITNESS WHEREOF, I have hereunto set my hand this seventeenth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9144 of June 20, 2014

70th Anniversary of the GI Bill of Rights

By the President of the United States of America
A Proclamation

In the Second World War, a generation risked their lives for people they had never met and ideas none of us could live without. As they fought to liberate a continent and safeguard the American way of life, our Nation resolved to serve them as well as they were serving us. After months of heated debate and hard-fought compromise, President Franklin D. Roosevelt signed the Servicemen’s Readjustment Act of 1944, better known as the GI Bill of Rights.

When patriots who had left our shores as barely more than boys returned as heroes, the GI Bill allowed them to launch their civilian lives. It provided unemployment benefits, home loan guaranties, and subsidies for a college education. This bill marked the first time higher education was available to large cross-sections of the American people. Because veterans took advantage of this unprecedented opportunity, our Nation developed the most talented workforce in history. Millions excelled in their careers, started families, bought new homes, or even started new businesses, helping to build the greatest middle class the world has ever known.

The GI Bill proved that America prospers when we put a good education within the reach of those willing to work for it. Under the Post-9/11 GI Bill, our Nation has extended this chance to a new generation. This law has helped more than a million veterans, service members, and military families pursue a college education. And across our country, employers can tap into a vast pool of talent—men and women who are not only highly educated but have also served with honor in the most dangerous corners of the earth.

Today, let us celebrate 70 years of opportunity. Let us remember our sacred debt to our veterans and recall that when we give them the chance to excel, there is no limit to what they might accomplish.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim June 22, 2014, as the 70th Anniversary of the GI Bill of Rights. I call upon all Americans to observe this day with appropriate programs, ceremonies, and activities.
IN WITNESS WHEREOF, I have hereunto set my hand this twentieth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9145 of June 26, 2014

To Take Certain Actions Under the African Growth and Opportunity Act and for Other Purposes

By the President of the United States of America
A Proclamation


2. Section 506A(a)(1) of the 1974 Act authorizes the President to designate a country listed in section 107 of the AGOA (19 U.S.C. 3706) as a beneficiary sub-Saharan African country if the President determines that the country meets the eligibility requirements set forth in section 104 of the AGOA (19 U.S.C. 3703), as well as the eligibility criteria set forth in section 502 of the 1974 Act (19 U.S.C. 2462).

3. Pursuant to section 506A(a)(1) of the 1974 Act, based on actions that the Government of Madagascar has taken, I have determined that Madagascar meets the eligibility requirements set forth in section 104 of the AGOA and section 502 of the 1974 Act, and I have decided to designate Madagascar as a beneficiary sub-Saharan African country.

4. Section 506A(a)(3) of the 1974 Act (19 U.S.C. 2466(a)(3)) authorizes the President to terminate the designation of a country as a beneficiary sub-Saharan African country for purposes of section 506A if he determines that the country is not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act.

5. Pursuant to section 506A(a)(3) of the 1974 Act, I have determined that the Kingdom of Swaziland is not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act. Accordingly, I have decided to terminate the designation of the Kingdom of Swaziland as a beneficiary sub-Saharan African country for purposes of section 506A of the 1974 Act, effective on January 1, 2015.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States of America, including but not limited to title
Proclamations Proc. 9146

V and section 604 of the 1974 Act (19 U.S.C. 2461–67, 2483), and section 104 of the AGOA (19 U.S.C. 3703), do proclaim that:

(1) Madagascar is designated as a beneficiary sub-Saharan African country.

(2) In order to reflect this designation in the Harmonized Tariff Schedule of the United States (HTS), general note 16(a) to the HTS is modified by inserting in alphabetical sequence in the list of beneficiary sub-Saharan African countries “Republic of Madagascar (Madagascar).” Further, note 2(d) to subchapter XIX of chapter 98 is modified by inserting in alphabetical sequence in the list of lesser developed beneficiary sub-Saharan African countries “Republic of Madagascar.”

(3) The designation of the Kingdom of Swaziland as a beneficiary sub-Saharan African country for purposes of section 506A of the 1974 Act is terminated, effective on January 1, 2015.

(4) In order to reflect in the HTS that beginning on January 1, 2015, the Kingdom of Swaziland shall no longer be designated as a beneficiary sub-Saharan African country, general note 16(a) to the HTS is modified by deleting “Kingdom of Swaziland” from the list of beneficiary sub-Saharan African countries. Note 7(a) to subchapter II and note 1 to subchapter XIX of chapter 98 of the HTS are modified to delete “Swaziland,” from the list of beneficiary countries. Further, note 2(d) to subchapter XIX of chapter 98 of the HTS is modified by deleting “Swaziland” from the list of lesser developed beneficiary sub-Saharan African countries.

(5) Any provisions of previous proclamations and Executive Orders that are inconsistent with the actions taken in this proclamation are superseded to the extent of such inconsistency.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-sixth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9146 of June 30, 2014

50th Anniversary of the Civil Rights Act

By the President of the United States of America

A Proclamation

Few achievements have defined our national identity as distinctly or as powerfully as the passage of the Civil Rights Act. It transformed our understanding of justice, equality, and democracy and advanced our long journey toward a more perfect Union. It helped bring an end to the Jim Crow era, banning discrimination in public places; prohibiting employment discrimination on the basis of race, color, religion, sex, or national origin; and providing a long-awaited enforcement mechanism for the integration of schools. A half-century later, we celebrate this landmark achievement and renew our commitment to building a freer, fairer, greater society.
Through the lens of history, the progress of the past five decades may seem inevitable. We may wish to remember our triumphs while erasing the pain and doubt that came before. Yet to do so would be a disservice to the giants who led us to the mountaintop, to unsung heroes who left footprints on our National Mall, to every American who bled and died on the battlefield of justice. In the face of bigotry, fear, and unyielding opposition from entrenched interests, their courage stirred our Nation’s conscience. And their struggle helped convince a Texas Democrat who had previously voted against civil rights legislation to become its new champion. With skillful charm and ceaseless grit, President Lyndon B. Johnson shepherded the Civil Rights Act through the Congress—and on July 2, 1964, he signed it into law.

While laws alone cannot right every wrong, they possess an unmatched power to anchor lasting change. The Civil Rights Act threw open the door for legislation that strengthened voting rights and established fair housing standards for all Americans. Fifty years later, we know our country works best when we accept our obligations to one another, embrace the belief that our destiny is shared, and draw strength from the bonds that hold together the most diverse Nation on Earth.

As we reflect on the Civil Rights Act and the burst of progress that followed, we also acknowledge that our journey is not complete. Today, let us resolve to restore the promise of opportunity, defend our fellow Americans’ sacred right to vote, seek equality in our schools and workplaces, and fight injustice wherever it exists. Let us remember that victory never comes easily, but with iron wills and common purpose, those who love their country can change it.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim July 2, 2014, as the 50th Anniversary of the Civil Rights Act. I call upon all Americans to observe this day with programs, ceremonies, and activities that celebrate this accomplishment and advance civil rights in our time.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of June, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-eighth.

BARACK OBAMA

Proclamation 9147 of July 18, 2014

Captive Nations Week, 2014

By the President of the United States of America

A Proclamation

As the grip of the Cold War tightened, America pledged our solidarity to every nation held captive behind the Iron Curtain and every individual who refused to accept that fate. We stood with them through a long twilight struggle until—from Europe to South America to Southeast Asia—democracy took root, a wall tumbled down, and people who had known only
the blinders of fear began to taste the blessings of freedom. During Captive Nations Week, we celebrate this progress and stand with all who still seek to throw off their oppressors and embrace a brighter day.

In recent years, convulsions in the Middle East and North Africa have laid bare deep divisions within societies. Dictators have answered peaceful movements with brutality. Extremists have tried to hijack change, seeking to replace one form of tyranny with another. And around the world, authoritarian regimes continue to deprive men, women, and children of their most basic human rights.

America extends our support to all peoples seeking to build true democracy, real prosperity, and lasting security. While the road to self-determination is long and treacherous, history proves it is passable. This week, as we carry forward that age-old struggle—of liberty against oppression, of unity against intolerance—let us once again demonstrate the enduring strength of our ideals.

The Congress, by joint resolution approved July 17, 1959 (73 Stat. 212), has authorized and requested the President to issue a proclamation designating the third week of July of each year as “Captive Nations Week.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim July 20 through July 26, 2014, as Captive Nations Week. I call upon the people of the United States to reaffirm our deep ties to all governments and people committed to freedom, dignity, and opportunity for all.

IN WITNESS WHEREOF, I have hereunto set my hand this eighteenth day of July, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9148 of July 25, 2014

Anniversary of the Americans with Disabilities Act, 2014

By the President of the United States of America

A Proclamation

Over two decades ago, Americans—some in wheelchairs, some using sign language, and all with an abiding belief in our Nation’s promise—came together to strengthen our commitment to equality for all. At a time when people with disabilities were turned away at movie theaters, rejected for employment, and measured by what so many thought they could not do, leaders and activists refused to accept the world as it was. In small towns and big cities, they spoke out. They staged sit-ins, authored discrimination diaries, and scaled the Capitol steps. Finally, they realized their call for simple justice in one of the most comprehensive civil rights bills in our country’s history. On the anniversary of the Americans with Disabilities Act (ADA), we honor those who fought against discrimination, and we recommit to tearing down barriers and guaranteeing all Americans the right to pursue their own measure of happiness.
The ADA promises equal access and equal opportunity—regardless of ability. It secures each person’s right to an independent life, and it enables our country and our economy to benefit from the talents and contributions of all Americans.

Even as we commemorate this milestone, we recognize that too often, casual discrimination or fear of the unfamiliar still prevent disabled Americans from achieving their full potential. That is why my Administration is pushing to fulfill the promise of and better enforce the ADA. Fifteen years after the Olmstead decision—in which the Supreme Court ruled it discrimination to unjustifiably institutionalize someone with a disability—we have increased the number of homes integrated into communities that are available for persons with disabilities. Under the Affordable Care Act, insurance companies are banned from discriminating on the basis of pre-existing conditions, medical history, or genetic information. Expanding on my Executive Order to establish the Federal Government as a model employer of individuals with disabilities, my Administration is also providing Federal contractors with the tools and resources to recruit, retain, and promote people with disabilities.

The nearly one in five Americans living with a disability are our parents, children, neighbors, colleagues, and friends. They are entitled to the same rights and freedoms as everyone else. Today, we celebrate their accomplishments, stand against discrimination in all its forms, and honor all who sacrificed so future generations might know a more equal society.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim July 26, 2014, the Anniversary of the Americans with Disabilities Act. I encourage Americans across our Nation to celebrate the 24th anniversary of this civil rights law and the many contributions of individuals with disabilities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of July, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9149 of July 25, 2014

Minority Enterprise Development Week, 2014

By the President of the United States of America
A Proclamation

Our Nation thrives when we fulfill the promise of opportunity for all—when each of us has the same chance to succeed, when every American can find pride and independence in their work, when our shared prosperity rests upon the broad shoulders of a rising middle class. With talent, dedication, and bold ideas, minority entrepreneurs reach for that promise. They bring jobs and services to communities across our country. They innovate and create. They open new markets to goods stamped “Made in the
Proclamations

U.S.A.” During Minority Enterprise Development Week, we celebrate their essential role in our economy and our communities.

Minority-owned businesses employ millions of Americans, and my Administration is proud to invest in their success. We have increased access to contracts and capital, reduced burdensome paperwork, and connected more minority enterprises to booming export markets. Since I took office, my Administration has made more loans to small business owners than any other. By hosting workshops and through www.Business.USA.gov, we are empowering minority entrepreneurs with the tools to help their businesses grow.

America’s great strength lies in our diversity—of people, perspectives, and ideas. We cannot succeed when a shrinking few do very well and a growing many barely make it. But if we invest in small businesses and give all our entrepreneurs a chance to compete, new opportunities will open, and we will flourish—as individuals and as a Nation.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim July 27 through August 2, 2014, as Minority Enterprise Development Week. I call upon all Americans to celebrate this week with appropriate programs, ceremonies, and activities to recognize the many contributions of our Nation’s minority enterprises.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of July, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9150 of July 25, 2014

National Korean War Veterans Armistice Day, 2014

By the President of the United States of America
A Proclamation

More than six decades ago, courageous Americans joined Korean patriots as they defended their right to decide their own fate. They fought through mud, snow, and heavy fire. As they stood firm against the tide of Communism, nearly 37,000 Americans gave their last full measure of devotion. Thanks to all who served and all who died, allied forces pushed invading armies back across the 38th parallel, and on July 27, 1953, they secured a hard-earned victory. On National Korean War Veterans Armistice Day, we honor the men and women who sacrificed so a people they had never met would know the blessings of liberty and security.

Yet our gratitude is not enough. As a Nation, we must do more to keep faith with our veterans and the families that stand with them always. Just as they have done their duty, we must do ours. We will never waver in our commitment to fully account for the captured and the missing, nor will we ever stop striving to give our veterans the care and opportunities they have earned.
As we salute the men and women who made this victory possible, we reflect on the open and prosperous society that is their enduring legacy. The Republic of Korea has risen from occupation and ruin to become one of the world’s most vibrant democracies. While carefully defending the peace won 61 years ago, the South Korean people have built an advanced, dynamic economy. Today, the alliance between the United States and the Republic of Korea—forged in war and fortified by common ideals—remains as strong as ever.

This progress was not an accident. It reminds us that liberty and democracy do not come easily; we must win them, tend to them constantly, and defend them without fail. As we mark this anniversary, let us show the full care and support of a grateful Nation to every service member who fought on freedom’s frontier.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim July 27, 2014, as National Korean War Veterans Armistice Day. I call upon all Americans to observe this day with appropriate ceremonies and activities that honor our distinguished Korean War veterans.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of July, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9151 of July 25, 2014

World Hepatitis Day, 2014

By the President of the United States of America

A Proclamation

Around the world, one in twelve people are living with viral hepatitis. In the United States, millions of Americans are infected with this life-threatening disease, with more than two-thirds unaware of their infection status. Viral hepatitis can persist undetected for many years before revealing any symptoms, leading to long-term liver damage and thousands of American deaths each year. As we mark World Hepatitis Day, we strengthen our resolve to defeat this silent epidemic.

All forms of viral hepatitis pose serious health threats, but building public awareness can help prevent new cases and more effectively treat this disease. A safe and effective vaccine protects against hepatitis A and B. While there is no vaccine for hepatitis C, early detection and therapy can prevent liver damage, cirrhosis, and liver cancer; reduce the risk of death; and potentially cure the infection.

Though this disease can affect anyone, viral hepatitis impacts certain communities more than others. African Americans, American Indians, Asian
American and Pacific Islanders, the baby boomer generation (those born between 1945 and 1965), and people living with HIV are all disproportionately affected by viral hepatitis. Incidence rates are also higher among people who inject drugs. We must ensure these hardest hit populations have information about screening, preventing, and treating viral hepatitis. And we must do more to address related health issues such as HIV and substance abuse.

Through the Affordable Care Act, my Administration has made major strides in expanding access to viral hepatitis prevention, care, and treatment. New health plans must now cover hepatitis C routine screening for individuals at high-risk and one-time screening for adults born between 1945 and 1965. These preventive services will allow more Americans to know their status and seek treatment.

Earlier this year, my Administration updated our Nation’s first-ever comprehensive Action Plan for the Prevention, Care, and Treatment of Viral Hepatitis. Alongside Federal, private, and non-profit stakeholders across our country, we will continue to strengthen our Nation’s response. Together, we can raise awareness, reduce the number of new cases, and save lives.

Thanks to the tireless leadership of researchers and advocates, we are beginning to break the silence surrounding viral hepatitis. Today, we once again raise our voices, educate our at-risk communities, and support those living with this disease.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim July 28, 2014, as World Hepatitis Day. I encourage citizens, Government agencies, non-profit organizations, and communities across the Nation to join in activities that will increase awareness about hepatitis and what we can do to prevent it.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of July, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9152 of August 8, 2014

National Health Center Week, 2014

By the President of the United States of America
A Proclamation

In the United States of America, no one should have to live in poverty just because they get sick. Families deserve quality, affordable health care and the peace of mind that comes with it—regardless of who they are, where they live, or what language they speak. Today, nearly 1,300 health centers provide primary care and preventive services at over 9,000 locations across our country. During National Health Center Week, we acknowledge health
centers’ vital role, and we salute the professionals who work long hours to deliver these essential services.

In small towns and big cities, health centers serve as a trusted network, connecting patients with community resources. Nearly 5 million people received enrollment assistance at their local health center to help them access coverage through the Affordable Care Act. Many of the newly insured—who for so long were priced out of the market or denied coverage because of a pre-existing condition—will have the opportunity to receive their first covered checkup at a community health center. With more Americans getting health insurance, the Affordable Care Act has made substantial investments in health centers so they can open their doors to record numbers of patients. Earlier this year, my Administration announced new funding to help our Nation’s health centers expand their hours, offer additional services, and hire more medical providers.

Health centers emphasize education and healthy lifestyles, and they help reduce racial and ethnic disparities in care. They lift up families and create jobs that power local economies. By encouraging regular checkups and routine screenings, health center staff help patients get timely care and reduce the need for emergency treatment. Americans can find a health center near them by using the “Find a Health Center” tool at www.HRSA.gov.

What started as an experiment to expand the promise of health security today delivers quality care across America—at prices people can afford, with the dignity and respect they deserve. This week, we recognize the importance of health centers and the critical support they provide to communities that need it most. Let us celebrate the progress health centers have helped us achieve and build on this foundation as we work to expand access to affordable care.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim the week of August 10 through August 16, 2014, as National Health Center Week. I encourage all Americans to celebrate this week by visiting their local health center, meeting health center providers, and exploring the programs they offer to help keep families healthy.

IN WITNESS WHEREOF, I have hereunto set my hand this eighth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9153 of August 25, 2014

Women’s Equality Day, 2014

By the President of the United States of America

A Proclamation

On August 26, 1920, the 19th Amendment was certified, securing for women the fundamental right to vote. The product of decades spent organizing, protesting, and agitating, it was a turning point on the long march toward equality for all, and it inspired generations of courageous women who took up this unfinished struggle in their own time. On the anniversary of this civil rights milestone, we honor the character and perseverance of America’s women and all those who work to make the same rights and opportunities possible for our daughters and sons.

When women are given the opportunity to succeed, they do. Younger women graduate college at higher rates than men and are more likely to hold a graduate school degree. They are nearly half our workforce, and increasingly they are the primary breadwinner for families. But too often, the women and girls who lift up our Nation achieve extraordinary success only after overcoming the legacy of unequal treatment.

My Administration is committed to tearing down the barriers—wherever they exist—that deny women equal opportunity. We prohibited gender discrimination in our health care system, made it easier for women to challenge unfair pay, and invested in programs that help women enter high-paying careers. We fought to improve student grants and loans to ensure a college education is within the reach of every woman, and we established the White House Task Force to Protect Students from Sexual Assault because no matter where women pursue a brighter future, they have the right to do so without fear.

From classrooms to boardrooms, in cities and towns across America, and in the ranks of our Armed Forces, women are succeeding like never before. Their contributions are growing our economy and advancing our Nation. But despite these gains, the dreams of too many mothers and daughters continue to be deferred and denied. There is still more work to do and more doors of opportunity to open. When women receive unequal pay or are denied family leave and workplace flexibility, it makes life harder for our mothers and daughters, and it hurts the loved ones they support. These outdated policies and old ways of thinking deprive us of our Nation’s full talents and potential. That is why this June we held the first-ever White House Summit on Working Families to develop a comprehensive agenda that ensures hard working Americans do not have to choose between being productive employees and responsible family members. We know that when women and girls are free to pursue their own measure of happiness in all aspects of their lives, they strengthen our families, enrich our communities, and better our country. We know that when women succeed, America succeeds.

In the 21st century, a mother should be able to raise her daughter and be her role model—showing her that with hard work, there are no limits to what she can accomplish. On Women’s Equality Day, we continue the
righteous work of building a society where women thrive, where every
doors are open to them, and their every dream can be realized.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim August 26, 2014, as
Women’s Equality Day. I call upon the people of the United States to cele-
brate the achievements of women and promote gender equality in our
country.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day
of August, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
ninth.

BARACK OBAMA

Proclamation 9154 of August 29, 2014

National Alcohol and Drug Addiction Recovery Month, 2014

By the President of the United States of America
A Proclamation

Every day, courageous men and women take the first step toward reclaim-
ing their lives from substance use disorders. We recognize the strength and
resolve of these individuals who have committed to recovery, and we are
reminded that in the face of great trials, Americans have always drawn on
the power of hope, determination, and perseverance. During the 25th an-
nual National Alcohol and Drug Addiction Recovery Month, we celebrate
those who are seeking treatment and those who have found pathways to
healthy, rewarding lives, and we stand with the families, friends, and pro-
fessionals who support them.

For the more than 20 million Americans who struggle with substance use
disorders, recovery is possible. Research shows addiction is a chronic dis-
ease of the brain which can be prevented and treated. However, the stigma
associated with this disease—and the false belief that addiction represents
a personal failing—creates fear and shame that discourage people from
seeking treatment and prevents them from fully rejoining and contributing
to their communities. This year’s theme, “Join the Voices for Recovery:
Speak Up, Reach Out,” urges those who need help to ask for it, and it re-
 minds us that prevention works, treatment is effective, and people can and
do recover. Americans seeking help for themselves or their loved ones can
call 1–800–662–HELP, or use the “Treatment Locator” tool at
www.SAMHSA.gov.

Substance use is a major public health concern, and my Administration is
dedicated to promoting evidence-based strategies to combat it. Our 2014
National Drug Control Strategy promotes programs to stop substance use
before it begins in our schools and workplaces. It supports policies that
move barriers and expand access to treatment, making recovery a reality for
millions of people. And under the Affordable Care Act, more Americans
Proclamations

are able to obtain quality, affordable health coverage, and companies participating in the Health Insurance Marketplace are required to cover mental health and substance use disorder treatment services as part of their essential health benefits.

Recovery is a positive force that transforms individuals, families, and communities—but often it is a long and difficult journey. This month, we come together to spread its promise, and remind everyone struggling with substance use that a better life is possible.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Alcohol and Drug Addiction Recovery Month. I call upon the people of the United States to observe this month with appropriate programs, ceremonies, and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9155 of August 29, 2014

National Childhood Cancer Awareness Month, 2014

By the President of the United States of America
A Proclamation

Each year, pediatric cancer interrupts the childhood and limits the potential of thousands of young Americans. It is estimated that almost 16,000 of our daughters and sons under the age of 20 will be diagnosed with cancer this year, and it remains the leading cause of disease-related death for children. This month—in honor of these young patients, their loved ones, and all those who support them—we rededicate ourselves to combating this devastation.

Critical research has led to real progress in the fight against pediatric cancer. Improvements in treatment and increased participation in clinical trials have helped decrease mortality rates for many types of childhood cancer by more than 50 percent over the past 30 years. These gains remind us of the importance of supporting scientific advances, and give us hope for a future free from cancer in all its forms. My Administration continues to invest in long-term research efforts that will build on this progress. As part of this commitment, earlier this year I signed the Gabriella Miller Kids First Research Act, which established the 10-Year Pediatric Research Initiative Fund. I continue to call on the Congress to invest the millions of dollars available in this Fund to support the urgent medical innovation that could lead to life-changing breakthroughs.

As we continue to pursue medical advances, the Affordable Care Act is improving families’ access to quality, affordable health coverage. Childhood cancer can occur suddenly, with no early symptoms, and regular medical
checkups can help detect pediatric cancer at an early stage. The Affordable Care Act helps millions of families access this essential medical care, and new protections eliminate annual and lifetime dollar limits on coverage. Insurance companies are also prohibited from denying coverage due to a history of cancer, or any other pre-existing condition, and from denying participation in an approved clinical trial for any life-threatening disease.

During National Childhood Cancer Awareness Month, our Nation comes together to remember all those whose lives were cut short by pediatric cancer, to recognize the loved ones who know too well the pain it causes, and to support every child and every family battling cancer each day. We join with their loved ones and the researchers, health care providers, and advocates who support them as we work toward a tomorrow where all children are able to pursue their full measure of happiness without the burden of cancer.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Childhood Cancer Awareness Month. I encourage all Americans to join me in reaffirming our commitment to fighting childhood cancer.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9156 of August 29, 2014

National Childhood Obesity Awareness Month, 2014

By the President of the United States of America
A Proclamation

Childhood obesity is one of the most urgent health issues we face in the United States. Nearly one in three American children are overweight or obese, putting them at risk for many immediate and long-term health problems—including high cholesterol, high blood pressure, heart disease, diabetes, and cancer. As a Nation, we have a responsibility to ensure our children have every chance to fulfill their potential, and that starts by providing them with the opportunities to make healthy choices. Recent data show progress is possible: obesity rates have fallen by 43 percent among children ages two to five years old. But we must remain committed to improving the health of kids of all ages. This month, we build on our progress and raise awareness of the benefits of healthy eating and active living so our children can lead prosperous and productive lives.

First Lady Michelle Obama’s Let’s Move! initiative is striving to ensure every young person has a chance at a healthy childhood. For more than 4 years, Let’s Move! has brought together stakeholders across the public and private sectors to encourage and expand access to physical activity and nutritious foods—two components of a healthy lifestyle. Across America,
more communities have gained access to healthy and affordable food and the information needed to make more nutritious choices. Businesses are marketing healthier foods to kids, and families are buying healthier products.

Family members, caregivers, and other role models can also play a critical role in helping children make healthy choices. Those who support our kids can model healthy behaviors by staying active and preparing healthy meals at home. Families can plant kitchen gardens, cook together, and encourage lifestyle choices that support a healthy weight.

My Administration is working to make sure the hard work parents and caregivers are doing to teach kids healthy habits will not be undone outside the home. We have fought to improve the overall quality of school meals, and as students return to school this fall, they will have more opportunities than ever before to make healthy choices—including changes in foods offered in vending machines and a la carte lines. This past year, my Administration announced a new proposal to prohibit items that cannot be sold or served in schools from being marketed in schools. These measures build on the progress already made by the Healthy, Hunger-Free Kids Act of 2010, which this year will allow more than 22,000 schools across the country to qualify to serve free, healthy breakfasts and lunches for all their students.

Each American has an important part to play as we build healthier communities for young people across our Nation. During National Childhood Obesity Awareness Month, we continue our work to provide every child with healthy food, active play, and a good example to follow. By committing to a healthy lifestyle for our families and eating right ourselves, we can help turn the tide against childhood obesity across our country.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Childhood Obesity Awareness Month. I encourage all Americans to learn about and engage in activities that promote healthy eating and greater physical activity by all our Nation’s children.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9157 of August 29, 2014

National Ovarian Cancer Awareness Month, 2014

By the President of the United States of America
A Proclamation

Ovarian cancer is the most deadly of all female reproductive system cancers. This year nearly 22,000 Americans will be diagnosed with this cancer, and more than 14,000 will die from it. The lives of mothers and daughters
will be taken too soon, and the pain of this disease will touch too many families. During National Ovarian Cancer Awareness Month, we honor the loved ones we have lost to this disease and all those who battle it today, and we continue our work to improve care and raise awareness about ovarian cancer.

When ovarian cancer is found in its early stages, treatment is most effective and the chances for recovery are greatest. But ovarian cancer is difficult to detect early—there is no simple and reliable way to screen for this disease, symptoms are often not clear until later stages, and most women are diagnosed without being at high risk. That is why it is important for all women to pay attention to their bodies and know what is normal for them. Women who experience unexplained changes—including abdominal pain, pressure, and swelling—should talk with their health care provider. To learn more about the risk factors and symptoms of ovarian cancer, Americans can visit www.Cancer.gov.

Regular health checkups increase the chance of early detection, and the Affordable Care Act expands this critical care to millions of women. Insurance companies are now required to cover well-woman visits, which provide women an opportunity to talk with their health care provider, and insurers are prohibited from charging a copayment for this service.

For the thousands of women affected by ovarian cancer, the Affordable Care Act also prohibits insurance companies from denying coverage due to a pre-existing condition, such as cancer or a family history of cancer; prevents insurers from denying participation in an approved clinical trial for any life-threatening disease; and eliminates annual and lifetime dollar limits on coverage. And as we work to ease the burden of ovarian cancer for today’s patients, my Administration continues to invest in the critical research that will lead to earlier detection, improved care, and the medical breakthroughs of tomorrow.

Ovarian cancer and the hardship it brings have affected too many lives. This month, our Nation stands with everyone who has been touched by this disease, and we recognize all those committed to advancing the fight against this cancer through research, advocacy, and quality care. Together, let us renew our commitment to reducing the impact of ovarian cancer and to a future free from cancer in all its forms.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Ovarian Cancer Awareness Month. I call upon citizens, government agencies, organizations, health care providers, and research institutions to raise ovarian cancer awareness and continue helping Americans live longer, healthier lives. I also urge women across our country to talk to their health care providers and learn more about this disease.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamations

Proclamation 9158 of August 29, 2014

National Preparedness Month, 2014

By the President of the United States of America

A Proclamation

In times of emergency, our Nation pulls together—neighbors support each other, communities react with compassion, and afterward, our country emerges stronger and more resilient. But before emergencies occur, we must make sure we are ready to respond, and it is every American’s responsibility to be prepared. There are simple but important steps we can all take to ensure we know what to do and have what we need in the event of a crisis. National Preparedness Month is an opportunity to talk with our families, friends, and colleagues about the risks in our communities and to practice our responses in all the places we regularly visit.

Emergencies—from hurricanes and wildfires to cyber and terrorist attacks—can strike anywhere at any time. Americans should be familiar with local threats and hazards and take steps to reduce their devastating impacts. Families should assemble a disaster supplies kit well in advance and have a plan to reconnect after a tragedy. To make sure you are ready in the event of a crisis and to learn more about the types of disasters common in your area, visit www.Ready.gov or www.Listo.gov.

In regions affected by disaster, my Administration invested billions of dollars during the immediate aftermath to support a rapid response. We bolstered coordination with our local, State, tribal, and territorial partners to cut through red tape and kept our commitment to rebuild stronger and fully recover together. We are harnessing our Nation’s innovative spirit to develop new tools and technologies that will empower survivors and better inform Americans before, during, and after an emergency. My Administration also launched America’s PrepareAthon! to assist with increasing local readiness. Through this initiative, communities across our country will participate in the second national day of action on September 30, providing Americans of all ages with resources and opportunities to increase their preparedness.

Our Nation also faces longer wildfire seasons, more severe droughts, heavier rainfall, and more frequent flooding in a changing climate. That is why, as part of my Climate Action Plan, we are committed to building smarter, more resilient infrastructure that can withstand more frequent and more devastating natural disasters and to supporting our communities as they prepare for these impacts.

When and where emergencies occur are beyond our control—but how we prepare and how we respond are up to us. This month, we honor the heroes who put the needs and lives of others before their own and rush to help in times of tragedy: our emergency responders and other extraordinary Americans who are prepared to act in critical moments. Let us resolve to be ready for any crisis and work to inspire a new generation of Americans, vested with the knowledge and experience to protect themselves, their families, and their communities in the face of any challenge.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim September 2014 as National Preparedness Month. I encourage all Americans to recognize the importance of preparedness and work together to enhance our national security, resilience, and readiness.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9159 of August 29, 2014

National Prostate Cancer Awareness Month, 2014

By the President of the United States of America

A Proclamation

Prostate cancer is one of the most common cancers among American men. They are fathers, brothers, and sons—and this year, more than 230,000 of them are expected to be diagnosed with this disease. During National Prostate Cancer Awareness Month, we honor all those whose lives have been touched by this disease, and we renew our commitment to reducing its devastating impact through more effective prevention, detection, and treatment.

Since the mid-1990s, the mortality rate for prostate cancer has fallen, but too many men—an estimated 29,000 this year—will die from this disease, and even more are at risk. Increased awareness can help these men make informed choices about their health. While the exact causes of prostate cancer remain unknown, medical research has identified well-established risk factors with which men should be familiar, including age, family history, and race. I encourage all men, especially those at higher risk, to talk with their doctors about how prostate cancer could affect them.

My Administration continues to invest in critical research to help better prevent this disease and treat it with fewer side effects, and to further our understanding of the disproportionate impact prostate cancer has on African-American men. As part of the Affordable Care Act, more options for quality, affordable health coverage are available and new protections are in place, expanding access to life-saving care for millions of Americans, including those impacted by prostate cancer. Insurance companies can no longer deny coverage due to a pre-existing condition, such as cancer, or deny participation in an approved clinical trial for any life-threatening disease. And men fighting prostate cancer are no longer faced with annual or lifetime dollar limits on coverage that could disrupt their treatments.

Even as we continue the urgent work of improving care, too many lives will be disrupted and too many families will experience the pain of prostate cancer. But we must remain steadfast in our commitment to ease the burden of this disease, and every day we must continue to work toward a future free from cancer in all its forms.
This month, as we come together to raise awareness about prostate cancer, we remember those we lost to this disease. Let us support the patients who continue to battle this cancer each day and the families who stand by their side, and recognize the tireless work of our Nation’s health care providers, researchers, and advocates.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Prostate Cancer Awareness Month. I encourage all citizens, government agencies, private businesses, non-profit organizations, and other groups to join in activities that will increase awareness and prevention of prostate cancer.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9160 of August 29, 2014

National Wilderness Month, 2014

By the President of the United States of America
A Proclamation

Fifty years ago, a forward-thinking Nation came together, a President put pen to paper, and a great society secured an enduring gift for future generations. Signed by President Lyndon B. Johnson on September 3, 1964, the Wilderness Act and the Land and Water Conservation Fund Act began a new era of American conservation. Together, they set aside an initial 9.1 million acres of Federal land for the use and enjoyment of the American people and recognized our obligation to preserve a piece of our original and unspoiled splendor for posterity. For the first time, our Nation defined vast stretches of our continent as wilderness and codified the simple premise that when we take something from the earth, we have a responsibility to give something back. On the anniversary of this environmental milestone, we reflect on our rich tradition of stewardship, which has preserved the wild and scenic places we enjoy today, and renew our commitment to advancing our country’s legacy of conservation in our own time.

Our Nation’s wilderness shaped the growth of our country and the character and spirit of our people. Early pioneers explored its expanse as they pushed westward, and its natural bounty sustained settlers who found new land and new opportunities for prosperity. Today our vast wilderness—which has grown to more than 109 million protected acres—provides laboratories for our researchers and classrooms for our students pursuing new frontiers of science, medicine, and technology. This land is the habitat for our Nation’s diverse flora and fauna and refuge for Americans of all ages. And it supports recreation and tourism that strengthen our economy.

BARACK OBAMA
My Administration continues to pursue a conservation agenda for the 21st century. During my first year as President, I designated over 2 million acres of wilderness and more than 1,000 miles of rivers. And earlier this year, I established the Organ Mountains-Desert Peaks National Monument, marking the eleventh time I have used my Executive authority to protect our pristine landscapes and historic and cultural heritage.

America’s open spaces stretch from rocky mountain tops to windswept tundras, but they are also found between city blocks and at the end of country roads. In small towns and urban centers across our Nation, my Administration is working to reconnect Americans to our natural beauty. To empower local communities to protect and utilize these natural resources, we launched the America’s Great Outdoors Initiative. For decades, the Land and Water Conservation Fund has supported these efforts by making critical investments to increase access to the outdoors for hunting and other recreation, protect our country’s iconic features—from National Parks to Civil War battlefields—and advance over 40,000 local projects establishing everything from baseball fields to community green spaces. But 50 years after President Johnson signed the Fund into law, it is set to expire without action from the Congress. I have called for the full and permanent funding of this vital tool of environmental stewardship, and I continue to work to make it easier for families to spend time outside no matter where they live.

Today, our outdoor spaces are more precious than ever, and it is more important than ever to come together and protect them for the next generation. During National Wilderness Month, we draw on the audacity and vision of previous generations of environmental stewards and resolve to do our part to preserve our planet for our children and for their children.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 2014 as National Wilderness Month. I invite all Americans to visit and enjoy our wilderness areas, to learn about their vast history, and to aid in the protection of our precious national treasures.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9161 of August 29, 2014

Labor Day, 2014

By the President of the United States of America

A Proclamation

On Labor Day, we honor the legacy of our working women and men who have played a defining role in the American story and all those who carry forward our Nation’s proud tradition of hard work, responsibility, and sacrifice. From assembly lines to classrooms, across highways and steel mills,
American workers strengthen the foundation of our country and demonstrate that our economy grows best from the middle out.

For generations, working Americans have fought to build a better life for their families and a better future for their country. United in the cause of dignity and justice in the workplace, they organized for the workplace protections that have helped build the largest and most prosperous economy in the world, including the 40-hour workweek, overtime pay, and safe working conditions. Each hard-won victory, from laws establishing collective bargaining to those guaranteeing a minimum wage, has helped raise standards of living for people across our Nation and provided them with opportunities to climb the ladder of success.

In the same spirit of strength and resilience, Americans today have battled back from a financial crisis, a weakening economic foundation, and the worst recession of our lifetimes. We have brought manufacturing jobs back to America, invested in skills and education, and begun to lay the groundwork for stronger, more durable economic growth.

But we still have more work left to do to reverse the forces that have conspired against working Americans for decades. As we seek to strengthen our economy and our middle class, we must secure a better bargain for all—one where everyone who works hard in America has a chance to get ahead. I am committed to boosting economic mobility by empowering our workers and making sure an honest day’s work is rewarded with an honest day’s pay. My Administration is fighting for a fair minimum wage for every employee because nobody who works full-time should ever have to raise a family in poverty. We must also eliminate pay discrimination so women receive equal pay for equal work, combat unfair labor practices, and continue to defend the collective bargaining rights our parents and grandparents fought so hard for.

As we celebrate Labor Day, we reflect on the efforts of those who came before us to increase opportunity, expand the middle class, and build security for our families, and we rededicate ourselves to moving forward with this work in our time. We stand united behind our great American workforce as we lay the path for economic growth and prosperity.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 1, 2014, as Labor Day. I call upon all public officials and people of the United States to observe this day with appropriate programs, ceremonies, and activities that honor the contributions and resilience of working Americans.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-ninth day of August, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9162 of September 4, 2014

National Days of Prayer and Remembrance, 2014

By the President of the United States of America
A Proclamation

In the footprints of two mighty towers, at a hallowed field where heroic actions saved even more heartbreak and destruction, and outside a Pentagon wall where we have rebuilt but still remember—in these sacred sites and in quiet corners across our country, we join together this week to remember the tragedy of thirteen Septembers ago. We stand with those who grieve as we offer some measure of comfort once more. We honor the courage and selflessness of all who responded. We reflect on the strength and grace that lift us up from the depths of our despair. Above all, we reaffirm the true spirit of 9/11—love, compassion, and sacrifice—and we enshrine it forever in the heart of our Nation.

No matter how many years pass, we will never forget the innocent souls stolen on that dark day: parents, children, siblings, and spouses of every race and creed. Dusty helmets, polished badges, and soot-stained gloves serve as small symbols of those who gave everything so others might live. But the stories of all those lost and the beauty of their lives shine on in those they left behind. The sacrifice of so many has forever shaped our Nation, and we have emerged a stronger, more resilient America. We stand tall and unafraid, because no act of terror can match the character of our Union or change who we are.

Each year as our Nation mourns, our faith restores us and summons within us the sense of common purpose we rediscovered after the attacks. Prayer and humble reflection carry us forward on the path we travel together, helping mend deep wounds still sore from loss. These lasting virtues sustain us not just for one day, but every day.

On this solemn anniversary, let us reaffirm the fundamental American values of freedom and tolerance—values that stand in stark contrast to the nihilism of those who attacked us. Let us give thanks for all the men and women in uniform who defend these values from new threats, and let us remember those who laid down their lives for our country. May our faith reveal that even the darkest night gives way to a brighter dawn.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim Friday, September 5 through Sunday, September 7, 2014, as National Days of Prayer and Remembrance. I ask that the people of the United States honor and remember the victims of September 11, 2001, and their loved ones through prayer, contemplation, memorial services, the visiting of memorials, the ringing of bells, evening candlelight remembrance vigils, and other appropriate ceremonies and activities. I invite people around the world to participate in this commemoration.
IN WITNESS WHEREOF, I have hereunto set my hand this fourth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9163 of September 5, 2014

National Grandparents Day, 2014

By the President of the United States of America
A Proclamation

Each year, we pause to salute the grandmothers and grandfathers who strengthen our families and shape our Nation. Through decades of hard work, they have broken down barriers and blazed pathways for the generations that followed, and they continue to provide inspiration and support to their children and grandchildren. On National Grandparents Day, we honor the anchors of our families and recognize the immeasurable ways they enrich our lives.

With grit and determination, our grandparents have built better lives for their loved ones and a better future for our country. From battlefields to factory floors, their relentless pursuit of progress has created new opportunities and made America more equal and more just. They have ushered in revolutionary advances in science and technology, putting us at the forefront of innovation. And they have shared in some of life’s most cherished memories—from small moments to personal milestones—and been a source of comfort in difficult times.

Across our country, grandparents continue to contribute to their families and communities in countless ways. They volunteer in their neighborhoods, and for more than 5 million grandchildren, they serve as the head of household, providing unconditional love and support. Their tenacious spirit, commitment to family, and sense of service remind us that after a lifetime of hard work, they deserve to retire with security and dignity.

Today, we pay tribute to our grandparents and all the older Americans who have reached across generations and played an important role in our lives. With profound gratitude, we celebrate all they have accomplished and given to our Nation.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 7, 2014, as National Grandparents Day. I call upon all Americans to take the time to honor their own grandparents and those in their community.

IN WITNESS WHEREOF, I have hereunto set my hand this fifth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9164 of September 9, 2014

Twentieth Anniversary of the Violence Against Women Act

By the President of the United States of America

A Proclamation

Twenty years ago, our Nation came together to declare our commitment to end violence against women. The Violence Against Women Act (VAWA), written by then United States Senator Joe Biden and signed into law on September 13, 1994, changed the way our country responds to domestic abuse and sexual assault. At a time when many considered domestic abuse to be a private family matter and victims were left to suffer in silence, this law enshrined a simple promise: every American should be able to pursue her or his own measure of happiness free from the fear of harm. On the anniversary of this landmark legislation, we rededicate ourselves to strengthening the protections it first codified, and we reaffirm the basic human right to be free from violence and abuse.

The Violence Against Women Act created a vital network of services for victims. It expanded the number of shelters and rape crisis centers across America and established a national hotline. The law improved our criminal justice system and provided specialized training to law enforcement, helping them better understand the unique challenges victims face. It spurred new State laws and protections and changed the way people think about domestic abuse; today, more women are empowered to speak out, and more girls grow up aware of their right to be free from abuse.

Last year, I was proud to renew our pledge to our mothers and daughters by reauthorizing VAWA and extending its protections—because no matter where you live or who you love, everybody deserves security, justice, and dignity. These new protections make Native American communities safer and more secure and help ensure victims do not face discrimination based on sexual orientation or gender identity when they seek assistance. They provide our law enforcement officials with better tools to investigate rape and increase access to housing so no woman has to choose between a violent home and no home at all. And my Administration continues to build on the foundation of this legislation, launching new initiatives to reduce teen dating violence and to combat sexual assault on college campuses.

VAWA has provided hope, safety, and a new chance at life for women and children across our Nation. With advocates, law enforcement officers, and courageous women who have shared their stories joined in common purpose, our country has changed its culture; we have made clear to victims that they are not alone and reduced the incidence of domestic violence. But we still have more work to do. Too many women continue to live in fear in their own homes, too many victims still know the pain of abuse, and too many families have had to mourn the loss of their loved ones. It has to end—because even one is too many. For as long as it takes, my Administration will keep pushing to make progress on our military bases, in our homes, at schools, and across our country.

Two decades later, a tireless effort has yielded a better, stronger Nation. And on the anniversary of the Violence Against Women Act, we continue
Proclamations Proc. 9165

Proclamation 9165 of September 10, 2014

Patriot Day and National Day of Service and Remembrance, 2014

By the President of the United States of America
A Proclamation

America will never forget the September tragedy that shook our Nation’s core 13 years ago. On a day that began like so many others, a clear blue sky was pierced by billowing black smoke as a wave of grief crashed over us. But in one of our darkest moments, we summoned strength and courage, and out of horrible devastation emerged the best of our humanity. On this solemn anniversary, we pause in remembrance, in reflection, and once again in unity.

On September 11, 2001, nearly 3,000 men, women, and children—friends and neighbors, sisters and brothers, mothers and fathers, sons and daughters—were taken from us with a heartbreaking swiftness and cruelty. As we come together once more to mourn their loss, we also recall how the worst terrorist attack in our history brought out the true character of the American people. Courageous firefighters rushed into an inferno, brave rescue workers charged up stairs, and coworkers carried others to safety. Americans in distant cities and local towns united in common purpose, demonstrating the spirit of our Nation; people drove across the country to volunteer, donors lined up to give blood, and organizations collected food and clothing. And in our Nation’s hour of need, millions of young Americans raised in a time of peace volunteered to don the uniforms of our country’s military and defend our values around the world.

As we remember all those we lost on that day and the Americans who made the ultimate sacrifice in the wars that followed, we must strive to carry forward their legacy. On this National Day of Service and Remembrance, we take up their unfinished work and pay tribute to their lives with service and charity. Through these acts and quiet gestures, we can honor
their memory and reclaim our sense of togetherness. I encourage all Americans to visit www.Serve.gov or www.Servir.gov to learn more about service opportunities across our country.

In the face of great terror, some turned to God and many found comfort in family and friends—but all Americans came together as one people united not only in our grief, but also in our determination to stand with one another and support the country we love. Today and all days, we remember the patriots who endure in the hearts of our Nation and their families who have known the awful depths of loss. In their spirit, let us resolve to move forward together and rededicate ourselves to the ideals that define our Union as we work to strengthen our communities and better our world.

By a joint resolution approved December 18, 2001 (Public Law 107–89), the Congress has designated September 11 of each year as “Patriot Day,” and by Public Law 111–13, approved April 21, 2009, the Congress has requested the observance of September 11 as an annually recognized “National Day of Service and Remembrance.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim September 11, 2014, as Patriot Day and National Day of Service and Remembrance. I call upon all departments, agencies, and instrumentalities of the United States to display the flag of the United States at half-staff on Patriot Day and National Day of Service and Remembrance in honor of the individuals who lost their lives on September 11, 2001. I invite the Governors of the United States and its Territories and interested organizations and individuals to join in this observance. I call upon the people of the United States to participate in community service in honor of those our Nation lost, to observe this day with appropriate ceremonies and activities, including remembrance services, and to observe a moment of silence beginning at 8:46 a.m. Eastern Daylight Time to honor the innocent victims who perished as a result of the terrorist attacks of September 11, 2001.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9166 of September 12, 2014

National Hispanic Heritage Month, 2014

By the President of the United States of America
A Proclamation

Nearly 50 years after the United States first observed what was then National Hispanic Heritage Week, Hispanics represent a vibrant and thriving part of our diverse Nation. Their histories and cultures stretch across centuries, and the contributions of those who come to our shores today in search of their dreams continue to add new chapters in our national story.
This month, we honor the rich heritage of the Hispanic community and celebrate its countless achievements.

This month’s theme, “Hispanics: A legacy of history, a present of action and a future of success,” reminds us of all the ways Hispanics have enriched our Union and shaped our character. From those with roots that trace back generations to those who have just set out in pursuit of the promise of America, they have come to represent the spirit of our Nation: that with hard work, you can build a better life for yourself and a better future for your children. Hispanics have served honorably in our Armed Forces, defending the values we hold dear. They have transformed industries with new, innovative ideas. And they have led and inspired movements that have made our Nation more equal and more just.

In these accomplishments, we recognize that when we lift up the Hispanic community, we strengthen our Nation; when we create more ladders of opportunity, we provide the chance for all Americans to reach their greatest potential. My Administration is committed to supporting and fighting for policies that help Hispanics succeed. We are investing in programs that better prepare students and workers for today’s economy, continuing to address disparities in health care, and pushing initiatives that grow our middle class.

Reforming our immigration system remains crucial for our economic future. When workers educated in America are unable to stay and innovate here, we are deprived of their full contributions, and when immigrants have to labor in the shadows, they often earn unfair wages and their families and our economy suffer. That is why I continue to call on the Congress to enact comprehensive immigration reform, and why I am determined to address our broken immigration system through executive action in a way that is sustainable and effective, and within the confines of the law.

America has always drawn its strength from the contributions of a diverse people. Throughout our Nation, Hispanics are advancing our economy, improving our communities, and bettering our country. During National Hispanic Heritage Month, let us renew our commitment to ensuring ours remains a society where the talents and potential of all its members can be fully realized.

To honor the achievements of Hispanics in America, the Congress by Public Law 100–402, as amended, has authorized and requested the President to issue annually a proclamation designating September 15 through October 15 as “National Hispanic Heritage Month.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim September 15 through October 15, 2014, as National Hispanic Heritage Month. I call upon public officials, educators, librarians, and all Americans to observe this month with appropriate ceremonies, activities, and programs.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9167 of September 12, 2014

National Hispanic-Serving Institutions Week, 2014

By the President of the United States of America
A Proclamation

In America, every child should have access to a world-class education. Our Nation’s classrooms cultivate and challenge young minds and build a skilled and competitive workforce, securing a brighter future for our children and our country. Across America, Hispanic-Serving Institutions (HSIs) provide essential education opportunities and play a vital role in fulfilling our responsibility to the rising group of Hispanic innovators, entrepreneurs, artists, and scholars. This week, we honor these halls of learning and recommit ourselves to inspiring and preparing the next generation of leaders.

Our Nation can strengthen our economy and have the highest proportion of college graduates in the world by 2020, but achieving this goal will require us to unlock the full talents and potential of every student. Hispanic Americans represent the largest and one of the fastest growing minority groups in the United States, yet they are continually underrepresented in our colleges and universities. HSIs—where more than half of America’s Hispanic undergraduates attend—are critical to increasing the college enrollment, retention, and graduation rates of this expanding population. That is why the Federal Government is investing more than $1 billion over 10 years in these schools to renew, reform, and expand higher education programs for Hispanics.

Today, the Hispanic dropout rate has fallen by more than half, and more Hispanics are enrolled in college than ever before—but we have more work to do to ensure that hardworking students are never priced out of a higher education. My Administration has increased Pell Grants, expanded pathways to earn degrees at our community colleges, and offered new tuition tax credits and better student loan repayment options to millions of people, and we will keep fighting to improve college affordability throughout our country. By lowering the cost of college for students and their parents and supporting HSIs, we can extend the promise of a college degree to an increasing number of Hispanics.

In a changing economy, a college education is one of the surest ways into the middle class, and this week we celebrate institutions that help improve the lives of their students and revitalize the communities where they serve. Let us never forget that the future belongs to the nation that best educates its people. When we strengthen our HSIs, we help ensure that all our children, no matter who they are or where they come from, have the chance to achieve their dreams.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 14 through September 20, 2014, as National Hispanic-Serving Institutions Week. I call on public officials, educators, and all the people of the United States to observe this week with appropriate programs, ceremonies, and activities that acknowledge the many ways these institutions and their graduates contribute to our country.
IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9168 of September 16, 2014

Constitution Day and Citizenship Day, Constitution Week, 2014

By the President of the United States of America
A Proclamation

Eleven years after a small band of patriots declared the independence of our new Nation, our Framers set out to refine the promise of liberty and codify the principles of our Republic. Though the topics were contentious and the debate fierce, the delegates’ shared ideals and commitment to a more perfect Union yielded compromise. Signed on September 17, 1787, our Constitution enshrined—in parchment and in the heart of our young country—the foundation of justice, equality, dignity, and fairness, and became the cornerstone of the world’s oldest constitutional democracy.

For more than two centuries, our founding charter has guided our progress and defined us as a people. It has endured as a society of farmers and merchants advanced to form the most dynamic economy on earth; as a small army of militias grew to the finest military the world has ever known; and as a Nation of 13 original States expanded to 50, from sea to shining sea. Our Founders could not have foreseen the challenges our country has faced, but they crafted an extraordinary document. It allowed for protest and new ideas that would broaden democracy’s reach. And it stood the test of a civil war, after which it provided the framework to usher in a new birth of freedom through the 13th, 14th, and 15th Amendments.

America’s revolutionary experiment in democracy has, from its first moments, been a beacon of hope and opportunity for people around the world, inspiring some to call for freedom in their own land and others to seek the blessings of liberty in ours. The United States has always been a nation of immigrants. We are strengthened by our diversity and united by our fidelity to a set of tenets. We know it is not only our bloodlines or an accident of birth that make us Americans. It is our firm belief that out of many we are one; that we are united by our convictions and our unalienable rights. Each year on Citizenship Day, we recognize our newest citizens whose journeys have been made possible by our founding documents and whose contributions have given meaning to our charter’s simple words.

Our Constitution reflects the values we cherish as a people and the ideals we strive for as a society. It secures the privileges we enjoy as citizens, but also demands participation, responsibility, and service to our country and to one another. As we celebrate our Nation’s strong and durable framework,
we are reminded that our work is never truly done. Let us renew our commitment to these sacred principles and resolve to advance their spirit in our time.

In remembrance of the signing of the Constitution and in recognition of the Americans who strive to uphold the duties and responsibilities of citizenship, the Congress, by joint resolution of February 29, 1952 (36 U.S.C. 106), designated September 17 as “Constitution Day and Citizenship Day,” and by joint resolution of August 2, 1956 (36 U.S.C. 108), requested that the President proclaim the week beginning September 17 and ending September 23 of each year as “Constitution Week.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim September 17, 2014, as Constitution Day and Citizenship Day, and September 17 through September 23, 2014, as Constitution Week. I encourage Federal, State, and local officials, as well as leaders of civic, social, and educational organizations, to conduct ceremonies and programs that bring together community members to reflect on the importance of active citizenship, recognize the enduring strength of our Constitution, and reaffirm our commitment to the rights and obligations of citizenship in this great Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9169 of September 18, 2014

National POW/MIA Recognition Day, 2014

By the President of the United States of America
A Proclamation

America’s history shines with patriots who have answered the call to serve. From Minutemen who gathered on a green in Lexington to a great generation that faced down Communism and all those in our military today, their sacrifices have strengthened our Nation and helped secure more than two centuries of freedom. As our Armed Forces defend our homeland from new threats in a changing world, we remain committed to a profound obligation that dates back to the earliest days of our founding—the United States does not ever leave our men and women in uniform behind. On National POW/MIA Recognition Day, we express the solemn promise of a country and its people to our service members who have not returned home and their families: you are not forgotten.

My Administration remains dedicated to accounting as fully as possible for our Nation’s missing heroes, lost on battlefields where the sounds of war ceased decades ago and in countries where our troops are deployed today. Whether they are gone for a day or for decades, their absence is felt. They are missed during holidays and around dinner tables, and their loved ones
bear this burden without closure. Americans who gave their last full measure of devotion deserve to be buried with honor and dignity, and those who are still unaccounted for must be returned to their families. We will never give up our search for them, and we will continue our work to secure the release of our citizens who are unjustly detained abroad. Today, we acknowledge that we owe a profound debt of gratitude to all those who have given of themselves to protect our Union and our way of life, and we honor them by working to uphold this sacred trust.

On September 19, 2014, the stark black and white banner symbolizing America’s Missing in Action and Prisoners of War will be flown over the White House; the United States Capitol; the Departments of State, Defense, and Veterans Affairs; the Selective Service System Headquarters; the World War II Memorial; the Korean War Veterans Memorial; the Vietnam Veterans Memorial; United States post offices; national cemeteries; and other locations across our country. We raise this flag as a solemn reminder of our obligation to always remember the sacrifices made to defend our Nation.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 19, 2014, as National POW/MIA Recognition Day. I urge all Americans to observe this day of honor and remembrance with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this eighteenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9170 of September 19, 2014

National Farm Safety and Health Week, 2014

By the President of the United States of America
A Proclamation

Across our Nation, farmers and ranchers labor through difficult and often dangerous conditions to write their chapter in the narrative that sustains our Union. It is the story of hard work and ingenuity that built our country—of a farmer who stretches the last moments of daylight to tend his crops and a rancher who gathers her herd and teaches her son the family trade. It is the story of America’s agricultural sector, which powers progress in our rural communities and moves our Nation forward. As we recognize National Farm Safety and Health Week, we pay tribute to our agriculturists and renew our efforts to ensure their safety.

America depends on our farmers and ranchers to clothe our families, feed our people, and fuel our cars and trucks. And with their determined spirit and know-how, they have bolstered our economy with the strongest 5-year stretch of farm exports in our history. To support this vital industry and build on its record growth, this year I signed the Farm Bill, which lifts up small ranches and family farms by investing in farmers markets and organic
agriculture. It also provides crop insurance, so that when disasters strike, our farmers do not lose everything they have worked to build.

While our farmers and ranchers are the best in the world, agriculture remains one of our country’s most hazardous industries. Producers and their families are exposed to numerous safety and health dangers—from vehicular fatalities and heat-related illnesses to injuries from falls and sicknesses from exposure to pesticides and chemicals. With preparation and proper training, these risks can be limited and lives can be saved. That is why my Administration continues to pursue innovative and comprehensive ways to lessen these hazards. We have invested in programs that improve youth farm safety, and last year, we announced plans to support the development of a national safety training curriculum for young agricultural workers.

This week, we salute all those who carry forward our Nation’s proud tradition on sprawling ranches and cross-hatched fields. Let us recommit to raising awareness of the dangers they face and doing our part to protect their health and well-being. Together, we can ensure a safer future for this great American industry.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 21 through September 27, 2014, as National Farm Safety and Health Week. I call upon the agencies, organizations, businesses, and extension services that serve America’s agricultural workers to strengthen their commitment to promoting farm safety and health programs. I also urge Americans to honor our agricultural heritage and express appreciation to our farmers, ranchers, and farmworkers for their contributions to our Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this nineteenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9171 of September 19, 2014

National Employer Support of the Guard and Reserve Week, 2014

By the President of the United States of America
A Proclamation

On the eve of our Nation’s birth, a courageous people stood up to the tyranny of an empire and declared their independence. They proclaimed the values of equality and justice and fought a revolution to secure them. In 13 colonies, farmers and tradesmen laid their lives on the line, picked up arms, and answered their new country’s call to defend freedom.

Throughout our history, patriotic Americans have always stepped up in our Nation’s time of need. It is in this spirit that our National Guard and Reserve members carry forward a proud legacy of service and sacrifice. This
Proclamations

week, we honor all those who stand ready to defend our way of life and the families, employers, and communities who support them.

More than 1 million citizen-Soldiers, Sailors, Airmen, Marines, and Coast Guardsmen serve our country in the National Guard and Reserve. They live in our communities and work in our cities and towns. We know them as our teachers, coaches, and doctors—but when a crisis strikes or the strength of our military is needed, they leave the comfort of their civilian lives to protect our Nation. Members of the Guard and Reserve have responded to disasters at home and have served tours of duty in Iraq and Afghanistan.

Our country is grateful to all our Guardsmen and Reservists and the employers who stand behind them and their families. By providing workplace flexibility and helping the advancement of their civilian careers, employers ease the burden on those who serve and their loved ones. And we appreciate all our country’s businesses that go above and beyond in small and large ways to recognize our patriots. We know that when it comes to supporting our Nation’s heroes, everybody can do something—every business, every school, and every American.

The United States has a profound obligation to care for those who serve in our Armed Forces, and my Administration will keep providing unprecedented support to the members of our military. We have increased access to Federal education benefits for service members and their loved ones and worked to improve our veterans health care system. This year, in conjunction with First Lady Michelle Obama and Dr. Jill Biden’s Joining Forces initiative, we launched the Veterans Employment Center, an online tool that connects veterans, transitioning service members, and their families with employers who are seeking to leverage their skills and talents. It is the first Government-wide program to bring career resources and job opportunities together in one place. My Administration will keep engaging all sectors of society to give our military communities the support they have earned.

During National Employer Support of the Guard and Reserve Week, we salute the heroes in our everyday lives. As a Nation, let us renew our commitment to serve the families who represent the best of America as well as they serve us.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 21 through September 27, 2014, as National Employer Support of the Guard and Reserve Week. I call upon all Americans to join me in expressing our heartfelt thanks to the members of the National Guard and Reserve and their civilian employers. I also call on State and local officials, private organizations, and all military commanders, to observe this week with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this nineteenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9172 of September 19, 2014

National Historically Black Colleges and Universities Week, 2014

By the President of the United States of America
A Proclamation

For generations, the promise of an education has been a beacon of hope for millions of Americans seeking a better life. At a time when it was deemed illegal for African Americans to learn to read or write, brave men and women took great risks to learn these skills in secret. And after the Civil War, determined individuals made extraordinary sacrifices to establish the institutions we know today as Historically Black Colleges and Universities (HBCUs). These schools waged a war against illiteracy and ignorance and offered a newly free people the opportunity to write their own chapter in the American story. This week, we honor their important legacy and renew our commitment to their spirit: that every person deserves a chance to succeed.

Over more than 150 years, HBCUs have provided students with the tools to meet the challenges of a changing world. These institutions are hubs of opportunity that lift up Americans and instill in their students a sense of who they are and what they can become. Their campuses are engines of economic growth and community service and proven ladders of intergenerational advancement. Across our country, their graduates strengthen our communities, lead our industries, and serve our Nation. And their successes inspire the next cohort of graduates and leaders.

HBCUs have forged pathways to help students overcome barriers to equal opportunity, but more work remains to ensure that a world-class education is within the reach of every person willing to work for it. That is why my Administration is fighting to make college more affordable with larger grants and low-interest loans. We are investing hundreds of millions of dollars in HBCUs, and because half of all students at these schools are the first in their family to attend college, we are supporting programs that help these first-generation scholars succeed. Our goal is to have the highest proportion of college graduates in the world by 2020, and investing in these institutions and their students will play a vital part in meeting it.

Today, because of the work of bold leaders—and of parents and grandparents who never dreamed of going to college themselves but who saved and sacrificed so their children could—more young people have the chance to achieve their greatest potential and full measure of happiness. During National Historically Black Colleges and Universities Week, we recognize the ways these schools have made our Nation more just and we continue our work to make higher education accessible to every child in America.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 21 through
Proclamations

September 27, 2014, as National Historically Black Colleges and Universities Week. I call upon educators, public officials, professional organizations, corporations, and all Americans to observe this week with appropriate programs, ceremonies, and activities that acknowledge the countless contributions these institutions and their alumni have made to our country.

IN WITNESS WHEREOF, I have hereunto set my hand this nineteenth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9173 of September 25, 2014

Pacific Remote Islands Marine National Monument Expansion

By the President of the United States of America
A Proclamation

Through Proclamation 8336 of January 6, 2009, the President established the Pacific Remote Islands Marine National Monument ("Monument") to protect and preserve the marine environment around Wake, Baker, Howland, and Jarvis Islands, Johnston and Palmyra Atolls, and Kingman Reef for the care and management of the historic and scientific objects therein. The Monument is an important part of the most widespread collection of marine- and terrestrial-life protected areas on the planet, sustaining many endemic species including corals, fish, shellfish, marine mammals, seabirds, water birds, land birds, insects, and vegetation not found elsewhere. The Monument includes the lands, waters, and submerged and emergent lands of the seven Pacific Remote Islands to lines of latitude and longitude that lie approximately 50 nautical miles from the mean low water lines of those seven Pacific Remote Islands. The islands of Jarvis, Howland, and Baker were also the location of notable bravery and sacrifice by a small number of voluntary Hawaiian colonists, known as Hui Panalā'au, who occupied the islands from 1935 to 1942 to help secure the U.S. territorial claim over the islands.

The area around the Monument includes the waters and submerged lands to the extent of the seaward limit of the United States Exclusive Economic Zone ("U.S. EEZ") up to 200 nautical miles from the baseline from which the breadth of the territorial sea of these seven Pacific Remote Islands is measured. The U.S. EEZ areas adjacent to Wake and Jarvis Islands and Johnston Atoll ("adjacent areas") contain significant objects of scientific interest that are part of this highly pristine deep sea and open ocean ecosystem with unique biodiversity. These adjacent areas hold a large number of undersea mountains ("seamounts") that may provide habitat for colonies of deepwater corals many thousands of years old. These adjacent areas’ pelagic environment provides habitat and forage for tunas, turtles, manta rays, sharks, cetaceans, and seabirds that have evolved with a foraging technique that depends on large marine predators.
A significant geological feature of the adjacent areas is the undersea mountains. A seamount is a mountain rising from the seabed that does not reach the sea surface. Most often seamounts occur in chains or clusters. Nearly all of the seamounts in the adjacent areas are volcanoes: some are still erupting actively, and others stopped erupting long ago. The Monument includes 33 seamounts; the adjacent areas include approximately 132 more. The additional seamounts provide important opportunities for scientific exploration and study. Estimates are that 15 to 44 percent of the species on a seamount or seamount group are found nowhere else on Earth. Roughly 5 to 10 percent of invertebrates found on each survey of a seamount are new to science. Some seamounts have pools of undiscovered species. The approximately 132 seamounts in the adjacent areas provide the opportunity for identification and discovery of many species not yet known to humans, with possibilities for research, medicines, and other important uses.

The adjacent areas also provide an important ecosystem for scientific study and research. The pristine waters provide a baseline comparison for important scientific research that monitors and evaluates impacts of global climate change, including benchmarking coral bleaching and ocean acidification. The scale of the adjacent areas significantly enhances opportunities for such scientific research beyond the Monument boundaries established in Proclamation 8336.

The available scientific information indicates that the adjacent areas include important deep-coral species. For example, sampling from the U.S. Line Islands has identified deep-sea coral species not previously recorded from the central Pacific. Tropical coral reefs and associated marine ecosystems are among the most vulnerable areas to the impacts of climate change and ocean acidification. Protection of the ecosystem in the adjacent areas will provide the scientific opportunity to identify and further study the important deep sea corals.

The adjacent areas provide significant habitat and range for species identified in Proclamation 8336. They include waters used by five species of protected turtles. In addition to the Green and Hawksbill turtles that use the near-shore waters of the Monument, the adjacent areas include waters used by the endangered leatherback, loggerhead, and Olive Ridley turtles. All five species use the adjacent areas for their migratory paths and feeding grounds.

The adjacent areas provide the foraging habitat for several of the world’s largest remaining colonies of Sooty Terns, Lesser Frigatebirds, Red-footed Boobies, Red-tailed Tropicbirds, and other seabird species. Many of these wide-ranging species make foraging trips of 300 miles or more from their colonies on the Monument’s islands, atolls, and reefs. For example, since the Monument was established, U.S. Fish and Wildlife Service biologists have documented the return of seabird populations once absent at Johnston Atoll, including Great Frigatebirds, Sooty Terns, Red-tailed Tropicbirds, and other species that are known to feed as much as 300 to 600 miles offshore. Jarvis Island alone has nearly three million nesting pairs of Sooty Terns, which forage more than 300 miles from shore even when rearing chicks on the island. These seabirds forage, in part, by seeking schools of tuna and other large marine predators that drive prey fish to the surface. Black-footed and Laysan Albatross, species that forage across the entire North Pacific, recently recolonized Wake Atoll, making it one of the few
northern albatross colonies outside of the Hawaiian archipelago. At Jarvis Island, the Monument and its adjacent area provide an important undisturbed ecosystem that supports many rare seabird species, including the endangered White-throated Storm-petrel.

Manta rays are abundant around the Monument’s reefs. Since the Monument was established, scientific research on manta ray movement has shown that manta rays frequently travel over 600 nautical miles away from the coastal environment, and well outside of the Monument boundaries established in Proclamation 8336. Scientific study of the multi-species ecological cycle at the Monument illustrates a very diverse and balanced habitat used by manta rays, many of which are found in the adjacent areas.

The ecosystem of the Monument and adjacent areas also is part of the larger Pacific ecosystem. The Monument land and atoll groups and the adjacent areas share geographic isolation, as well as climate, bathymetric, geologic, and wildlife characteristics that define them as individual biogeographic regions. However, the Pacific Remote Islands area, including the adjacent areas, is tied together by regional oceanographic currents that drive marine species larval transport and adult migrations that shape the broader Pacific ecosystem.

WHEREAS the waters and submerged lands surrounding Jarvis and Wake Islands and Johnston Atoll from the lines of latitude and longitude depicted on the maps accompanying Proclamation 8336 to the seaward limit of the U.S. EEZ of the three Pacific Remote Islands contain objects of historic or scientific interest that are situated upon lands owned or controlled by the Government of the United States;

WHEREAS section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431) (the “Antiquities Act”), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected;

WHEREAS it is in the public interest to preserve the marine environment, including the waters and submerged lands, in the U.S. EEZ adjacent to the Monument at Jarvis and Wake Islands and Johnston Atoll for the care and management of the historic and scientific objects therein;

WHEREAS the security of the United States, the prosperity of its citizens, and the protection of the ocean environment are complementary and reinforcing priorities; and the United States continues to act with due regard for the rights, freedoms, and lawful uses of the sea enjoyed by other nations under the law of the sea in managing the Pacific Remote Islands Marine National Monument and adjacent areas, and does not compromise the readiness, training, and global mobility of U.S. Armed Forces when establishing marine protected areas:

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by the authority vested in me by section 2 of the Antiquities Act, do hereby proclaim the objects identified above that are situated upon lands and interests in lands owned or controlled by the Government of the
To be part of the Pacific Remote Islands Marine National Monument Expansion ("Monument Expansion") and, for the purpose of protecting those objects, reserve as a part thereof all lands and interests in lands owned or controlled by the Government of the United States within the boundaries described on the accompanying maps entitled "Pacific Remote Islands Marine National Monument Expansion" attached hereto, which form a part of this proclamation. The Monument Expansion includes the waters and submerged lands of Jarvis and Wake Islands and Johnston Atoll that lie from the Pacific Remote Islands Marine National Monument boundary established in Proclamation 8336 to the seaward limit of the U.S. EEZ (as established in Proclamation 5030 of March 10, 1983) of Jarvis and Wake Islands and Johnston Atoll. The Federal lands and interests in lands reserved consist of approximately 308,316 square nautical miles, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of the Monument Expansion are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, leasing, or other disposition under the public land laws to the extent that those laws apply. Lands and interests in lands within the Monument Expansion not owned or controlled by the United States shall be reserved as a part of the Monument Expansion upon acquisition of title or control by the United States.

Management of the Marine National Monument

Nothing in this proclamation shall change the management of the Pacific Remote Islands Marine National Monument as specified in Proclamation 8336. The Secretary of the Interior, in consultation with the Secretary of Commerce, shall have primary responsibility for management of the Monument Expansion pursuant to applicable legal authorities. The Secretary of Commerce, through the National Oceanic and Atmospheric Administration, and in consultation with the Secretary of the Interior, shall within the Monument Expansion have primary responsibility with respect to fishery-related activities regulated pursuant to the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1801 et seq.), and any other applicable legal authorities. The Secretaries of the Interior and Commerce shall not allow or permit any appropriation, injury, destruction, or removal of any object of the Monument Expansion except as provided for in this proclamation and shall prohibit commercial fishing within the boundaries of the Monument Expansion.

The Secretaries of the Interior and Commerce shall take appropriate action pursuant to their respective authorities under the Antiquities Act, the Magnuson-Stevens Fishery Conservation and Management Act, and such other authorities as may be available to implement this proclamation, to regulate fisheries, and to ensure proper care and management of the Monument Expansion.

The United States shall continue to preserve the freedom of the seas (i.e., all of the rights, freedoms, and lawful uses of the sea recognized in international law enjoyed by all nations, including the conduct of military activities, exercises, and surveys in or over the exclusive economic zone), and to protect the training, readiness, and global mobility of U.S. Armed Forces as U.S. national interests that are essential to the peace and prosperity of civilized nations.
The Secretary of Defense shall continue to manage Wake Island and Johnston Atoll as specified in Proclamation 8336.

Regulation of Scientific Exploration and Research

Subject to such terms and conditions as the Secretary of the Interior or Commerce, as appropriate, deems necessary for the care and management of the objects of the Monument and Monument Expansion, the Secretaries may permit scientific exploration and research within the Monument Expansion, including incidental appropriation, injury, destruction, or removal of features of the Monument Expansion for scientific study, and the Secretary of Commerce may permit fishing within the Monument Expansion for scientific exploration and research purposes to the extent authorized by the Magnuson-Stevens Fishery Conservation and Management Act. The prohibitions required by this proclamation shall not restrict scientific exploration or research activities by or for the Secretaries of the Interior or Commerce, and nothing in this proclamation shall be construed to require a permit or other authorization from the other Secretary for their respective scientific activities.

Regulation of Fishing and Management of Fishery Resources

The Secretaries of the Interior and Commerce may permit noncommercial fishing upon request, at specific locations in accordance with this proclamation and Proclamation 8336. The Secretaries shall provide a process to ensure that recreational fishing continues to be managed as a sustainable activity in the Monument and Monument Expansion, in accordance with this proclamation, Proclamation 8336, and consistent with Executive Order 12962 of June 7, 1995, as amended, and other applicable law.

Monument Management Planning

The Secretaries of the Interior and Commerce shall, within 2 years of the date of this proclamation, prepare management plans, using their respective authorities, for the Monument and Monument Expansion and promulgate implementing regulations that address any further specific actions necessary for the proper care and management of the objects and areas identified in this proclamation and those in Proclamation 8336. The Secretaries shall revise and update the management plans as necessary. In developing and implementing any management plans and any management rules and regulations, the Secretaries shall consult and designate and involve as cooperating agencies the agencies with jurisdiction or special expertise, including the Department of Defense and Department of State, in accordance with the National Environmental Policy Act (42 U.S.C. 4321 et seq.), and its implementing regulations.

This proclamation shall be applied in accordance with international law. The management plans and their implementing regulations shall impose no restrictions on innocent passage in the territorial sea or otherwise restrict navigation and overflight and other internationally recognized lawful uses of the sea in the Monument and Monument Expansion and shall incorporate the provisions of this proclamation regarding Armed Forces actions and compliance with international law. No restrictions shall apply to or be enforced against a person who is not a citizen, national, or resident alien of the United States (including foreign flag vessels) unless in accordance...
with international law. Also, in accordance with international law, no restrictions shall apply to foreign warships, naval auxiliaries, and other vessels owned or operated by a state and used, for the time being, only on Government non-commercial service, in order to fully respect the sovereign immunity of such vessels under international law.

**Emergencies, National Security, and Law Enforcement Activities**

1. The prohibitions required by this proclamation shall not apply to activities necessary to respond to emergencies threatening life, property, or the environment, or to activities necessary for national security or law enforcement purposes.

2. Nothing in this proclamation shall limit agency actions to respond to emergencies posing an unacceptable threat to human health or safety or to the marine environment and admitting of no other feasible solution.

**Armed Forces Actions**

1. The prohibitions required by this proclamation shall not apply to activities and exercises of the Armed Forces (including those carried out by the United States Coast Guard).

2. The Armed Forces shall ensure, by the adoption of appropriate measures not impairing operations or operational capabilities, that its vessels and aircraft act in a manner consistent, so far as is reasonable and practicable, with this proclamation.

3. In the event of threatened or actual destruction of, loss of, or injury to a Monument Expansion resource or quality resulting from an incident, including but not limited to spills and groundings, caused by a component of the Department of Defense or the United States Coast Guard, the cognizant component shall promptly coordinate with the Secretary of the Interior or Commerce, as appropriate, for the purpose of taking appropriate actions to respond to and mitigate any actual harm and, if possible, restore or replace the Monument Expansion resource or quality.

4. Nothing in this proclamation or any regulation implementing it shall limit or otherwise affect the Armed Forces’ discretion to use, maintain, improve, manage, or control any property under the administrative control of a Military Department or otherwise limit the availability of such property for military mission purposes, including, but not limited to, defensive areas and airspace reservations.

The establishment of this Monument Expansion is subject to valid existing rights.

This proclamation is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the Monument Expansion shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, excavate, injure, destroy, or remove any feature of this Monument Expansion and not to locate or settle upon any lands thereof.
IN WITNESS WHEREOF, I have hereunto set my hand this twenty-fifth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Pacific Remote Islands
Marine National Monument Expansion
Proclamations

Proc. 9173

Pacific Remote Islands
Marine National Monument Expansion

Pacific Remote Islands MNM Boundary Expanded - seaward limits of U.S. Exclusive Economic Zone

Wake Island

Pacific Remote Islands MNM Boundary - 50 nmi
Pacific Remote Islands
Marine National Monument Expansion

Pacific Remote Islands MNM Boundary Expanded - seaward limits of
U.S. Exclusive Economic Zone

Johnston Atoll

Pacific Remote Islands MNM Boundary - 50 nmi
Proclamation 9174 of September 26, 2014

National Hunting and Fishing Day, 2014

By the President of the United States of America
A Proclamation

Across America, hunting and fishing connect people of all ages to our Nation’s splendor, instilling a conservation ethic that spans generations. As mist clears off glistening lakes and fog lifts from forests and grasslands, sportsmen and women carry forward a proud tradition rooted in self-reliance and environmental stewardship. On National Hunting and Fishing Day, we recognize all those who responsibly participate in these national pastimes and their contributions to the preservation of our land, water, and wildlife.

Our Nation’s natural bounty bolsters our economy, supports tourism and recreation, and rejuvenates the human spirit. And as our parents and grandparents did, we have a profound obligation to protect these outdoor resources. Effective conservation ensures generations to come will be able to enjoy the beauty of our expansive and unspoiled wilderness. For decades, hunters and anglers have championed sustainable practices and supported environmental stewardship through hunting licenses and other small fees collected for the use of our public lands. As they teach their children and grandchildren to track game through the woods or wade into a cascading stream, they pass on our country’s legacy of embracing our wild and scenic places.

As part of my Administration’s America’s Great Outdoors Initiative, we are partnering with States, tribal governments, and communities to advance local conservation priorities and increase access to land and water for the use and enjoyment of the American people. Since I took office, I have designated more than 2 million acres of Federal wilderness and thousands of miles of trails, protected over 1,000 miles of rivers, and established or expanded 12 National Monuments. These acts not only preserve our most treasured landscapes for posterity, but they also make more land available for outdoor recreational activities, including fishing and hunting. And we can do more—I continue to call on the Congress to fully and permanently fund the Land and Water Conservation Fund, a portion of which would further expand our public spaces.

Today, as we reflect on the formative experiences of hunting and fishing, let us renew our commitment to protecting these outdoor traditions and the vast American wild that sustains them.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 27, 2014, as National Hunting and Fishing Day. I call upon all Americans to observe this day with appropriate programs and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-sixth day of September, in the year of our Lord two thousand fourteen, and of
the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9175 of September 26, 2014

National Public Lands Day, 2014

By the President of the United States of America
A Proclamation

From sandy beaches to snow-capped mountain tops, America’s vast and varied landscapes stretch the breadth of our continent. These treasured spaces support outdoor recreation, serve as living classrooms and laboratories, and boost our local economies. Today, one-third of all our Nation’s land is publicly owned—set aside for the use and enjoyment of every American. As we celebrate the expansive and magnificent beauty bequeathed to us by generations past, we recognize our profound obligation as caretakers of this natural bounty, and we rededicate ourselves to the important work of preserving and protecting our land and environment in our own time.

National Public Lands Day is the largest single-day volunteer effort for our country’s public lands. On this day, Americans of all ages will help maintain and restore our Nation’s outdoor resources and ecosystems at more than 2,200 sites across our country. Volunteers will remove trash from our beaches and clear debris from our hiking trails; from coast to coast, they will plant new trees, remove invasive species, and complete large and small projects to beautify and preserve our open spaces. This nationwide effort will help ensure these natural places are managed for future generations to enjoy, and it offers an opportunity for all Americans to give back to their favorite local park, beach, or outdoor retreat. In honor of this day of service, our National Parks and many of our federally managed lands will offer free admission.

My Administration is committed to making land stewardship and outdoor conservation a year-round effort. Through our America’s Great Outdoors Initiative, we are empowering local communities to protect their own public spaces. We have also strengthened programs that connect all Americans with the outdoors and launched the 21st Century Conservation Service Corps, which will create more jobs preserving and restoring our Nation’s lands and waters for young Americans and returning veterans.

This weekend, as we carry forward a legacy of conservation and stewardship, let us renew our commitment to protecting our environment and building a cleaner world. Together, we can ensure our children and grandchildren can enjoy the full splendor of our Nation’s public and wild places.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 27, 2014, as National Public Lands Day. I encourage all Americans to participate in a day of public service for our lands.
Proclamations  

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-sixth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9176 of September 26, 2014

Gold Star Mother’s and Family’s Day, 2014

By the President of the United States of America

A Proclamation

For generations, mothers and families have given a piece of their heart to our Nation as their loved ones serve in our Armed Forces with honor and distinction. Seventy years ago, as Americans stormed an unforgiving beach, families waited anxiously for a call or a letter from an ocean away. And today, many families experience the absence of a deployed service member so future generations might know a more just and peaceful world. On Gold Star Mother’s and Family’s Day, we pay tribute to all those who made the ultimate sacrifice, and to the families who suffered the unimaginable pain of losing them so our Union might endure.

Hung in these families’ front windows, blue-turned-gold stars remind us of their extraordinary loss and reflect not only the pride still in their eyes, but also the tears of pain that will never fully go away. Our Gold Star families hold dear to the values for which their loved ones gave their lives. With courage and resilience, they preserve the memories of the brave men and women we have lost by giving back to their communities and working toward a better future. As a Nation, we will always honor the sacrifice these families have made.

Our sacred obligation to our service members and their loved ones will never be forgotten. On this day and every day, we salute all those who have worn America’s uniforms and the families who stand by them. Our homeland is stronger and safer because of these heroes. As we celebrate the memories of our troops who gave their last full measure of devotion, we renew our commitment to look after the loved ones they have left in our care.

The Congress, by Senate Joint Resolution 115 of June 23, 1936 (49 Stat. 1985 as amended), has designated the last Sunday in September as “Gold Star Mother’s Day.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim September 28, 2014, as Gold Star Mother’s and Family’s Day. I call upon all Government officials to display the flag of the United States over Government buildings on this special day. I also encourage the American people to display the flag and hold appropriate ceremonies as a public expression of our Nation’s gratitude and respect for our Gold Star Mothers and Families.
IN WITNESS WHEREOF, I have hereunto set my hand this twenty-sixth
day of September, in the year of our Lord two thousand fourteen, and of
the Independence of the United States of America the two hundred and
thirty-ninth.

BARACK OBAMA

Proclamation 9177 of September 30, 2014

National Arts and Humanities Month, 2014

By the President of the United States of America
A Proclamation

In this complicated world and in these challenging times, the arts and hu-
manities enhance the character of our Nation. The flash of insight that
comes from watching a thought-provoking documentary or discovering a
compelling novel sparks moments of joy, awe, and sorrow. From sym-
phonies that bring tragedy to life with long bow strokes to architecture that
challenges the boundaries of the world around it, these works add texture
to our lives and reveal something about ourselves. During National Arts
and Humanities Month, we reflect on the many ways the arts and human-
ities have contributed to the fabric of our society.

Since our earliest days, America has flourished because of the creative spir-
it and vision of our people. Our Nation is built on the freedom of expres-
sion, and we rely on the arts and humanities to broaden our views and re-
mind us of the truths that connect us. We must never take for granted the
wonder we feel when standing before a timeless work of art or the world
of memories that is unlocked with a simple movement or a single note. By
capturing our greatest hopes and deepest fears, the arts and humanities
play an important role in telling our country’s story and broadening our
understanding of the world.

Cultivating the talents of our young people and ensuring they have access
to the arts are critical to our Nation’s growth and prosperity. To meet the
challenges ahead, we must harness the skills and ingenuity of our children
and grandchildren and instill in them the same passion and persistence
that has driven centuries of progress and innovation. The arts and human-
ities provide important opportunities for our young people to unleash their
creativity and reach for new heights. That is why my Administration is
committed to bolstering initiatives that ensure the next generation has the
tools to foster their artistic expression and the opportunities to go as far
as their imaginations can take them.

This month, we pay tribute to the tremendous power of the arts and hu-
manities to bring us together and expose us to new ideas that make us
think and feel. As we carry forward this proud tradition, let us celebrate
the ways our Nation’s rich heritage has strengthened our country and in-
spired our lives.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim October 2014 as National
Arts and Humanities Month. I call upon the people of the United States to join together in observing this month with appropriate ceremonies, activities, and programs to celebrate the arts and the humanities in America.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9178 of September 30, 2014

National Breast Cancer Awareness Month, 2014

By the President of the United States of America
A Proclamation

This year, more than 230,000 women and 2,000 men will be diagnosed with breast cancer in America. The heartache and the pain of this disease will touch too many of our mothers, fathers, daughters, and sisters, and too many families will bear these burdens. During National Breast Cancer Awareness Month, we recognize all those who know the anguish of breast cancer, and we redouble our efforts to improve care and bring attention to this disease.

When breast cancer is caught early, treatments work best and survival rates increase. That is why all women and men should be familiar with the risk factors and symptoms of this disease. I encourage women to speak with their health care provider about the risk of breast cancer and the importance of recommended mammograms—breast cancer screenings that play an essential role in early detection. Whether you are looking for information about breast cancer prevention, treatment of metastatic breast cancer, or information on the latest research, all Americans can learn more by visiting www.Cancer.gov.

Today, more Americans are surviving breast cancer than ever before, but there is more work to do, and my Administration is fighting every day to improve the lives of breast cancer patients, survivors, and their families. We have invested billions of dollars in critical research to better understand the causes of breast cancer, develop new diagnostic tools, and pursue innovative treatments. The Affordable Care Act has expanded access to lifesaving care for millions of Americans, including those affected by breast cancer, and requires most insurance plans to cover recommended preventive services, including mammograms, without copays. New protections under the law also eliminate annual and lifetime dollar limits on coverage and prohibit insurers from denying coverage because of pre-existing conditions, including cancer.

This month, as we honor those lost to breast cancer, let us join with the loved ones who celebrate their memory and the patients who battle this disease every day, as well as our Nation’s advocates, medical researchers, and health care providers. Together, we renew our commitment to better
prevent, detect, and treat breast cancer, and we continue our work toward a future free from cancer in all its forms.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 2014 as National Breast Cancer Awareness Month. I encourage citizens, government agencies, private businesses, nonprofit organizations, and all other interested groups to join in activities that will increase awareness of what Americans can do to prevent breast cancer.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9179 of September 30, 2014

National Cybersecurity Awareness Month, 2014

By the President of the United States of America

A Proclamation

Cyber threats pose one of the gravest national security dangers the United States faces. They jeopardize our country’s critical infrastructure, endanger our individual liberties, and threaten every American’s way of life. When our Nation’s intellectual property is stolen, it harms our economy, and when a victim experiences online theft, fraud, or abuse, it puts all of us at risk. During National Cybersecurity Awareness Month, we continue our work to make our cyberspace more secure, and we redouble our efforts to bring attention to the role we can each play.

Cyberspace touches nearly every part of our daily lives. It supports our schools and businesses, powers the grid that stretches across our Nation, and connects friends and families around the world. Our constant connection has led to revolutions in medicine and technology and has bettered our society, but it has also introduced new risks, especially to our finances, identity, and privacy. That is why last year I signed an Executive Order directing my Administration to identify the best ways to bolster our country's cybersecurity. And earlier this year, we delivered on that commitment by releasing the Cybersecurity Framework. A model of public-private cooperation, this Framework will help industry and Government strengthen the security and resiliency of our critical infrastructure. My Administration is also investing in new strategies and innovations that help keep pace with rapidly changing technology, and because cyberspace crosses every boundary, we will continue engaging with our international partners.

Americans of all ages can take action to raise the level of our collective cybersecurity, and the Department of Homeland Security's “Stop.Think.Connect.” campaign is empowering individuals to do their part. Everyone should utilize secure passwords online and change them regularly. Internet users should take advantage of all available methods to

130
protect their private accounts and information, and parents can teach their children not to share personal information over the Internet. Enhancing the security of our Nation’s digital infrastructure is a shared responsibility, and together we can protect our most important information systems. To learn more about safe cyber practices, visit www.DHS.gov/StopThinkConnect.

Our commitment to maintaining an open, secure, and reliable cyberspace ensures the Internet will remain an engine for economic growth and a platform for the free exchange of ideas. This month, we resolve to work together to meet this global challenge.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 2014 as National Cybersecurity Awareness Month. I call upon the people of the United States to recognize the importance of cybersecurity and to observe this month with activities, events, and training that will enhance our national security and resilience.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9180 of September 30, 2014

National Disability Employment Awareness Month, 2014

By the President of the United States of America
A Proclamation

Americans with disabilities lead thriving businesses, teach our children, and serve our Nation; they are innovators and pioneers of technology. In urban centers and rural communities, they carry forward our Nation’s legacy of hard work, responsibility, and sacrifice, and their contributions strengthen our economy and remind us that all Americans deserve the opportunity to participate fully in society. During National Disability Employment Awareness Month, we celebrate the Americans living with disabilities, including significant disabilities, who enrich our country, and we reaffirm the simple truth that each of us has something to give to the American story.

This year’s theme, “Expect. Employ. Empower.,” reminds us that every American has a right to dignity, respect, and a fair shot at success in the workplace. For too long, workers with disabilities were measured by what people thought they could not do, depriving our Nation and economy of the full talents and contributions of millions of Americans. Nearly 25 years ago, the Americans with Disabilities Act codified the promise of an equal opportunity for everyone who worked hard, and in the years since, Americans with disabilities have reached extraordinary heights. But when employees with disabilities are passed over in the workplace or denied fair accommodations, it limits their potential and threatens our democracy.

BARACK OBAMA
when disproportionate numbers of Americans with disabilities remain unemployed, more work must be done to achieve the spirit of what is one of the most comprehensive civil rights bills in the history of our country.

My Administration remains committed to tearing down the barriers that prevent Americans with disabilities from living fully independent, integrated lives. We have supported programs that more effectively prepare workers, including those with disabilities, for high-growth, high-demand careers, and we have found new ways to encourage businesses to foster flexible workplaces that are open to diverse skills. We are also working to ensure those living with disabilities have access to the resources that support employment, including accessible housing, transportation, and technology.

Meaningful careers not only provide ladders of opportunity into the middle class, but they also give us a sense of purpose and self-worth. When Americans with disabilities live without the fear of discrimination, they are free to make of their lives what they will. This month, we renew our commitment to cultivate a more inclusive workforce, and we continue our efforts to build a society where everyone who works hard has a chance to get ahead.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 2014 as National Disability Employment Awareness Month. I urge all Americans to embrace the talents and skills that individuals with disabilities bring to our workplaces and communities and to promote the right to equal employment opportunity for all people.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9181 of September 30, 2014

National Domestic Violence Awareness Month, 2014

By the President of the United States of America
A Proclamation

Domestic violence affects every American. It harms our communities, weakens the foundation of our Nation, and hurts those we love most. It is an affront to our basic decency and humanity, and it must end. During National Domestic Violence Awareness Month, we acknowledge the progress made in reducing these shameful crimes, embrace the basic human right to be free from violence and abuse, and recognize that more work remains until every individual is able to live free from fear.

Last month, our Nation marked the 20th anniversary of the Violence Against Women Act (VAWA). Before this historic law, domestic violence
was seen by many as a lesser offense, and women in danger often had no-
where to go. But VAWA marked a turning point, and it slowly transformed
the way people think about domestic abuse. Today, as 1 out of every 10
teenagers are physically hurt on purpose by someone they are dating, we
seek to once again profoundly change our culture and reject the quiet toler-
ance of what is fundamentally unacceptable. That is why Vice President
Joe Biden launched the 1is2many initiative to engage educators, parents,
and students while raising awareness about dating violence and the role we
all have to play in stopping it. And it is why the White House Task Force
to Protect Students from Sexual Assault and the newly launched “It’s On Us” campaign will address the intersection of sexual assault and dating vi-
olence on college campuses.

Since VAWA’s passage, domestic violence has dropped by almost two-
thirds, but despite these strides, there is more to do. Nearly two out of
three Americans 15 years of age or older know a victim of domestic vio-
lence or sexual assault, and domestic violence homicides claim the lives
of three women every day. When women and children are deprived of a
loving home, legal protections, or financial independence because they fear
for their safety, our Nation is denied its full potential.

My Administration is committed to reaching a future free of domestic vio-
lence. We are building public-private partnerships to directly address do-
nestic violence in our neighborhoods and workplaces, and we are helping
communities use evidence-based screening programs to prevent domestic
violence homicides. At the same time, the Federal Government is leading
by example, developing policies to ensure domestic violence is addressed
in the Federal workforce. New protections under the Affordable Care Act
provide more women with access to free screenings and counseling for do-
nestic violence. And when I proudly reauthorized VAWA last year, we ex-
panded housing assistance; added critical protections for lesbian, gay, bi-
sexual, and transgender Americans; and empowered tribal governments to
protect Native American women from domestic violence in Indian Country.

Our Nation’s success can be judged by how we treat women and girls, and
we must all work together to end domestic violence. As we honor the advoca-
tes and victim service providers who offer support during the darkest
moments of someone’s life, I encourage survivors and their loved ones who
are seeking assistance to reach out by calling the National Domestic Vio-

This month, we recognize the survivors and victims of abuse whose cour-
age inspires us all. We recommit to offering a helping hand to those most
in need, and we remind them that they are not alone.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim October 2014 as National
Domestic Violence Awareness Month. I call on all Americans to speak out
against domestic violence and support local efforts to assist victims of these
crimes in finding the help and healing they need.
IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirtyninth.

BARACK OBAMA

Proclamation 9182 of September 30, 2014

National Energy Action Month, 2014

By the President of the United States of America

A Proclamation

Safeguarding America’s energy future is an economic, environmental, and national security imperative. The energy choices we make today will have a substantial impact on the world we leave to our children and grandchildren. By pursuing an aggressive All-of-the-Above energy strategy, we can support economic growth and job creation, enhance energy security, and lay the foundation for a low-carbon energy future. During National Energy Action Month, we embrace our profound obligation to leave generations to come a cleaner, safer, more stable world, and we resolve to stand up, speak out, and fight for the urgent action this pivotal moment in history demands.

Our country’s energy sector is undergoing a significant transformation, and today we are closer to energy independence than we have been in decades. The United States generates more renewable energy—from sources like wind and solar power—than ever before, we are the number one natural gas producer in the world, and we are building the first nuclear power plants in over three decades. These gains have brought jobs back to America and created more than 55,000 new jobs. And since I took office, domestic energy-related emissions of carbon dioxide have declined. As our Nation produces more traditional energy and sets the groundwork for the energy sources of the future, our achievements demonstrate that there is no contradiction between a sound environment and a thriving economy.

A low-carbon, clean energy strategy can be an engine of growth for decades to come, but transitioning our economy takes time, and there is more work to do. That is why my Administration has made the largest investment in clean energy in American history, and why I have taken action to ensure our Nation is a leader in the energy sources of tomorrow. We have partnered with businesses that know investing in renewable energy is not only good for the environment, but also for their bottom line, and we are supporting training programs that will help 50,000 workers learn the skills clean energy companies are looking for. The Government is leading the way by deploying renewable energy on public lands and across federally subsidized housing and military installations. And I continue to support incentives for private investment in these energy sources, including Federal financing, which—during my Administration—has brought over $30 billion of capital to the clean energy sector.

As we are advancing low-carbon technologies and developing cleaner fuels, we are also working to promote energy efficiency. Cutting our energy waste
Proclamations

is one of the fastest, easiest, and cheapest ways to create jobs, save families
money, and reduce our carbon pollution. The buildings we live and work
in are responsible for about one-third of our greenhouse gases, and my Bet-
ter Buildings Challenge is on track to improve the energy efficiency of
thousands of multi-family homes, commercial buildings, and industrial
plants by 20 percent by the year 2020. We have set new fuel standards for
our cars and trucks so they will go twice as far on a gallon of gas by the
middle of the next decade and invested billions of dollars in energy up-
grades to Federal buildings. We have concrete strategies that are proven to
create jobs and reduce emissions, and we must all pledge to do our part.

The threat of climate change requires us to act now. We have a chance to
improve public health, protect our environment, and better our world, and
the American people have the skills and innovative spirit needed to seize
this opportunity. This month, we look forward and boldly declare our in-
tent to rise to the challenge of a changing world. As caretakers of our plan-
et, let us resolve to build a cleaner, more prosperous, and more secure
world for all of humanity.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim October 2014 as National
Energy Action Month. I call upon the citizens of the United States to recog-
nize this month by working together to achieve greater energy security, a
more robust economy, and a healthier environment for our children.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of
September, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
ninth.

BARACK OBAMA

Proclamation 9183 of September 30, 2014

National Substance Abuse Prevention Month, 2014

By the President of the United States of America

A Proclamation

Substance abuse disrupts our families, schools, and communities and limits
the success of young people across our country. It destroys relationships
and stands in the way of academic achievement. Every day, thousands of
young Americans try drugs or alcohol for the first time, and for many, this
decision will have a profound impact on their health and well-being. This
month, we join with families, schools, and local leaders to promote safe
and healthy neighborhoods and help ensure all our children have the sup-
port and resources they need to achieve their full potential.

Preventing substance use before it begins is the most effective way to elimi-
nate the damage caused by drugs and the abuse of alcohol. That is why
my Administration’s 2014 National Drug Control Strategy supports evi-
dence-based education and outreach programs that connect with young
people at schools, on college campuses, and in the workplace. This year,
through the Drug-Free Communities Support Program, we are investing in 680 local coalitions that are working to reduce substance use in cities and towns across our country. These partners raise awareness of the harms associated with drug and alcohol use and create supportive environments that foster good decisionmaking.

Substance use affects everyone, and each of us can play a part in helping the next generation make choices that support physical, mental, behavioral, and emotional health. Parents, mentors, and community members can model a healthy lifestyle and should talk with kids early and often about the dangers of drug and alcohol use. During National Substance Abuse Prevention Month, we recognize all those who work to prevent substance use in our neighborhoods, and we renew our commitment to building a safer, drug-free America. Together, we can make sure all children have the opportunity to pursue happy, fulfilling, and productive lives.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 2014 as National Substance Abuse Prevention Month. I call upon all Americans to engage in appropriate programs and activities to promote comprehensive substance abuse prevention efforts within their communities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirtieth day of September, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9184 of October 2, 2014

National Manufacturing Day, 2014

By the President of the United States of America
A Proclamation

With ingenuity and a determined spirit, hardworking Americans are creating products and unlocking new technologies that will shape our Nation and grow our economy. In uncertain times, our parents and grandparents built a robust manufacturing sector that spurred the world’s largest economy and strongest middle class. When our generation faced an economy in free fall and an industry on the brink of collapse, we bet on American resilience and American workers, and today innovative technologies, new wellsprings of manufacturing entrepreneurship, and our country’s increasing competitiveness are fueling a revitalization of American manufacturing. On National Manufacturing Day, we celebrate all those who proudly stand behind our goods and services made in America, and we renew our commitment to winning the race for the jobs of tomorrow.

America’s manufacturers have created jobs at the fastest pace in decades, adding more than 700,000 new jobs since February 2010. Factories are opening their doors and businesses are hiring new workers; companies that were shipping jobs overseas are bringing those jobs back to America. As we
work to rebuild a foundation of growth and prosperity, we have an opportunity to capitalize on this momentum and accelerate the resurgence of American manufacturing.

Ensuring that America is at the forefront of 21st century manufacturing requires research, investment, and a workforce with high-tech skills. That is why my Administration is investing in regional manufacturing hubs, which bring together private industry, leading universities, and public agencies to solve technology challenges too significant for any one firm. These partnerships will help develop cutting-edge technology and train workers in the skills they need for the next generation of American manufacturing. Across our country, we are creating magnets that attract good, high-tech manufacturing jobs—they have the potential to lift up our communities, spark technology that jumpstarts new industries, and fundamentally change the way we build things in America.

My Administration continues to encourage manufacturing production and investment because the next revolution in manufacturing should be an American revolution, and our Nation’s promise of opportunity should be within the reach of everyone willing to work for it. In response to my call to action and as part of the first-ever White House Maker Faire, more than 90 mayors and local leaders have committed to increase access to manufacturing spaces and equipment in their communities, and to provide the chance for more students and adults to become Makers and manufacturing entrepreneurs. The Federal Government is leading the way by expanding access to more than $5 billion worth of Federal technology. Together, we are building an economy that works for all Americans.

On National Manufacturing Day, more than 1,600 American manufacturers will open their doors and take up the important work of inspiring our young people to pursue careers in manufacturing and engineering. Today’s science, technology, engineering, and math graduates will power the next chapter of American production and innovation, and harnessing their potential is an economic imperative.

When our manufacturing base is strong, our entire economy is strong. Today, we continue our work to bolster the industry at the heart of our Nation. With grit and resolve, we can create new jobs and widen the circle of opportunity for more Americans.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 3, 2014, as National Manufacturing Day. I call upon the people of the United States to observe this day with programs and activities that highlight the contributions of American manufacturers, and I encourage all Americans to visit a manufacturer in their local community.

IN WITNESS WHEREOF, I have hereunto set my hand this second day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Fires can take lives, devastate communities, and destroy our homes and businesses. They pose a threat to Americans across our Nation, and they cost us billions of dollars each year. As we mark Fire Prevention Week, we emphasize the importance of taking steps to prevent fires, and we recognize the selflessness of those who answer the call to fight these blazes, placing themselves in danger to help others.

All Americans can protect themselves by taking precautions to guard against fires. This week’s theme, “Smoke Alarms Save Lives: Test Yours Every Month,” reminds us of the importance of installing and maintaining smoke alarms in the places we live and work. Powerful and unpredictable, fire spreads rapidly and widely. That is why I encourage every American to develop and practice fire evacuation plans that will allow for swift exits from regularly visited places. It is our responsibility to teach our children about fire prevention and do everything we can to protect our loved ones during these emergencies. To learn more about fire safety, visit www.Ready.gov.

This year, our Nation has suffered tragic losses as wildfires ravage States across our country. As wildfires increase in frequency and intensity in a changing climate, fire prevention and planning only become more urgent. My Administration continues to take action to increase our Nation’s preparedness and resiliency, and every person can do his or her part. Americans who live near woodlands should clear flammable vegetation away from homes and buildings, and everyone can be ready by making an emergency kit and discussing evacuation routes and emergency plans with their families.

We owe a great debt to our brave first responders and firefighters who run toward the scene of a disaster to fight fires. They are heroes who demonstrate courage, determination, and professionalism every day as they battle flames and smoke and teach their neighbors how to protect themselves. During Fire Prevention Week, we recognize our duty to be vigilant and take action to avert fires, and we remember the sacrifices of those who gave their lives so others might live.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States do hereby proclaim October 5 through October 11, 2014, as Fire Prevention Week. On Sunday, October 12, 2014, in accordance with Public Law 107–51, the flag of the United States will be flown at half-staff at all Federal office buildings in honor of the National Fallen Firefighters Memorial Service. I call on all Americans to participate in this observance with appropriate programs and activities and by renewing their efforts to prevent fires and their tragic consequences.
IN WITNESS WHEREOF, I have hereunto set my hand this third day of Oc-
tober, in the year of our Lord two thousand fourteen, and of the Independ-
ence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9186 of October 3, 2014

Child Health Day, 2014

By the President of the United States of America
A Proclamation

All children deserve equal opportunities to realize their potential and reach their dreams. Securing this promise for our daughters and sons begins with ensuring their health and well-being. As we pause on Child Health Day to reflect on this profound obligation, let us recommit to fostering a society where there are no limits to what our Nation’s young people can achieve.

The Affordable Care Act supports children’s health not only by expanding access to quality, affordable health insurance for millions of Americans, but also by guaranteeing that most health plans cover recommended preventive services for children without copays, including immunizations and developmental screenings. Millions of children are already benefitting from this care, and even more will be protected in the years to come. As kids grow, the Affordable Care Act continues to support their health by prohibiting insurance companies from denying coverage to children with pre-existing conditions and allowing young adults to stay on a parent’s health insurance plan until age 26. This builds on the successes of Medicaid and the Children’s Health Insurance Program, which have significantly reduced the percentage of uninsured children.

When more than one-third of American children and adolescents are overweight or obese, expanding access to nutritious foods and opportunities for physical activity is an urgent health issue. Working with both the public and private sectors, First Lady Michelle Obama’s Let’s Move! initiative is making it easier for parents and children to make healthy choices that put kids on the path to a bright future during their earliest months and years.

As a Nation, we have an obligation to invest in the health of future generations by protecting our planet and our environment. In the past 30 years, asthma rates have doubled, and as air pollution gets worse, more kids will suffer. Clean air and water are essential to the well-being of our children and grandchildren, and we must work today to secure their tomorrow. My Administration has taken action and will continue to pursue policies that reduce harmful air pollution, improve water quality, and protect communities from toxic chemical exposures.

When young Americans have the opportunity to live healthy and safe lives, they are free to pursue their full measure of happiness. Today, we continue our work to support our children’s health and build a Nation where all our daughters and sons can thrive.
Proc. 9187  Title 3—The President

The Congress, by a joint resolution approved May 18, 1928, as amended (36 U.S.C. 105), has called for the designation of the first Monday in October as Child Health Day and has requested that the President issue a proclamation in observance of this day.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim Monday, October 6, 2014, as Child Health Day. I call upon families, educators, child health professionals, faith-based and community organizations, and all levels of government to help ensure America’s children are healthy.

IN WITNESS WHEREOF, I have hereunto set my hand this third day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9187 of October 3, 2014

German-American Day, 2014

By the President of the United States of America

A Proclamation

America is and always has been a Nation of immigrants, and from our earliest days, German Americans have contributed to our national identity. Germans were among the first settlers in the original 13 Colonies, bringing their talents and ideas across the ocean to a new and unfamiliar world. And today, with their descendants and all who followed in their path, we continue to perfect our Union together. On German-American Day, we recognize their distinctive identity and the ways they enrich our country.

German Americans helped build our Nation, and every day they contribute to its growth. As they teach in our schools, farm in our heartland, and serve in our Armed Forces, their German roots offer a sense of their place in the American story. From a land of poets and thinkers, they brought passion for music, science, and art, fortifying our culture and broadening our understanding of the world. Our greatest cities and our biggest advances reflect their daring spirit and diverse contributions.

As we consider our German-American history, we are also reminded that the United States and Germany are vital partners. With the 25th anniversary of the fall of the Berlin Wall approaching, our security and prosperity remain interwoven, and our friendship continues as we work together in pursuit of a more peaceful, stable world. On this occasion, may citizens from both sides of the Atlantic draw strength from the legacy of our Nation’s earliest immigrants who boldly pushed forward in unforgiving times. May our shared past continue to inspire us as we face new challenges in our own time.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim October 6, 2014, as Ger-
man-American Day. I encourage all Americans to learn more about the his-
tory of German Americans and reflect on the many contributions they have
made to our Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this third day of Oc-
tober, in the year of our Lord two thousand fourteen, and of the Indepen-
dence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9188 of October 3, 2014

To Modify the List of Beneficiary Developing Countries
Under the Trade Act of 1974

By the President of the United States of America
A Proclamation

1. Sections 501(1) and (4) of the Trade Act of 1974 (the “1974 Act”) (19
U.S.C. 2461(1) and (4)), provide that, in determining whether duty-free
 treatment would be appropriate under the Generalized System of Pref-
 erences, the President shall have due regard for, among other factors, the
effect such action would have on furthering the economic development of
a beneficiary developing country through the expansion of its exports and
the extent that the beneficiary developing country would be competitive
 with respect to eligible articles. Section 502(c) of the 1974 Act (19 U.S.C.
2462(c)), provides that, in determining whether to designate any country as
a beneficiary developing country, the President shall take into account vari-
ous factors, including the country’s level of economic development, the
country’s per capita gross national product, the living standards of its in-
habitants, and any other economic factors he deems appropriate. Section
502(d)(1) of the 1974 Act (19 U.S.C. 2462(d)(1)), authorizes the President
to withdraw or suspend the designation of any country as a beneficiary de-
veloping country after considering the factors set forth in sections 501 and
2462(f)(2)), requires the President to notify the Congress and the affected
country, at least 60 days before termination, of the President’s intention to
terminate the affected country’s designation as a beneficiary developing
country.

2. Consistent with section 502(d) of the 1974 Act, and having considered
the factors set forth in sections 501 and 502(c), I have determined that Rus-

sia is sufficiently advanced in economic development and improved in
trade competitiveness that it is appropriate to terminate the designation of
Russia as a beneficiary developing country effective October 3, 2014. I noti-
fied the Congress and Russia on May 7, 2014, of my intent to terminate
Russia’s designation. In order to reflect the termination of Russia’s designa-
tion as a beneficiary developing country, I have determined that it is appro-
appropriate to modify general notes 4(a) and 4(d) and pertinent subheadings of
the Harmonized Tariff Schedule of the United States (HTS).
3. Section 604 of the 1974 Act (19 U.S.C. 2483), authorizes the President to embody in the HTS the substance of the relevant provisions of that Act, and of other Acts affecting import treatment, and actions thereunder, including removal, modification, continuance, or imposition of any rate of duty or other import restriction.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, including but not limited to title V and section 604 of the 1974 Act, do proclaim that:

(1) The designation of Russia as a beneficiary developing country is terminated, effective on October 3, 2014.

(2) In order to reflect the termination of Russia’s designation as a beneficiary developing country, general notes 4(a) and 4(d) and pertinent subheadings of the HTS are modified as set forth in the Annex to this proclamation.

(3) Any provisions of previous proclamations and Executive Orders that are inconsistent with the actions taken in this proclamation are superseded to the extent of such inconsistency.

IN WITNESS WHEREOF, I have hereunto set my hand this third day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
ANNEX
MODIFICATION TO THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES

Effective with respect to articles entered, or withdrawn from warehouse for consumption, on or after October 3, 2014:

1. General Note 4(a) to the Harmonized Tariff Schedule of the United States (HTS) is modified by: deleting "Russia" from the list entitled "Independent Countries".

2. General Note 4(d) to the HTS is modified:

   A. by striking the following subheadings and the country set out opposite them:

   2843.90.00 Russia
   4412.39.30 Russia
   7202.49.50 Russia
   7407.29.34 Russia
   7604.10.50 Russia
   8104.11.00 Russia
   8108.90.60 Russia
   8112.92.60 Russia

   B. by deleting the country "Russia" set out opposite the following HTS subheadings:

   7408.11.60
   7606.12.30

3. The following HTS subheadings are modified by deleting from the Rates of Duty-Special subcolumn, from the parenthetical expression following the duty rate of "Free", the Symbol "A" and by inserting in lieu thereof "A":

   2843.90.00  8104.11.00
   4412.39.30  8108.90.60
   7202.49.50  8112.92.60
   7407.29.34
   7604.10.50
Leif Erikson Day, 2014

By the President of the United States of America
A Proclamation

At a time when much of the world remained unknown, Leif Erikson—a son of Iceland and grandson of Norway—left his Nordic homeland and sailed westward across an unrelenting ocean. Landing in present-day Canada more than 1,000 years ago, Erikson and his crew became the first Europeans known to reach North America. In this new world, they discovered a land rich with natural resources and established their first settlement, Vinland. Today, we recognize their courageous spirit and the daring exploration that forged a path for centuries of exchange, innovation, and opportunity.

More than 800 years after this historic voyage, a group of Norwegian immigrants boarded a ship named Restauration, and with the same sense of hope and determination shared by Erikson and his crew, they crossed the Atlantic in pursuit of the freedoms promised in America. On October 9, 1825, they arrived in New York City, becoming the first organized group of immigrants from Norway to reach the United States. Together, they wrote a chapter of our two countries’ interconnected story and opened the doors to opportunity for the hundreds of thousands of Norwegians who would follow, enriching our communities and bettering our Nation.

This year, we also celebrate the 200th anniversary of the adoption of Norway’s constitution, a charter influenced by America’s founding documents, and we are reminded of the powerful bonds between our two nations and the values and ideals our people embrace. As we reflect on our common past, we rededicate ourselves to preserving all that has brought us together: the story of a fearless leader who reached for new possibilities; our shared commitment to self-determination and freedom; and the simple truth that has drawn immigrants to our shores—in America, anyone who works hard should be able to get ahead.

Today, there is more work to do to strengthen these promises, and we require bold thinkers and explorers to achieve what we know can be possible. The far reaches of our universe and the depths of our oceans remain unexplored, and the next frontiers in science, medicine, and technology await a new generation of innovators and entrepreneurs. As a Nation, let us carry forward the spirit of Leif Erikson and seize the future together.

To honor Leif Erikson and celebrate our Nordic-American heritage, the Congress, by joint resolution (Public Law 88–566) approved on September 2, 1964, has authorized the President of the United States to proclaim October 9 of each year as “Leif Erikson Day.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim October 9, 2014, as Leif Erikson Day. I call upon all Americans to observe this day with appropriate ceremonies, activities, and programs to honor our rich Nordic-American heritage.
IN WITNESS WHEREOF, I have hereunto set my hand this eighth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9190 of October 10, 2014

National School Lunch Week, 2014

By the President of the United States of America
A Proclamation

Ensuring access to balanced, healthy meals for all young people is essential to their success, and it is our responsibility as a Nation. Today, more than 30 million children depend on the National School Lunch Program for daily nutrition, and more than 13 million children are able to start their school day with a full stomach because of the School Breakfast Program. For many young people, these programs are the only regular source of food. That is why it is more important than ever to strengthen them and make sure they are supporting healthy lifestyles in classrooms across America. During National School Lunch Week, we encourage schools to expand access to nutritious food options, and we salute all those who work in our Nation’s school cafeterias and food preparation centers. Every day they provide essential meals to America’s students, contributing to their well-being and helping make sure they can fulfill their potential.

In 1946, President Harry Truman signed the National School Lunch Act, which provided meals for over 7 million children in its first year. Since then, more than 220 billion lunches have been served, and my Administration is proud to continue building on this legacy—not just by increasing access to breakfasts and lunches, but also by working to improve their quality and nutritional value. When more than one-third of American children and adolescents are overweight or obese—and as a result, are at risk for conditions like high blood pressure, high cholesterol, and Type 2 diabetes—ensuring access to healthy foods at schools helps support academic performance and improves children’s overall health.

In 2010, I signed the Healthy, Hunger-Free Kids Act in order to raise nutritional standards and expand access to healthy meals. This year—in many of the more than 22,000 eligible schools across our country—educators and food service professionals are able to serve all their students free, nutritious breakfasts and lunches. Students now have more opportunities to eat healthy foods than ever before, including new options in vending machines and a la carte lines. And First Lady Michelle Obama’s Let’s Move! initiative has brought communities, schools, and elected officials together to promote nutrition and healthy lifestyles and empower children to make healthy choices in school and at home.

By expanding access to nutritious meals, we can help put young people on the path to good health from their earliest days. When we provide our children with opportunities to live prosperous and productive lives, we build
Title 3—The President

a Nation where all kids can reach their dreams and achieve the bright futures they deserve.

The Congress, by joint resolution of October 9, 1962 (Public Law 87–780), as amended, has designated the week beginning on the second Sunday in October each year as “National School Lunch Week” and has requested the President to issue a proclamation in observance of this week.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim the week of October 12 through October 18, 2014, as National School Lunch Week. I call upon all Americans to join the dedicated individuals who administer the National School Lunch Program in appropriate activities that support the health and well-being of our Nation’s children.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9191 of October 10, 2014

International Day of the Girl, 2014

By the President of the United States of America
A Proclamation

In every community across the globe, girls and women should have the opportunity to learn, grow, and achieve their full potential. All nations have a responsibility to protect the basic human rights of all people, and when they do—when girls and women are fully valued as equal participants in a country’s politics and economy—societies are more likely to succeed.

But throughout the world, too many girls and women are subjected to laws and traditions that serve only to oppress and exclude. Gender-based violence—from domestic violence and human trafficking to genital cutting and early and forced marriage—condemns girls to cycles of dependence, fear, and abuse. Harmful cultural norms and prejudices that tell young women how they are expected to look and act deny the dignity and equality we want for all our daughters. On International Day of the Girl, we stand with girls, women, and male and female advocates in every country who are calling for freedom and justice, and we renew our commitment to build a world where all girls feel safe, supported, and encouraged to pursue their own measure of happiness.

Promoting gender equality and lifting up the status of girls and women have been central to my Administration’s national security strategy and foreign policy. We are supporting quality education for girls around the world, advancing policies that enable women and families to live healthier lives, and investing in programs that help nations prevent and respond to violence against girls and women. We are also working to end human trafficking, a crime that affects far too many communities both here at home and around the globe, and of which many victims are girls and women.
As we work to transform the lives of girls and women abroad, we have also redoubled our efforts to ensure there are no barriers to their success here at home. Vice President Joe Biden’s 1is2many initiative is raising awareness about the high rates of teen dating violence, and my Administration is engaging school districts, college students, and community members as part of our effort to end sexual assault and domestic violence. Through the Affordable Care Act, we have expanded access to quality, affordable health care to more girls and prohibited insurers from charging them extra simply because of their gender. We continue to invest in community efforts to reduce teen pregnancy. And we have made it a priority to educate and inspire our youngest girls by increasing opportunities for high-quality preschool. As they grow, we will make certain they receive the education and training needed to succeed in the jobs of today and tomorrow—jobs that we are working to ensure will offer equal pay for equal work.

As Americans, we must see the hopes and dreams of our own girls and realize that these are the same dreams of girls around the world. We cannot afford to silence the girl who holds the key to changing her community, or the voice that speaks up to call for peace or further scientific discovery. We cannot allow violence to snuff out the aspirations of young women in America, and we must not accept it anywhere in the world. Today, we resolve to do more than simply shine a light on inequality. With partners across the globe, we support the girls who reach for their future in the face of unimaginable obstacles, and we continue our work to change attitudes and shift beliefs until every girl has the opportunities she deserves to shape her own destiny and fulfill her boundless promise.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 11, 2014, as International Day of the Girl. I call upon all Americans to observe this day with programs, ceremonies, and activities that advance equality and opportunity for girls everywhere.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9192 of October 10, 2014

General Pulaski Memorial Day, 2014

By the President of the United States of America
A Proclamation

More than 200 years ago, Brigadier General Casimir Pulaski answered the call of our fledgling Nation as we sought to secure liberty and justice. A Polish-born leader, he fought and sacrificed his life for a country not fully his own. He understood that the promise of our new Nation was not about circumstance of birth, but rather a set of beliefs and unalienable rights. Today, we pay tribute to a hero of the American Revolutionary War, and
we celebrate the contributions that generations of Polish-Americans have made to the country for whose independence Pulaski took up arms.

As a young man, Casimir Pulaski fought for Polish sovereignty, defending his homeland from foreign occupation with courage and bravery. After many years, his confederation was overpowered, and he was exiled to France where he met Benjamin Franklin. With Franklin, Pulaski discussed America’s struggle to throw off the tyranny of an empire, and in 1777, Pulaski crossed the Atlantic to stand with a small band of patriots.

In America, Pulaski served with honor and distinction. During battle, he aided George Washington and—because of his leadership and skill on horseback—became known as the “Father of the American Cavalry.” But tragically in October of 1779, as Pulaski led his troops during the siege of Savannah, Georgia, he was mortally wounded. While he was not witness to the conclusion of the war, his memory is forever enshrined in the pages of its history.

Pulaski’s life represents only one chapter in the Polish people’s long and storied legacy of fighting for freedom. This year, we celebrated the 25th anniversary of an election where, for the first time, the people of Poland had a choice. The culmination of centuries of struggle, it marked the beginning of a new course for Poland—one that has ushered in the return of democracy and demonstrated the enduring strength of the ideals our two nations share. As we also recognize the 15th anniversary of Poland’s membership in NATO, we are proud to call Poland one of our strongest and closest allies, and we are reminded that the blessings of liberty must be earned and renewed by every generation.

On General Pulaski Memorial Day, we reflect on the beginnings of our relationship with Poland. In the centuries since, Polish immigrants have sought the opportunities in America that Pulaski helped secure, and as they have, our nations’ bonds of friendship have grown stronger. As we renew our commitment to honoring all those who fought for the freedom of our new Nation, let us resolve to stand with developing democracies around the world and with all people yearning to be free.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 11, 2014, as General Pulaski Memorial Day. I encourage all Americans to commemorate this occasion with appropriate programs and activities paying tribute to Casimir Pulaski and honoring all those who defend the freedom of our Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9193 of October 10, 2014

Columbus Day, 2014

By the President of the United States of America

A Proclamation

When Christopher Columbus—a son of Genoa, Italy—set sail across the Atlantic, no one could imagine the profound and lasting impact he would have on the world. In search of a westward route to Asia, he instead spotted the Bahamas. As dawn broke on October 12, 1492, Columbus’s crew set foot on a Caribbean island and changed the course of history. For much of Europe, this marked the discovery of the New World, and it set in motion the more than five centuries that have followed.

In a new world, explorers found opportunity. They endured unforgiving winters and early hardship. They pushed west across a continent, charting rivers and mountains, and expanded our understanding of the world as they embraced the principle of self-reliance.

In a new world, a history was written. It tells the story of an idea—that all women and men are created equal—and a people’s struggle to fulfill it. And it is a history shared by Native Americans, one marred with long and shameful chapters of violence, disease, and deprivation.

In a new world, a Nation was born. A resolute people fought for democracy, liberty, and freedom from tyranny. They secured fundamental rights to expression, petition, and free exercise of religion and built a beacon of hope to people everywhere who cherish these ideals.

Columbus’s historic voyage ushered in a new age, and since, the world has never been the same. His journey opened the door for generations of Italian immigrants who followed his path across an ocean in pursuit of the promise of America. Like Columbus, these immigrants and their descendants have shaped the place where they landed. Italian Americans have enriched our culture and strengthened our country. They have served with honor and distinction in our Armed Forces, and today, they embrace their rich heritage as leaders in our communities and pioneers of industry.

On Columbus Day, we reflect on the moment the world changed. And as we recognize the influence of Christopher Columbus, we also pay tribute to the legacy of Native Americans and our Government’s commitment to strengthening their tribal sovereignty. We celebrate the long history of the American continents and the contributions of a diverse people, including those who have always called this land their home and those who crossed an ocean and risked their lives to do so. With the same sense of exploration, we boldly pursue new frontiers of space, medicine, and technology and dare to change our world once more.

In commemoration of Christopher Columbus’s historic voyage 522 years ago, the Congress, by joint resolution of April 30, 1934, and modified in 1968 (36 U.S.C. 107), as amended, has requested the President proclaim the second Monday of October of each year as “Columbus Day.”

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim October 13, 2014, as Columbus Day. I call upon the people of the United States to observe this day with appropriate
Title 3—The President

proc. 9194

Ceremonies and activities. I also direct that the flag of the United States be displayed on all public buildings on the appointed day in honor of our diverse history and all who have contributed to shaping this Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

Barack Obama

Proclamation 9194 of October 10, 2014

Establishment of the San Gabriel Mountains National Monument

By the President of the United States of America
A Proclamation

Known as the crown to the Valley of Angels, the peaks of the San Gabriel Mountains frame the Los Angeles skyline. Over 15 million people live within 90 minutes of this island of green, which provides 70 percent of the open space for Angelenos and 30 percent of their drinking water. Millions recreate and rejuvenate in the San Gabriels each year, seeking out their cool streams and canyons during the hot summer months, their snowcapped mountains in the winter, and their trail system and historic sites throughout the year.

The San Gabriels are some of the steepest and most rugged mountains in the United States. Situated adjacent to the mighty San Andreas Fault, the mountains are geologically active, migrating northwest at an average of 2 inches each year. Deep canyons, many with precious perennial streams, score the mountain peaks—north toward the arid Mojave Desert and south to the temperate San Gabriel Valley.

The rich cultural history of these mountains echoes their striking geologic features and ecological diversity. Cultural resources represent successive layers of history, including that of Native Americans, Spanish missionaries and colonialists, Mexican rancheros, and Euro-American settlers and prospectors. Native American history runs deep, at least 8,000 years, exemplified by the Aliso-Arrastre Special Interest Area known for its heritage resource values, including several rock art and cupules features, the concentration of which is unique to southern California. Due to urban development and natural processes, this area also contains the best preserved example of a Gabriellino pictograph that characterizes the California Tradition of rock painting.

Early European explorers’ use of the area consisted mainly of early explorers traveling through the area. Over time, land grants, Spanish missions, and townsites surrounded the mountains, relying heavily on them for water, building supplies, and game.

By the 1840s, gold prospectors poured into the mountains. Large placer and lode mining operations were established in the San Gabriels, with mixed success. The historic mining town of Eldoradoville, located along the East

150
Proclamations  Proc. 9194

Fork of the San Gabriel River, had at its peak in 1861 a population of over 500 miners, with general stores, saloons, and dance halls along with numerous mining camps of tents, wooden shacks, and stone cabins along the river.

In the early 20th century, responding to the burgeoning interest of urban dwellers in backcountry hiking and weekend rambling, a number of trails, lodges, and camps—many of which were accessible only by horseback or on foot—were constructed throughout the mountains. Remnants of these historic resorts, which attracted local residents and Hollywood stars alike, can still be seen and are important aspects of the region's social and cultural history.

Enthusiasm for recreating in the mountains continues today. The San Gabriels offer hundreds of miles of hiking, motorized, and equestrian trails, including several National Recreational Trails and 87 miles of the Pacific Crest National Scenic Trail. In the footprint of the resorts of the Great Hiking Era, many visitors partake of Forest Service campgrounds built on the foundations of early 20th-century lodges and resorts. In a region with limited open space, the mountains are the backyard for many highly urbanized and culturally diverse populations within Los Angeles, underscoring the need for strong partnerships between this urban forest and neighboring communities.

The mountains have hosted world-class scientists, studying the terra firma at their feet as well as the distant galactic stars. Astronomer Edwin Hubble performed critical calculations from his work at the Mt. Wilson Observatory, including his discovery that some nebulae were actually galaxies outside our own Milky Way. Assisted by Milton Humason, he also discovered the presence of the astronomical phenomenon of redshift that proved the universe is expanding. Also on Mt. Wilson, Albert Michelson, America's first Nobel Prize winner in a science field, conducted an experiment that provided the first modern and truly accurate measurement of the speed of light. Closer to earth, the San Dimas Experimental Forest, established in 1933 as a hydrologic laboratory, continues the study of some of our earliest and most comprehensively monitored research watersheds, providing crucial scientific insights.

Although proximate to one of America's most urban areas, the region has untrammeled wilderness lands of the highest quality, including four designated wilderness areas: San Gabriel, Sheep Mountain, Pleasant View Ridge, and Magic Mountain. These lands provide invaluable backcountry opportunities for the rapidly expanding nearby communities and also provide habitat for iconic species including the endangered California condor and least Bells’ vireo, and the Forest Service Sensitive Nelson’s bighorn sheep, bald eagle, and California spotted owl. Inventoried roadless areas and lands recommended for designation as Wilderness also provide important habitat, including a connectivity corridor important for wide ranging species, such as the mountain lion.

The importance of the San Gabriels’ watershed values was recognized early. As early as the late 1800s, local communities petitioned to protect the mountains for their watershed values. As a result, President Benjamin Harrison established the San Gabriel Timberland Reserve in 1892, the precursor to the Angeles National Forest.

151
Reflecting the needs of the nearby population centers, the San Gabriels host an array of flood control and water storage, delivery, and diversion infrastructure, including six large retention dams as well as numerous telecommunications and utility towers.

The San Gabriels’ rivers not only provide drinking water but are also areas of high ecological significance supporting rare populations of native fish, including the threatened Santa Ana sucker. The San Gabriel River supports rare arroyo chub and Santa Ana speckled dace, a species found only in the Los Angeles Basin. Little Rock Creek tumbles down from the northern escarpment to the Mojave Desert below and supports important populations of the endangered mountain yellow-legged frog and arroyo toad, as well as the threatened California red-legged frog. On the slopes of Mt. San Antonio, San Antonio Creek rushes through an alpine canyon studded with stalwart bigcone Douglas fir, and the magnificent 75-foot San Antonio Falls draw thousands of visitors every year.

In addition to rivers, the San Gabriels contain two scenic lakes, both formed by the area’s remarkable geologic forces. The alpine Crystal Lake, found high in the mountains, was formed from one of the largest landslides on record in southern California. Jackson Lake is a natural sag pond, a type of pond formed between the strands of an active fault line—in this case, the San Andreas.

Climatic contrasts in the San Gabriels range from the northern slope desert region, home to Joshua trees and pinyon pines, to high-elevation white fir and a notable stand of 1,000-year-old limber pines. Vegetation communities, including chaparral and oak woodland, represent a portion of the rare Mediterranean ecosystem found in only 3 percent of the world. Mediterranean climate zones have high numbers of species for their area.

The San Gabriels also provide suitable habitat for 52 Forest Service Sensitive Plants and as many as 300 California-endemic species, including Pierson’s lupine and San Gabriel bedstraw, that occur only in the San Gabriel range.

The mountains harbor several of California’s signature natural vegetation communities, including the drought-tolerant and fire-adapted chaparral shrubland, which is the dominant community and includes scrub oaks, chamise, manzanita, wild lilac, and western mountain-mahogany. Mixed conifer forest is an associated vegetation community comprising Jeffrey pine, sugar pine, white fir, and riparian woodlands including white alder, sycamore, and willow. These communities provide habitat for numerous native wildlife and insect species, including agriculturally important pollinators, the San Gabriel Mountains slender salamander, San Bernardino Mountain kingsnake, song sparrow, Peregrine falcon, mule deer, and Pallid bat.

WHEREAS section 2 of the Act of June 8, 1906 (34 Stat. 225, 16 U.S.C. 431) (the “Antiquities Act”), authorizes the President, in his discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest situated upon the lands owned or controlled by the Government of the United States to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected; and
Proclamations

WHEREAS it is in the public interest to preserve and protect the objects of scientific and historic interest at the San Gabriel Mountains;

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by the authority vested in me by section 2 of the Antiquities Act, hereby proclaim the objects identified above that are situated upon lands and interests in lands owned or controlled by the Government of the United States to be the San Gabriel Mountains National Monument (monument) and, for the purpose of preserving those objects, reserve as a part thereof all lands and interests in lands owned or controlled by the Government of the United States within the boundaries described on the accompanying map entitled, “San Gabriel Mountains National Monument” and the accompanying legal description, which are attached to and form a part of this proclamation.

These reserved Federal lands and interests in lands encompass approximately 346,177 acres, which is the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries of the monument are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, leasing, or other disposition under the public land or other Federal laws, including location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing, other than by exchange that furthers the protective purposes of the monument, or disposition of materials under the Materials Act of 1947 in a manner that is consistent with the proper care and management of the objects protected by this proclamation.

The establishment of this monument is subject to valid existing rights. Lands and interests in lands within the monument’s boundaries not owned or controlled by the United States shall be reserved as part of the monument upon acquisition of ownership or control by the United States. To the extent allowed by applicable law, the Secretaries of Agriculture and the Interior shall manage valid Federal mineral rights existing within the monument as of the date of this proclamation in a manner consistent with the proper care and management of the objects protected by this proclamation.

Nothing in this proclamation shall be construed to alter the valid existing water rights of any party, including the United States.

Nothing in this proclamation shall be construed to interfere with the operation or maintenance, nor with the replacement or modification within the existing authorization boundary, of existing water resource, flood control, utility, pipeline, or telecommunications facilities that are located within the monument, subject to the Secretary of Agriculture’s special uses authorities and other applicable laws. Existing water resource, flood control, utility, pipeline, or telecommunications facilities located within the monument may be expanded, and new facilities may be constructed within the monument, to the extent consistent with the proper care and management of the objects protected by this proclamation, subject to the Secretary of Agriculture’s special uses authorities and other applicable law.

The Secretary of Agriculture (Secretary) shall manage the monument through the Forest Service, pursuant to applicable legal authorities, consistent with the purposes and provisions of this proclamation. The Secretary shall prepare, within 3 years of the date of this proclamation and in
consultation with the Secretary of the Interior, a management plan for the
monument and shall promulgate such regulations for its management as
deemed appropriate. The Secretary shall provide for maximum public in-
volvement in the development of that plan, including, but not limited to,
consultation with tribal, State, and local government, as well as community
environmental conservation, health, and justice organizations. The plan
shall provide for protection and interpretation of the scientific and historic
objects identified above and for continued public access to those objects,
consistent with their protection. To the maximum extent permitted by
other applicable law and consistent with the purposes of the monument,
the plan shall protect and preserve Indian sacred sites, as defined in sec-
tion 1(b) of Executive Order 13007 of May 24, 1996, and access by Indian
tribal members for traditional cultural, spiritual, and tree and forest prod-
uct-, food-, and medicine-gathering purposes.

Nothing in this proclamation shall be construed to enlarge or diminish the
rights of any Indian tribe as defined in section 1(b) of Executive Order
13007.

The Secretary shall prepare a transportation plan that specifies and imple-
ments such actions necessary to protect the objects identified in this procla-
mation, including road closures and travel restrictions. For the purpose
of protecting the objects identified above, except for emergency or author-
ized administrative purposes, the Secretary shall limit all motor vehicle use
to designated roads, trails, and, in the Secretary’s discretion, those author-
ized off-highway vehicular use areas existing as of the date of this procla-
mation.

The Secretary shall, in developing any management plans and any manage-
ment rules and regulations governing the monument, consult with the Sec-
retary of the Interior. The final decision to issue any management plans
and any management rules and regulations rests with the Secretary of Agri-
culture. Management plans or rules and regulations developed by the Sec-
retary of the Interior governing uses within national parks or other national
monuments administered by the Secretary of the Interior shall not apply
within the monument.

Nothing in this proclamation shall be construed to enlarge or diminish the
jurisdiction of the State of California with respect to fish and wildlife man-
agement.

Laws, regulations, and policies followed by the United States Forest Ser-
tice in issuing and administering grazing permits or leases on all lands
under its jurisdiction shall continue to apply with regard to the lands in
the monument in a manner consistent with the proper care and manage-
ment of the objects protected by this proclamation.

Nothing in this proclamation shall be construed to alter the authority or re-
sponsibility of any party with respect to emergency response activities
within the monument, including wildland fire response. The Secretary may
carry out vegetative management treatments within the monument, except
that timber harvest and prescribed fire may only be used when the Sec-
retary determines it appropriate to address the risk of wildfire, insect infes-
tation, or disease that would endanger the objects identified above or im-
peril public safety.
Recognizing the proximity of the monument to Class B airspace and that a military training route is over the monument, nothing in this proclamation shall be deemed to restrict general aviation, commercial, or military aircraft operations, nor the designation of new units of special use airspace or the establishment of military flight training routes, over the monument.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the monument shall be the dominant reservation.

Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of the monument and not to locate or settle upon any of the lands thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this tenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
SAN GABRIEL MOUNTAINS NATIONAL MONUMENT

ANGELES & SAN BERNARDINO NATIONAL FORESTS

PACIFIC SOUTHWEST REGION

Boundary Description

The San Gabriel Mountains National Monument is located in the California Region of the U.S.D.A. Forest Service, on the Angeles and San Bernardino National Forests, situated in Township 5 North, Range 11 West, Township 4 North, Ranges 8–14 West, Township 3 North, Ranges 7–12 West, Township 2 North, Ranges 7–12 West, and Township 1 North, Ranges 8–10 West, San Bernardino Base Line and Meridian, in the County of Los Angeles and San Bernardino, State of California.

The San Gabriel Mountains National Monument is more particularly described as follows:

Beginning at a point located within the Angeles National Forest boundary, said point being the Section Corner of Sections 11, 12, 13 and 14, T.3N., R.8W., as shown on the Mount San Antonio quadrangle;

thence northerly along the section line between Sections 11 and 12, T.3N., R.8W., to the Section Corner of Sections 1, 2, 11 and 12.

thence northerly along the section line between Sections 1 and 2, T.3N., R.8W., to the southerly Township line of T.3N., R.8W., and T.4N., R.8W.

thence westerly along said Township Line, to the Section corner of Sections 35 and 36, T.4N., R.8W.

thence northerly between Sections 35 and 36, T.4N., R.8W., to the Section Corner of Sections 25, 26, 35 and 36.

thence northerly between Sections 25 and 26, T.4N., R.8W., to the Section Corner of Sections 23, 24, 25 and 26.

thence northerly between Sections 23 and 24, T.4N., R.8W., to the Section Corner of Sections 13, 14, 23 and 24.

thence westerly between Sections 14 and 23, T.4N., R.8W., to the Section Corner of Sections 14, 15, 22 and 23.

thence westerly between Sections 15 and 22, T.4N., R.8W., to the Section Corner of Sections 15, 16, 21 and 22.
Proclamations

thence westerly between Sections 16 and 21, T.4N., R.8W., to the Section Corner of Sections 16, 17, 20 and 21.

thence westerly between Sections 17 and 20, T.4N., R.8W., to the Section Corner of Sections 17, 18, 19 and 20.

thence westerly between Sections 18 and 19, T.4N., R.8W., to the Section Corner of Sections 18 and 19 on the Range Line of T.4N., R.8W., and T.4N., R.9W.

thence southerly on the Range Line between Sections 13 and 18, T.4N., R.8W., and T.4N., R.9W., to the Section Corner of Sections 13 and 24.

thence westerly between Sections 13 and 24, T.4N., R.9W., to the Section Corner of Sections 13, 14, 23 and 24.

thence westerly between Sections 14 and 23, T.4N., R.9W., to the Section Corner of Sections 14, 15, 22 and 23.

thence westerly between Sections 15 and 22, T.4N., R.9W., to the Section Corner of Sections 15, 16, 21 and 22.

thence westerly between Sections 16 and 21, T.4N., R.9W., to the Section Corner of Sections 16, 17, 20 and 21.

thence westerly between Sections 17 and 20, T.4N., R.9W., to the Section Corner of Sections 17, 18, 19 and 20.

thence westerly between Sections 18 and 19, T.4N., R.9W., to the Section Corner of Sections 18 and 19 on the Range Line of T.4N., R.9W., and T.4N., R.10W.


thence westerly between Sections 13 and 24, T.4N., R.10W., to the Section Corner of Sections 13, 14, 23 and 24.

thence westerly between Sections 14 and 23, T.4N., R.10W., to the Section Corner of Sections 14, 15, 22 and 23.

thence westerly between Sections 15 and 22, T.4N., R.10W., to the Section Corner of Sections 15 and 22.

thence northerly between Sections 15 and 16, T.4N., R.10W., to the E 1/4 Section Corner of Section 16 only.

October 2014
thence westerly along the east-west centerline of said Section 16 to the 1/4 Section Corner of Sections 16 and 17, T.4N., R.10W.

thence northerly between Sections 16 and 17, T.4N., R.10W., to the Section Corner of Sections 8, 9, 16 and 17.

thence westerly between Sections 8 and 17, T.4N., R.10W., to the Section Corner of Sections 7, 8, 17, and 18.

thence westerly between Sections 7 and 18, T.4N., R.10W., to the Section Corner of Sections 7 and 18 on the Range Line of T.4N., R.10W., and T.4N., R.11W.

thence northerly on the Range Line between Sections 7 and 12, T.4N., R.10W., and T.4N., R.11W., to the Section Corner of Sections 1 and 12.

thence northerly on the Range Line between Sections 1 and 6, to the Township Line, T.4N., R.10W., and T.4N., R.11W., Section Corner of Sections 1 and 6.

thence westerly between Sections 1 and 36, on the Township Line, T.4N., R.11W., and T.5N., R.11W., to the Section Corner of Sections 35 and 36 on the Township Line of T.4N., R.11W., and T.5N., R.11W.

thence northerly between Sections 35 and 36, T.5N., R.11W., to the Section Corner of Sections 25, 26, 35 and 36.

thence northerly between Sections 25 and 26, T.5N., R.11W., to the Section Corner of Sections 25 and 26.

thence westerly on the north boundary of Section 26, T.5N., R.11W., to the Section Corner of Sections 26, and 27.

thence westerly on the north boundary of Section 27, T.5N., R.11W., to the Section Corner of Sections 27, and 28.

thence westerly on the north boundary of Section 28, T.5N., R.11W., to the Section Corner of Sections 28, and 29.

thence westerly on the north boundary of Section 29, T.5N., R.11W., to the Section Corner of Sections 29, and 30.

thence westerly on the north boundary of Section 30, T.5N., R.11W., to the NW Corner of Section 30, on the Range Line, T.5N., R.11W., and T.5N., R.12W.

thence southerly on the Range Line, west boundary of Section 30, T.5N., R.11W., and T.5N., R.12W., to the Section Corner of Sections 30, and 31.
Proclamations

thence southerly on the Range Line, west boundary of Section 31, T.5N., R.11W., and T.5N., R.12W. to the Township Line, Section Corner of Sections 6, and 31.

thence southerly on the Range Line west boundary of Section 6, T.4N., R.11W., and T.5N., R.12W., to the NE corner of Section 1 Line on the Township Line T.4N., R.12W.

thence westerly on the north boundary of Section 1, T.4N., R.12W., to the Section Corner of Sections 1, and 2.

thence westerly on the north boundary of Section 2, T.4N., R.12W., to the Section Corner of Sections 2, and 3.

thence westerly on the north boundary of Section 3, T.4N., R.12W., to the Section Corner of Sections 3, and 4.

thence westerly on the north boundary of Section 4, T.4N., R.12W., to the Section Corner of Sections 4, and 5.

thence southerly between Sections 4 and 5, T.4N., R.12W., to the Section Corner of Sections 4, 5, 8, and 9.

thence westerly between Sections 5 and 8, T.4N., R.12W., to the Section Corner of Sections 5, 6, 7, and 8.

thence westerly between Sections 6 and 7, T.4N., R.12W., to the Range Line T.4N., R.12W., and T.4N., R.13W., Section Corner of Sections 6, and 7.

thence southerly on the Range Line, west boundary of Section 7, T.4N., R.12W., to the Section Corner of Sections 7, and 18.

thence southerly on the Range Line, west boundary of Section 18, T.4N., R.12W., to the Section Corner of Sections 13, and 24, T.4N., R.13W.

thence westerly between Sections 13 and 24, T.4N., R.13W., to the Section Corner of Sections 13, 14, 23, and 24.

thence westerly between Sections 14 and 23, T.4N., R.13W., to the Section Corner of Sections 14, 15, 22, and 23.

thence westerly between Sections 15 and 22, T.4N., R.13W., to the Section Corner of Sections 15, 16, 21, and 22.

thence westerly between Sections 16 and 21, T.4N., R.13W., to the Section Corner of Sections 16, 17, 20, and 21.
thence northerly between Sections 16 and 17, T.4N., R.13W., to the Section Corner of Sections 8, 9, 16, and 17.

thence westerly between Sections 8 and 17, T.4N., R.13W., to the Section Corner of Sections 7, 8, 17, and 18.

thence westerly between Sections 7 and 18, T.4N., R.13W., to the Range Line, Section Corner of Sections 7, 12, 13, and 18, T.4N., R.13W., and T.4N., R.14W.

thence westerly between Sections 12 and 13, T.4N., R.14W., to the Section Corner of Sections 11, 12, 13, and 14.

thence northerly between Sections 11 and 12, T.4N., R.13W., to the S 1/16 of Sections 11 and 12.

thence westerly along the east-west 1/16th south centerline of said Section 11 to the S 1/16 of Sections 10 and 11, T.4N., R.13W.

thence southerly between Sections 10 and 11, T.4N., R.14W., to the Section Corner of Sections 10, 11, 14, and 15.

thence southwesterly between Sections 10 and 15, T.4N., R.14W., to the 1/4 Section Corner of Sections 10, and 15.

thence westerly between Sections 10 and 15, T.4N., R.14W., to the Section Corner of Sections 9, 10, 15, and 16.

thence southerly between Sections 15 and 16, T.4N., R.14W., to 1/4 Section Corner of Sections 15, and 16.

thence westerly along the east-west centerline of said Section 16, T.4N., R.14W., to the 1/4 Section Corner of Sections 16 and 17;

thence westerly along the east-west centerline of said Section 17, T.4N., R.14W., to the 1/4 Section Corner of Sections 17 and 18;

thence southerly between Sections 17 and 18, T.4N., R.14W., to the Section Corner of Sections 17, 18, 19, and 20.

thence westerly between Sections 18 and 19, T.4N., R.14W., to the Range Line, Section Corner of Sections 18, and 19.

thence southerly on the Range Line, west boundary of Section 19, T.4N., R.14W., to the Section Corner of Sections 19 and 30.

5

October 2014
Proclamations Proc. 9194

thence southerly on the Range Line, west boundary of Section 30, T.4N., R.14W., to the Section Corner of Sections 30 and 31.

thence southerly on the Range Line, west boundary of Section 31, T.4N., R.14W., to the Township Line, Section Corner of Sections 6 and 31, T.4N., R.14W., and T.3N., R.14W.

thence generally southerly approximately 0.50 miles to a point 200 feet northerly of Sand Canyon Road, located near the 1/4 Corner of Section 6 only, T.3N., R.14W.

thence generally southeasterly approximately 1.0 miles, parallel, northeasterly 200 feet of Sand Canyon Road, located near the CN 1/16 Corner of Section 7, T.3N., R.14W.

thence generally southwesterly approximately 0.30 miles, parallel, northeasterly 200 feet of Sand Canyon Road to the intersection of Santa Clara Divide Road, parallel, 200 ft. northerly of Santa Clara Road.

thence generally northeasterly to easterly approximately 1.0 mile, parallel, northwesterly 200 feet of said Santa Clara Divide Road to a point 200 feet easterly of the centerline of Santa Clara Divide Road, located near the CW 1/16 Corner of Section 8, T.3N., R.14W.

thence generally northeasterly to easterly, approximately 3.2 miles to a point, parallel, 200 feet northerly of the centerline of Santa Clara Divide Road near Magic Mountain, located near the CW 1/16 Corner of Section 35, T.4N., R.14W.

thence generally northeasterly, approximately 2.5 miles to a point, parallel, 200 feet northwesterly of U.S. Forest System Road 3N17, said point being 100 feet south of the centerline of Pacific Crest Trail, located near the W 1/16 Corner of Sections 30 and 31, T.4N., R.13W.

thence continue generally easterly, approximately 2.0 miles parallel, 100 ft. south of the centerline of the Pacific Crest Trail through Sections 30 and 29, T.4N., R.13W., located near the Section Corner of Sections 28, 29, 32 and 33, T.4N., R.13W.

thence continue generally southeasterly, approximately 1.5 miles parallel, 100 ft. south of the centerline of the Pacific Crest Trail through Sections 33, T.4N., R.13W., located near the Section Corner of Sections 33 and 34, T.4N., R.13W.

thence continue generally easterly, approximately 6.5 miles parallel, 100 ft. south of the centerline of the Pacific Crest Trail through several Sections on both sides of the Township Line, T.4N., R.13W., T.3N., R.13W., T.4N., R.12W., T.3N., R.12W., located near the Section Corner of Sections 3 and 34, T.3N., R.12W., T.4N., R.12W.

thence continue generally northeasterly, approximately 2.5 miles parallel, 100 ft. south of the centerline of the Pacific Crest Trail through Sections 34, 35 and 26, T.4N., R.12W., located near the 1/4 Section Corner of Sections 25 and 26, T.4N., R.12W.

October 2014

6
Proc. 9194  

Title 3—The President

thence continue generally easterly to southeasterly, approximately 1.3 miles parallel, 100 ft. south of the centerline of the Pacific Crest Trail through Sections 25 and 36, T.4N., R.12W., located near the 1/4 Section Corner of Section 36, T.4N., R.12W.

thence westerly roughly 1300 feet to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, also known as "Angeles Forest Highway";

thence generally southwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.75 miles to a point 200 feet southeasterly of the centerline of U.S. Forest System Road 3N19, located near the 1/4 Corner of Section 35 and 36, T.4N., R.12W.

thence generally southerly to southeasterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 3.75 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the CN 1/16 Corner of Section 23, T.3N., R.12W.

thence generally southwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 2.75 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the CN 1/16 Corner of Section 33, T.3N., R.12W.

thence generally westerly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.50 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the N 1/16 Corner of Sections 32 and 33, T.3N., R.12W.

thence generally southwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.15 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the C-S-NE 1/16 Corner of Section 32, T.3N., R.12W.

thence generally southeasterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.75 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the SW 1/16 Corner of Section 33, T.3N., R.12W.

thence generally southwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.25 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the S-S 1/64 Corner of Sections 32 and 33, T.3N., R.12W.

thence generally northwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 0.35 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the SE 1/16 Corner of Section 32, T.3N., R.12W.

thence generally southwesterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 2.0 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located near the C 1/4 Corner of Section 16, T.2N., R.12W.
thence generally southeasterly, parallel to and 200 feet southeasterly of said Road 3N19 approximately 1.75 miles to a point 200 feet easterly of the centerline of U.S. Forest System Road 3N19, located at the junction of Angeles Crest Hwy 2.

thence generally southeasterly, parallel to and 200 feet southeasterly of said Hwy 2 approximately 2.0 miles to a point 200 feet easterly of the centerline of Angeles Crest Hwy 2, located near the N 1/16 Corner of Sections 14 and 15, T.2N., R.12W.

thence generally northwesterly, parallel to and 200 feet southeasterly of said Hwy 2 approximately 0.50 miles to a point 200 feet easterly of the centerline of Angeles Crest Hwy 2, located near the S 1/16 Corner of Sections 10 and 11, T.2N., R.12W.

thence generally southeasterly, parallel to and 200 feet southeasterly of said Hwy 2 approximately 1.0 miles to a point 200 feet easterly of the centerline of Angeles Crest Hwy 2, located near the C-E 1/16 Corner of Section 14, T.2N., R.12W, also near Red Box Station.

thence southeasterly to the W 1/16 Section Corner of Sections 24 and 25, T.2N., R.12W.

thence easterly to the Range Line, T.2N., R.12W., and T.2N., R.11W., Section Corner of Sections 24 and 25, T.2N., R.12W.

thence southerly along the Range Line to the N 1/16 Section Corner of Section 30, T.2N., R.11W.

thence easterly along the east-west center-north 1/16th line of Section 30, T.2N., R.11W., to the NE 1/16 Section Corner of said Section 30.

thence southerly along the north-south east 1/16th line of Section 30, T.2N., R.11W., to the E 1/16 Section Corner of Sections 30 and 31.

thence easterly between Sections 30 and 31 to Section Corner of Sections 29, 30, 31, and 32, T.2N., R.11W.

thence southerly between Sections 31 and 32 to N 1/16 Section Corner of Sections 31, and 32, T.2N., R.11W.

thence easterly along the east-west, center-north 1/16th line of Section 32, T.2N., R.11W., to the N 1/16 Section Corner of Sections 32 and 33.

thence easterly along the east-west, center-north 1/16th line of Section 33, T.2N., R.11W., to the N 1/16 Section Corner of Sections 33 and 34.

thence easterly along the east-west, center-north 1/16th line of Section 34, T.2N., R.11W., to the N 1/16 Section Corner of Sections 34 and 35.

October 2014
thence easterly along the east-west, center-north 1/16th line of Section 35, T.2N., R.11W., to the N 1/16 Section Corner of Sections 35 and 36.

thence easterly along the east-west center-north 1/16th line of Section 36, T.2N., R.11W., to the N 1/16 Section Corner of Sections 31 and 36, on the Range Line. T.2N., R.11W., and T.2N., R.10W.

thence easterly along the east-west, center-north 1/16th line of Section 31, T.2N., R.10W., to the N 1/16 Section Corner of Sections 31 and 32.

thence southeasterly to the NW 1/16 Section Corner of Section 5, T.1N., R.10W.

thence southwesterly to the 1/4 Section Corner of Sections 5 and 6, T.1N., R.10W.

thence southeasterly to the W 1/16 Section Corner of Sections 5 and 8, T.1N., R.10W.

thence southeasterly to the C 1/4 Section Corner of Section 8, T.1N., R.10W.

thence southeasterly to the 1/4 Section Corner of Sections 17 and 20, T.1N., R.10W.

thence easterly between Sections 17 and 20, to the Section Corner of Sections 16, 17, 20 and 21, T.1N., R.10W.

thence easterly between Sections 16 and 21, to the Section Corner of Sections 15, 16, 21 and 22, T.1N., R.10W.

thence easterly between Sections 15 and 22, to the Section Corner of Sections 14, 15, 22 and 23, T.1N., R.10W.

thence easterly between Sections 14 and 23, to the Section Corner of Sections 13, 14, 23 and 24, T.1N., R.10W.

thence easterly between Sections 13 and 24, to the W 1/16 Section Corner of Sections 13, and 24, T.1N., R.10W.

thence southerly along the north-south center west 1/16th line of Section 24, to the CW 1/16 Section Corner of said Section 24, T.1N., R.10W.

thence westerly along the east-west center line of Section 24, to the 1/4 Section Corner of Sections 23 and 24, T.1N., R.10W.

thence southerly between Sections 23 and 24, to the S 1/16 Section Corner of Sections 23 and 24, T.1N., R.10W.

thence easterly along the east-west center south 1/16th line of Section 24, to the CS 1/16 Section Corner of said Section 24, T.1N., R.10W.
Proclamations

thence northerly along the north-south center line of Section 24, to the 1/4 Section Corner of said Sections 13 and 24, T.1N., R.10W.

thence easterly to the Range Line, Section Corner of Sections 13, 18, 19 and 24, T.1N., R.10W., and T.1N., R.9W.

thence easterly between Sections 18 and 19, to the Section Corner of Sections 17, 18, 19 and 20, T.1N., R.9W.

thence easterly between Sections 17 and 20, to the Section Corner of Sections 16, 17, 20 and 21, T.1N., R.9W.

thence easterly between Sections 16 and 21, to the Section Corner of Sections 15, 16, 21 and 22, T.1N., R.9W.

thence southeasterly to the CN 1/16 Section Corner of Section 22, T.1N., R.9W.

thence southerly along the north-south center line of Section 22, to the 1/4 Section Corner of Sections 22 and 27, T.1N., R.9W.

thence southerly along the north-south center line of Section 27, to the C 1/4 Section Corner of Section 27, T.1N., R.9W.

thence easterly along the east-west center line of Section 27, to the CE 1/16 Section Corner of said Section 27, T.1N., R.9W.

thence northerly along the north-south center east 1/16th line of Section 27, to the E 1/16 Section Corner of said Sections 22 and 27, T.1N., R.9W.

thence easterly between Sections 22 and 27, to the Section Corner of Sections 22, 23, 26 and 27, T.1N., R.9W.

thence easterly between Sections 23 and 26, to the 1/4 Section Corner of Sections 23 and 26, T.1N., R.9W.

thence southerly along the north-south center line of Section 26, to the CN 1/16 Section Corner of Sections 26, T.1N., R.9W.

thence easterly along the east-west center north 1/16th line of Section 26, to the NE 1/16 Section Corner of said Section 26, T.1N., R.9W.

thence southeasterly to the 1/4 Section Corner of Sections 25 and 26, T.1N., R.9W.

thence easterly along the east-west center line of Section 25, to the CW 1/16 Section Corner of said Section 25, T.1N., R.9W.

October 2014
thence northerly along the north-south center west 1/16th line of Section 25, to the W 1/16 Section Corner of said Sections 24 and 25, T.1N., R.9W.

thence easterly to the Range Line, Section Corner of Sections 19, 24, 25 and 30, T.1N., R.9W., and T.1N., R.8W.

thence easterly between Sections 19 and 30, to the Section Corner of Sections 19, 20, 29 and 30, T.1N., R.8W.

thence northerly between Sections 19 and 20, to the Section Corner of Sections 17, 18, 19 and 20, T.1N., R.8W.

thence easterly between Sections 17 and 20, to the Section Corner of Sections 16, 17, 20 and 21, T.1N., R.8W.

thence easterly between Sections 16 and 21, to the Section Corner of Sections 15, 16, 21 and 22, T.1N., R.8W.

thence easterly between Sections 15 and 22, to the Section Corner of Sections 14, 15, 22 and 23, T.1N., R.8W.

thence easterly between Sections 14 and 23, to the Section Corner of Sections 13, 14, 23 and 24, T.1N., R.8W.

thence northerly between Sections 13 and 14, to the Section Corner of Sections 11, 12, 13 and 14, T.1N., R.8W.

thence northerly between Sections 11 and 12, to the Section Corner of Sections 1, 2, 11 and 12, T.1N., R.8W.

thence northerly between Sections 1 and 2, to the Township Line, T.1N., R.8W., and T.2N., R.8W., Section Corner of Sections 1, 2, 35 and 36.

thence northerly between Sections 35 and 36, to the Section Corner of Sections 25, 26, 35 and 36, T.2N., R.8W.

thence northerly between Sections 25 and 26, to the Section Corner of Sections 23, 24, 25 and 26, T.2N., R.8W.

thence easterly between Sections 24 and 25, to the E 1/16 Section Corner of Sections 24 and 25, T.2N., R.8W.

thence northeasterly and northwesterly along the contour line of 5200 ft. approximately 0.40 mile to a point.
Proclamations

thence northeasterly approximately 0.30 mile to a point, said point located near the ¼ Section Corner of Sections 19 and 24 on the Range line T.2N., R.8W., and T.2N., R.7W.

thence easterly approximately 0.50 mile to a point, point located near the C 1/4 Section Corner of Section 19, T.2N., R.7W.

thence northeasterly approximately 0.60 mile to a point, point located near the Section Corner of Sections 17, 18, 19 and 20, T.2N., R.7W.

thence northeasterly approximately 1.2 miles to a point, point located near the EW 1/64 Section Corner of Sections 8 and 17, T.2N., R.7W.

thence northeasterly approximately 0.50 mile to a point, point located near the C 1/4 Section Corner of Section 8, T.2N., R.7W.

thence northwesterly approximately 0.50 mile to a point at 8200 ft. elevation near Gold Ridge Mine, point located near the CNNW 1/16 Section Corner of Section 8, T.2N., R.7W.

thence northerly 330 ft. along the 8200 ft. elevation contour to the W 1/16 Section Corner of Sections 5 and 8, T.2N., R.7W., boundary in common with the Angeles and San Bernardino National Forest.

thence easterly between Sections 5 and 8, to the Section Corner of Sections 4, 5, 8 and 9, T.2N., R.7W., boundary in common with the Angeles and San Bernardino National Forest.

thence northerly between Sections 4 and 5 to point on Devils Backbone, boundary in common with the Angeles and San Bernardino National Forest.

thence easterly along Devils Backbone, approximately 0.75 mile to a point, point located near WE 1/64 Section Corner of Sections 4 and 9, T.2N., R.7W., boundary in common with the Angeles and San Bernardino National Forest.

thence southeasterly approximately 0.40 mile to a point near BM 7802 ft. near Mt. Baldy Notch, boundary in common with the Angeles and San Bernardino National Forest.

thence easterly approximately 660 ft. to the CW 1/16 Section Corner of Section 10, T.2N., R.7W., boundary in common with the Angeles and San Bernardino National Forest.

thence enter the San Bernardino National Forest easterly along the east-west center line of Section 10 (Cucamonga Wilderness Boundary), to the ¼ Section Corner of Sections 10 and 11, T.2N., R.7W.,

October 2014

12
thence northerly between Sections 10 and 11, along Cucamonga Wilderness Boundary, to
the Section Corner of Sections 2, 3, 10 and 11, T.2N., R.7W.

thence southwesterly approximately 350 ft. to center of Coldwater Creek.

thence northwesterly approximately 400 ft. to a point 100 feet southerly of the centerline
of Baldy Road (dirt road).

thence generally northeasterly, parallel to and 100 feet southeasterly of said Baldy Road
approximately 0.60 mile to a point, located near the CE 1/16 Corner of Section 3,
T.2N., R.7W.

thence generally northwesterly, parallel to and 100 feet southeasterly of said Baldy Road
approximately 0.70 mile to a point at the intersection of Baldy Road and unnamed road
100 feet southwesterly of centerline, located near the 1/4 Corner of Section 3,
T.2N., R.7W., near Stockton Flat.

thence generally southwesterly, parallel to and 100 feet southeasterly of said unnamed
Road approximately 0.55 mile to a point, located near the N 1/16 Corner of Sections 3
and 4, T.2N., R.7W.

thence southwesterly approximately 0.40 mile in a drainage to a point, locate near the
C 1/4 Section Corner of Section 4.

thence northeasterly approximately 0.75 mile, to the southeast corner of the Sheep
Mountain Wilderness Boundary, located near the S 1/16 Section Corner of Sections 33
and 34, T.2N., R.7W.,

thence northerly between Sections 33 and 34 approximately 0.60 mile to the top of a
ridge, along said Sheep Mountain Wilderness Boundary.

thence northwesterly along the ridge approximately 0.50 mile to a knob, along said Sheep
Mountain Wilderness Boundary.

thence northerly to a branch of the North Fork Drainage approximately 0.60 mile, located
near the C 1/4 Section Corner of Section 28, T.3N., R.7W., along said Sheep Mountain
Wilderness Boundary.

thence northwesterly along a gradual ridge line approximately 0.60 mile to a knob at
7898 ft. elevation (benchmark), located near the CSSW 1/16 Section Corner of Section
20, T.3N., R.7W., along said Sheep Mountain Wilderness Boundary.

thence northwesterly approximately 0.40 mile, parallel, 100 ft. north of the center of the
Pacific Crest Trail at approximate elevation 8176 ft. (benchmark).
Proclamations Proc. 9194

thence generally northwesterly, approximately 2.5 miles, parallel, 100 ft. north of centerline of the Pacific Crest Trail through Sections 18, 19 and 20, T.3N., R.7W., to the Range Line of Sections, in between Sections 13 and 18.

thence continue generally northwesterly, approximately 1.3 miles parallel, 100 ft. north of the centerline of the Pacific Crest Trail through Section 13, T.3N., R.8W., to the Section line of 13 and 14, T.3N., R.8W.

thence northerly between Sections 13 and 14, T.3N., R.8W., to the Point Of Beginning.

Containing approximately 346176 acres of land, more or less.

The boundary calls listed herein are not a result of a survey on the ground.
Proclamation 9195 of October 14, 2014

Blind Americans Equality Day, 2014

By the President of the United States of America

A Proclamation

For half a century, our Nation has set aside one day every year to honor the contributions of blind and visually impaired Americans. In that time, we have built a more just and more inclusive society. We have torn down barriers to full participation in our democracy and economy—but more work remains to guarantee all Americans have a fair shot at success. Today, we reaffirm our commitment to equal access, equal opportunity, and equal respect for every person and continue our work to ensure that no one is excluded from America’s promise.

All Americans have a fundamental right to dignity and respect, and to fully take part in the American experience. Every day, people with visual impairments and other print disabilities enrich our communities and demonstrate the inherent worth of every person. In our classrooms, blind Americans teach history and mathematics while fostering an early awareness of the innate possibility within each person. On canvas and through music, artists with visual impairments show us the world as they know it and broaden our understanding of our universe. Across our country, Americans with disabilities contribute to our workplaces and our economy while securing stronger futures for themselves and their families.

My Administration is dedicated to expanding opportunity because all people deserve the freedom to make of their lives what they will. We are building on the foundation of the Americans with Disabilities Act by strengthening the protections against disability-based discrimination and advancing programs that increase accessibility in the places we learn, work, and live. Because Braille is a key tool that unlocks learning for many blind and visually impaired students, my Administration continues to support Braille instruction in classrooms throughout our Nation. We are committed to promoting access to employment opportunities for individuals with disabilities, ensuring new technology remains accessible so disabilities do not stand in the way of cutting-edge innovation, and—through new protections in the Affordable Care Act—preventing health insurance companies from denying coverage based on pre-existing conditions, medical history, or genetic information.

When our Nation is able to harness the full potential of all our citizens, we can achieve extraordinary things. On Blind Americans Equality Day, we resolve to live up to the principles enshrined in the heart of our Nation and do our part to form a more perfect Union.

By joint resolution approved on October 6, 1964 (Public Law 88–628, as amended), the Congress designated October 15 of each year as “White Cane Safety Day” to recognize the contributions of Americans who are blind or have low vision. Today, let us recommit to ensuring we remain a Nation where all our people, including those with disabilities, have every opportunity to achieve their dreams.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim October 15, 2014, as Blind Americans Equality Day. I call upon public officials, business and community leaders, educators, librarians, and Americans across the country to observe this day with appropriate ceremonies, activities, and programs.

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9196 of October 17, 2014

National Character Counts Week, 2014

By the President of the United States of America

A Proclamation

For generations, our Nation’s beliefs in mutual respect, shared responsibility, and equality for all have strengthened our bond as a people and guided our path—uniting us in times of crisis and inspiring us in moments of triumph. During National Character Counts Week, we reaffirm the principles that built America and dedicate ourselves to passing on our highest ideals to our children.

We see the true character of our country in the examples set by the work and lives of our people. We see it in the educators, mentors, and parents who teach our kids not only to understand math and history, but also to know and show compassion and respect. We see it in first responders who put themselves in harm’s way to protect strangers, and in our men and women in uniform who selflessly serve the land we love and defend the values we cherish. And we see it in small acts of kindness that define who we are as Americans and help us recognize our common humanity.

When we give our daughters and sons a foundation of integrity, hard work, and responsibility, and when we empower them with the courage to choose these values in the face of cynicism, we prepare them for a lifetime of engaged citizenship and create stronger communities across America. This week, and all year long, let us all do our part to ensure the fundamental tenets that have shaped our Union from its founding continue to sustain us and draw out the best in each of us.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 19 through October 25, 2014, as National Character Counts Week. I call upon public officials, educators, parents, students, and all Americans to observe this week with appropriate ceremonies, activities, and programs.
Proclamations Proc. 9197

IN WITNESS WHEREOF, I have hereunto set my hand this seventeenth day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirtyninth.

BARACK OBAMA

Proclamation 9197 of October 17, 2014

National Forest Products Week, 2014

By the President of the United States of America
A Proclamation

Our Nation’s forests are an essential element of our urban spaces and rural landscape. Covering more than 750 million acres across America, they create opportunities for recreation and habitats for wildlife, and their products play an integral role in our Nation’s economy and our daily lives. Paper and wood products allow us to communicate, teach, and learn. They provide us shelter and energy, and they package and deliver our food, medicine, and manufactured goods. And whether it is a paper containing the Gettysburg Address or a child’s crayon masterpiece, these products capture life’s memorable moments across generations. During National Forest Products Week, we celebrate the many uses of our natural bounty, and we renew our commitment to protect our forests and ensure these resources endure.

Forest products are recyclable and renewable, and in a changing climate, responsible management of our Nation’s forests is even more important. Our forests purify the air we breathe and provide clean water to our communities. By absorbing and storing carbon dioxide, forests and forest products help reduce the greenhouse gases in our atmosphere, removing roughly 16 percent of our carbon emissions. In the face of increased threats to our forests—including diseases and insect infestations that spread more quickly, droughts that last longer, and wildfires that burn more frequently and more intensely—we are taking action to preserve these vital pieces of our environment and economy. As part of my Administration’s Climate Action Plan, we are increasing the resilience of our country’s forests and preserving their key role in mitigating climate change.

My Administration is committed to safeguarding these green spaces across our country for the use and enjoyment of our children and grandchildren. Through our America’s Great Outdoors Initiative, we are empowering communities to do their part to protect their forested land, from urban parks to working forests. When cities and towns have the support they need to conserve their own resources, neighborhoods thrive and local economies grow.

For centuries, our forests have shaped the character of our Nation and contributed to its expansion, and we have an obligation to ensure the next generation has access to the same drivers of progress. This week, we resolve to do our part to protect our forests and secure a cleaner, healthier future for posterity.
To recognize the importance of products from our forests, the Congress, by
Public Law 86–753 (36 U.S.C. 123), as amended, has designated the week
beginning on the third Sunday in October of each year as “National Forest
Products Week” and has authorized and requested the President to issue
a proclamation in observance of this week.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, do hereby proclaim October 19 through October 25, 2014, as Na-
tional Forest Products Week. I call on the people of the United States to
join me in recognizing the dedicated individuals who are responsible for
the stewardship of our forests and for the preservation, management, and
use of these precious natural resources for the benefit of the American peo-
ple.

IN WITNESS WHEREOF, I have hereunto set my hand this seventeenth day
of October, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
ninth.

BARACK OBAMA

Proclamation 9198 of October 23, 2014

United Nations Day, 2014

By the President of the United States of America
A Proclamation

In 1945, in the shadow of a world war and the face of an uncertain future,
51 founding nations joined in common purpose to establish the United Na-
tions and codify its mission to maintain international peace and security,
encourage global cooperation, and promote universal respect for human
rights. Nearly seven decades later, we once again find ourselves at a pivotal
moment in history—a crossroads between conflict and peace, disorder and
integration, hatred and dignity—dealing with new challenges that require
a united response. As we confront these global problems in an increasingly
interconnected world, the United Nations remains as necessary and vital as
ever. On United Nations Day, we recognize the important role the United
Nations continues to play in the international system, and we reaffirm our
country’s commitment to work with all nations to build a world that is
more just, more peaceful, and more free.

The United Nations fosters international cooperation and enables progress
on the world’s most immediate threats and critical long-term challenges.
From addressing climate change and eradicating poverty to preventing
armed conflict and halting the proliferation of weapons of mass destruc-
tion, the work of the United Nations supports our shared pursuit of a better
world. In this spirit of mutual interest and mutual respect, the international
community must continue to find common ground in the face of threats to
the prosperity and security of all our nations.

Across the globe, United Nations personnel put their lives on the line to
give meaning and action to the simple truths enshrined in the United Na-
tions Charter. Today, U.N. humanitarian staff are providing lifesaving relief
to those trapped by conflict; U.N. peacekeepers are protecting civilians against threats from extremists and other violent groups; and U.N. health workers are helping to bring Ebola under control in West Africa and deliver critical medicines to people around the world. Their dedication, hard work, and sacrifice reflect the promise of the United Nations and the best of the human spirit.

On this day, let us resolve to strengthen and renew the United Nations. Let us choose hope over fear, collaboration over division, and humanity over brutality, as we work together to build a tomorrow marked by progress rather than suffering. Our diplomacy can build the foundation for peace and our cooperation can be the catalyst for growth. By harnessing the power of the United Nations, we can build a more peaceful and more prosperous future for all our children and grandchildren.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim October 24, 2014, as United Nations Day. I urge the Governors of the 50 States, and the officials of all other areas under the flag of the United States, to observe United Nations Day with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-third day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9199 of October 31, 2014

Critical Infrastructure Security and Resilience Month, 2014

By the President of the United States of America
A Proclamation

Essential to our national security and economic growth, America’s critical infrastructure—from our power plants and pipelines to our hospitals and highways—support the physical and virtual systems that underpin American society. In a changing world, the increased interdependence of our country’s most vital resources and networks has created new opportunities for growth and innovation, but it has also led to greater risk and vulnerability. During Critical Infrastructure Security and Resilience Month, we reflect on the important role our infrastructure plays in building a safe and prosperous Nation, and we recommit to strengthening and protecting these important assets.

The security of our Nation is my top priority, and my Administration is dedicated to preserving and fortifying the systems that support our daily lives. Guided by our Cybersecurity Framework, we are working to protect our critical infrastructure from cyber threats, while promoting an open and reliable cyberspace. In the face of a diverse set of physical risks to our infrastructure—from extreme weather and the impacts of climate change to health pandemics, accidents, and acts of terrorism—we are taking steps to
reduce our vulnerabilities. And because the majority of our critical infrastructure is owned and operated by private companies, we are encouraging the private sector to recognize their shared responsibility. As part of our National Infrastructure Protection Plan, we are finding new ways we can strengthen our public-private partnerships to bolster our systems and networks and to better manage risks.

While we cannot always predict the ways in which our infrastructure will be tested, by harnessing an integrated approach to a range of threats and modernizing our cyber and physical infrastructure, we can ensure that one event does not compromise the stability of our entire system. When we invest in 21st century infrastructure, we not only increase our resilience, but also create jobs and expand opportunity for hardworking Americans. That is why earlier this year we launched the Build America Investment Initiative to improve our roads, water systems, electrical grid, and other vital systems. By encouraging innovative financing and increased public-private collaboration, we can build a revitalized, efficient, and secure American infrastructure.

In today’s interconnected world, we must all remain dedicated to identifying and deterring threats and hazards to our Nation’s critical infrastructure and to mitigating the consequences of incidents that do occur. This month, let us resolve to safeguard and strengthen the systems we rely on every day and to support first-class infrastructure that can sustain America’s role as a leader on the world stage.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as Critical Infrastructure Security and Resilience Month. I call upon the people of the United States to recognize the importance of protecting our Nation’s resources and to observe this month with appropriate events and training to enhance our national security and resilience.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9200 of October 31, 2014

Military Family Month, 2014

By the President of the United States of America
A Proclamation

For more than two centuries, members of our Armed Forces have defended our country with unyielding courage. In our Nation’s times of need, these brave patriots step forward to answer America’s call, leaving behind everything they know and love. And as they help secure our freedom and democracy, their families sacrifice alongside them. During Military Family Month, we recognize every spouse, parent, sibling, child, and loved one
who stands with our service members, and we reaffirm our solemn vow to serve these families as well as they serve us.

The selflessness of our military families tells a story of unfailing duty and devotion. Through long deployments, difficult separations, and moves across the country and overseas, spouses and partners put their careers on hold and children take on extra responsibilities. With grace and resilience, families endure the absence of loved ones and shoulder the burdens of war. And when battle ends and our service members return home, their families support their transition and recovery.

To fulfill our sacred promise to our service members and their loved ones, my Administration continues to make supporting our military families a top priority. This year, we launched the Veterans Employment Center, an interagency resource to connect transitioning service members, veterans, and their spouses to meaningful career opportunities. We are also committed to fostering partnerships with organizations that help military caregivers and making consistent and effective family services available, including mental health care and counseling, deployment and relocation assistance, and child care and youth programs. Through their Joining Forces initiative, First Lady Michelle Obama and Dr. Jill Biden are working to ensure members of our Armed Forces, veterans, and their families have all the opportunities and benefits they deserve. And since 2011, their efforts have encouraged businesses to hire more than 500,000 veterans and military spouses.

Every day, our military families at home and abroad inspire us and remind us of our obligation to take care of those who do so much for our country. As a grateful Nation, we pay tribute to the women and men who have made our military the finest fighting force the world has ever known, and we honor the enduring strength and dedication of their families.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as Military Family Month. I call on all Americans to honor military families through private actions and public service for the tremendous contributions they make in support of our service members and our Nation.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9201 of October 31, 2014

National Adoption Month, 2014

By the President of the United States of America
A Proclamation

Every year, adoptive parents welcome tens of thousands of children and teenagers into supportive and loving families. These mothers and fathers...
provide their sons and daughters with the security and stability of a safe environment and the opportunity to learn, grow, and achieve their full potential. During National Adoption Month, we honor those who have opened their hearts and their homes, and we recommit to supporting all children still in need of a place to call their own.

Over the past decade, more than 500,000 children have been adopted. However, there are still too many children waiting to be part of an adoptive family. This month—on the Saturday before Thanksgiving—we will observe the 15th annual National Adoption Day, a nationwide celebration that brings together policymakers, practitioners, and advocates to finalize thousands of adoptions and to raise awareness of those still in need of permanent homes.

To help ensure there is a permanent home for every child, my Administration is investing in programs to reduce the amount of time children in foster care wait for adoption and to educate adoptive families about the diverse needs of their children, helping ensure stability and permanency. We are equipping State and local adoption organizations with tools to provide quality mental health services to children who need them, and—because we know the importance of sibling relationships—we are encouraging efforts to keep brothers and sisters together. Additionally, last year I was proud to permanently extend the Adoption Tax Credit to provide relief to adoptive families. By supporting policies that remove barriers to adoption, we give hope to children across America. For all those who yearn for the comfort of family, we must continue our work to increase the opportunities for adoption and make sure all capable and loving caregivers have the ability to bring a child into their life, regardless of their race, religion, sexual orientation, or marital status.

Throughout November, we recognize the thousands of parents and kids who have expanded their families to welcome a new child or sibling, as well as the professionals who offer guidance, resources, and counseling every day. Let us reaffirm our commitment to provide all children with every chance to reach their dreams and realize their highest aspirations.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as National Adoption Month. I encourage all Americans to observe this month by answering the call to find a permanent and caring family for every child in need, and by supporting the families who care for them.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9202 of October 31, 2014

National Alzheimer’s Disease Awareness Month, 2014

By the President of the United States of America
A Proclamation

Across our Nation, as many as 5 million Americans live with Alzheimer’s disease—currently an irreversible, incurable, and fatal disease. Together with their loved ones, these individuals experience the tragic realities of a disease that gradually erases cherished memories, affects behavior, and destroys the ability to live independently and carry out the simplest daily tasks. This month, we recognize all those whose lives have been touched by Alzheimer’s, and we renew our commitment to making progress in the war against it.

The Federal Government is the world’s leading funder of Alzheimer’s research, and we are dedicated to finding ways to prevent and effectively treat this devastating disease by 2025. Guided by the National Plan to Address Alzheimer’s Disease, my Administration is working to enhance care for Alzheimer’s patients, expand support for all people with dementia, and strengthen public-private partnerships to support the Alzheimer’s community. We have funded major new clinical trials, helped train health care providers to diagnosis and manage dementia, and launched a new website that serves as a one-stop resource on Alzheimer’s issues. And this year, as part of our Brain Research through Advancing Innovative Neurotechnologies (BRAIN) Initiative, we announced new investments to support the research that could unlock the answers to this disease. To learn more about Alzheimer’s disease—including risk factors and early signs and symptoms—and to access resources for patients and caregivers, Americans can visit www.Alzheimers.gov.

During National Alzheimer’s Disease Awareness Month, we join with researchers, health care providers, and patient advocates across our country to lift up all those who are battling this disease every day. As we come together to raise awareness about Alzheimer’s, we honor the individuals who lost their lives to it, as well as the devotion and selflessness of the millions of caregivers who endure the financial and emotional strains of this disease. In their spirit, let us continue our work to end this debilitating ailment and its devastating effects.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as National Alzheimer’s Disease Awareness Month. I call upon the people of the United States to learn more about Alzheimer’s disease and support the individuals living with this disease and their caregivers.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9203 of October 31, 2014

National College Application Month, 2014

By the President of the United States of America
A Proclamation

With hard work and determination, a great education should be within everyone’s reach. At the heart of America’s promise is the belief that we all deserve an equal opportunity to get ahead, and today more than ever—as we face greater global competition in a knowledge-based economy—a college degree is the surest path to a stable, middle-class life. During National College Application Month, we come together to encourage all students to take control of their own destiny by applying to continue their education beyond high school and to let them know that no matter where they come from or who they are—it does not matter if they are the first in their family to apply to college or if they have been told that they are simply not college material—there is an opportunity for them.

This fall, high school seniors across our Nation are making the decision to invest in their future by earning a post-secondary degree or credential, and as they navigate the college admissions process, my Administration is dedicated to supporting them with the tools and resources they need to succeed. To help more families afford a college degree, we have expanded grants, tax credits, and loans and invested in programs that help students manage and reduce the burdens of debt after they graduate. We created the College Scorecard to make it easier for students and families to compare colleges and find ones that are well-suited to their needs. And to help students better understand the costs of college and more easily compare aid packages offered by different institutions, we developed the Financial Aid Shopping Sheet. To access these and other resources—including College Navigator and a tool that helps determine the net price of any given college—Americans can go to www.WhiteHouse.gov/ReachHigher.

Applying to college is hard work, but it is only the beginning of a journey that requires persistence and focus. A college degree unlocks pathways to opportunity; it prepares today’s students for the jobs of the future and is a requirement for the educated workforce and informed citizenry our country needs to create growth, bolster our economy, and strengthen our democracy. That is why as a Nation, we must lift up our students, help them achieve their greatest potential, and work together toward an important goal: to lead the world in college completion.

This month, we celebrate the limitless possibility within every child. We honor the teachers, school counselors, and parents who help students apply to college. We recognize the institutions that are taking steps to ensure they reach the best and brightest students, regardless of their background, and all those who ensure the next generation is prepared for success, including businesses who open their doors to interns and the alumni, foundations, and faith-based organizations that provide scholarships. Let us remind all students that it is never too early to start planning for their future or reaching for their dreams.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim November 2014 as Na-
tional College Application Month. I call upon public officials, educators,
parents, students, and all Americans to observe this month with appro-
priate ceremonies, activities, and programs designed to encourage students
to make plans for and apply to college.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day
of October, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
ninth.

BARACK OBAMA

Proclamation 9204 of October 31, 2014

National Diabetes Month, 2014

By the President of the United States of America
A Proclamation

Today, nearly 30 million Americans have diabetes. This devastating disease
affects men and women of all backgrounds and ages, and can cause serious
health complications, including blindness, kidney failure, heart disease,
stroke, and the loss of lower limbs. During National Diabetes Month, we
stand with all those battling this chronic, life-threatening disease and their
families, and we pay tribute to the advocates, researchers, and health care
professionals who are committed to supporting healthy lifestyles in com-
munities across our country.

Most commonly diagnosed in young people, type 1 diabetes has no known
method of prevention. However, it can be managed with regular exercise,
good nutrition, and proper medication. Type 2 diabetes accounts for rough-
ly 90 to 95 percent of diagnosed cases of diabetes in adults, and the risk
of developing it is commonly associated with older age, obesity, physical
inactivity, and a family history of diabetes. African Americans, Hispanic
Americans, American Indians, and some Asian Americans and Pacific Is-
landers are at particularly high risk for this disease and its complications.
In some cases, losing weight, eating healthy, and being more active can
help prevent or delay type 2 diabetes. Americans who are at risk for this
disease can consult with a health care provider to discuss the steps they
can take to reduce their chances of developing diabetes.

My Administration is committed to finding a cure for both type 1 and type
2 diabetes, and we continue to invest in critical research to prevent this
disease, increase the quality of care, and reduce its devastating complica-
tions. Established to help translate the important findings of this research
into practice, the National Diabetes Education Program works to raise
awareness of this disease among high risk individuals and to improve treat-
ment and outcomes for those living with it. To learn more about diabetes,
individuals can visit www.NDEP.NIH.gov.

The Affordable Care Act prevents health insurance companies from deny-
ing coverage due to a pre-existing condition, such as a diabetes diagnosis,
and requires that insurers cover recommended diabetes screenings without
a copay for adults with high blood pressure. My Administration also en-
courages public-private partnerships that are helping Americans at risk of
type 2 diabetes take action to prevent the onset of the disease. And as more
than one-third of American children and adolescents are overweight or
obese—putting a new generation at risk for diabetes—First Lady Michelle
Obama’s Let’s Move! initiative seeks to increase opportunities for young
people to engage in physical activity and make healthy choices.

All Americans deserve the chance to lead healthy lives and achieve their
full potential. During National Diabetes Month, we honor the memory of
those we have lost to diabetes, and we recommit to pursuing solutions that
will shed light on this disease, moving our Nation closer to a healthier to-
morrow for all.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of
America, by virtue of the authority vested in me by the Constitution and
the laws of the United States, do hereby proclaim November 2014 as Na-
tional Diabetes Month. I call upon all Americans, school systems, govern-
ment agencies, nonprofit organizations, health care providers, research in-
stitutions, and other interested groups to join in activities that raise diabe-
tes awareness and help prevent, treat, and manage the disease.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day
of October, in the year of our Lord two thousand fourteen, and of the Inde-
pendence of the United States of America the two hundred and thirty-
ninth.

BARACK OBAMA

Proclamation 9205 of October 31, 2014

National Entrepreneurship Month, 2014

By the President of the United States of America

A Proclamation

Across our Nation, in laboratories and around kitchen tables, passionate
and creative entrepreneurs are developing new sources of clean energy,
cures for life-threatening diseases, and inventions that will transform the
way we see the world. America has always been a country of risk takers
and dreamers—where anyone who is willing to work hard can turn a good
idea into a thriving business—and our spirit of ingenuity remains a power-
ful engine of growth, creating jobs and bolstering our economy. This
month, we recognize the grit and determination of American inventors and
innovators and their many contributions to our Nation, and we reaffirm our
commitment to support these entrepreneurs as they develop the products,
services, and ideas of tomorrow.

Our country seeks to empower a rising generation of talented and striving
innovators and to ensure they have opportunities to pursue their aspira-
tions and take the risks that make America great. That is why my Adminis-
tration has expanded grants, tax credits, and loans to help more families
afford a college degree. We are investing in programs that encourage
science, technology, engineering, and math education, especially for traditionally underrepresented groups. We have given nearly 5 million Americans the chance to cap their student loan payments at 10 percent of their income, freeing them to pursue new ideas and unsolved problems. And the Affordable Care Act enables entrepreneurs to set out and build the future they seek by providing the security of quality, affordable health care.

As we work to create a new foundation of growth and prosperity, my Administration is taking action to ensure startups and innovators have the resources and access to capital they need to take ideas from the drawing board to the factory floor to the store shelf. Now in its fourth year, our Startup America initiative has brought the Federal Government and private sector partners together to cut red tape for entrepreneurs, speed up innovation, and help get businesses off the ground and scale up more quickly. We are redoubling our support for an open Internet and open data as fundamentals of innovation. We have committed to investing billions of dollars in our small businesses and startups, and we are accelerating the transfer of federally funded research from the laboratory to the commercial marketplace. We have made new efforts to welcome entrepreneurial companies as customers of the Federal Government, and since taking office, I have signed 18 tax cuts for small businesses into law, as well as bipartisan legislation that has helped enable more emerging growth companies to access public capital markets. And because many of the highly skilled workers and talented thinkers on whom our startups depend are first-generation Americans, I continue to call on the Congress to enact comprehensive immigration reform—and I am prepared to address our broken immigration system through executive action in a way that is sustainable and effective, and within the confines of the law.

Bringing together America’s best and brightest innovators creates important opportunities for mentorship within the startup and small business communities, and it allows policymakers to hear directly from entrepreneurs. This year, we launched the Presidential Ambassadors for Global Entrepreneurship. A first-of-its-kind collaboration between successful American businesspeople and the Federal Government, this group is helping to cultivate startup communities and champion entrepreneurship both here at home and overseas. We also hosted inventors from around the country this year at the first-ever White House Maker Faire. And later this month, my Administration is supporting the 5th annual Global Entrepreneurship Summit in Morocco, to foster entrepreneurial success and prosperity around the world.

When we encourage entrepreneurs and the ideas they introduce to the world, we strengthen our communities and help secure America’s promise for future generations. As we observe National Entrepreneurship Month and celebrate Global Entrepreneurship Week, let us continue our work to ensure America remains home to the best minds and the most innovative businesses on earth.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as National Entrepreneurship Month. I call upon all Americans to commemorate this month with appropriate programs and activities, and to celebrate November 18, 2014, as National Entrepreneurs’ Day.
IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9206 of October 31, 2014

National Family Caregivers Month, 2014

By the President of the United States of America
A Proclamation

Each day, courageous individuals step forward to help care for family members in need, their quiet acts of selflessness and sacrifice telling a story of love and devotion. Across our country, parents and children, siblings and spouses, friends and neighbors heroically give of themselves to support those in their lives affected by illness, injury, or disability. During National Family Caregivers Month, we salute the people who play difficult and exhausting roles, and we recommit to lifting up these Americans as they care for their loved ones while protecting their dignity and individuality.

In the United States, more than 60 million caregivers provide invaluable strength and assistance to their family members, and as the number of older Americans rises, so will the number of caregivers. Many of these dedicated people work full time and raise children of their own while also caring for the needs of their loved ones. Caregivers support the independence of their family members and enable them to more fully participate in their communities, and as a Nation, we have an obligation to empower these selfless individuals.

My Administration continues to work to improve many of the resources on which caregivers depend. The Affordable Care Act invested in programs that expand home and community-based services. To lift up a new generation of service members—our 9/11 Generation—we are fighting to ensure those who care for them have access to the support they need, including financial assistance, comprehensive caregiver training, mental health services and counseling, and respite care. Many caregivers rely on workplace flexibility and reasonable accommodations, and this year my Administration held the first-ever White House Summit on Working Families to develop a comprehensive agenda that ensures hard-working Americans do not have to choose between being productive employees and responsible family members. And next year, we will host the White House Conference on Aging, which will focus on the needs of older Americans and those who care for them.

Not only this month, but every month, let us work alongside our Nation’s caregivers and make certain they are able to provide the best possible care for their loved ones for as long as necessary. Together, we recognize those who place service above self, including the women and men looking after our veterans. By offering them the same comfort, social engagement, and stability they bring to others, may we remind them that they are not alone.
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as National Family Caregivers Month. I encourage all Americans to pay tribute to those who provide for the health and well-being of their family members, friends, and neighbors.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9207 of October 31, 2014

National Native American Heritage Month, 2014

By the President of the United States of America
A Proclamation

Every year, our Nation pauses to reflect on the profound ways the First Americans have shaped our country’s character and culture. The first stewards of our environment, early voices for the values that define our Nation, and models of government to our Founding Fathers—American Indians and Alaska Natives helped build the very fabric of America. Today, their spirit and many contributions continue to enrich our communities and strengthen our country. During National Native American Heritage Month, we honor their legacy, and we recommit to strengthening our nation-to-nation partnerships.

As we celebrate the rich traditions of the original peoples of what is now the United States, we cannot forget the long and unfortunate chapters of violence, discrimination, and deprivation they had to endure. For far too long, the heritage we honor today was disrespected and devalued, and Native Americans were told their land, religion, and language were not theirs to keep. We cannot ignore these events or erase their consequences for Native peoples—but as we work together to forge a brighter future, the lessons of our past can help reaffirm the principles that guide our Nation today.

In a spirit of true partnership and mutual trust, my Administration is committed to respecting the sovereignty of tribal nations and upholding our treaty obligations, which honor our nation-to-nation relationship of peace and friendship over the centuries. We have worked to fairly settle longstanding legal disputes and provide justice to those who experienced discrimination. We have taken unprecedented steps to strengthen tribal courts, especially when it comes to criminal sentencing and prosecuting individuals who commit violence against Native American women. And next month, my Administration will host our sixth annual White House Tribal Nations Conference, part of our ongoing effort to promote meaningful collaboration with tribal leaders as we fight to give all our children the tomorrow they deserve.
Today, as community and tribal leaders, members of our Armed Forces, and drivers of progress and economic growth, American Indians and Alaska Natives are working to carry forward their proud history, and my Administration is dedicated to expanding pathways to success for Native Americans. To increase opportunity in Indian Country, we are investing in roads and high-speed Internet and supporting job training and tribal colleges and universities. The Affordable Care Act provides access to quality, affordable health insurance, and it permanently reauthorized the Indian Health Care Improvement Act, which provides care to many Native Americans. And because the health of tribal nations depends on the health of tribal lands, my Administration is partnering with Native American leaders to protect these lands in a changing climate.

Every American, including every Native American, deserves the chance to work hard and get ahead. This month, we recognize the limitless potential of our tribal nations, and we continue our work to build a world where all people are valued and no child ever has to wonder if he or she has a place in our society.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 2014 as National Native American Heritage Month. I call upon all Americans to commemorate this month with appropriate programs and activities, and to celebrate November 28, 2014, as Native American Heritage Day.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of October, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9208 of November 7, 2014

Veterans Day, 2014

By the President of the United States of America
A Proclamation

Since the birth of our Nation, American patriots have stepped forward to serve our country and defend our way of life. With honor and distinction, generations of servicemen and women have taken up arms to win our independence, preserve our Union, and secure our freedom. From the Minute-men to our Post-9/11 Generation, these heroes have put their lives on the line so that we might live in a world that is safer, freer, and more just, and we owe them a profound debt of gratitude. On Veterans Day, we salute the Soldiers, Sailors, Airmen, Marines, and Coast Guardsmen who have rendered the highest service any American can offer, and we rededicate ourselves to fulfilling our commitment to all those who serve in our name.

Today, we are reminded of our solemn obligation: to serve our veterans as well as they have served us. As we continue our responsible drawdown from the war in Afghanistan and more members of our military return to
Proclamations

Pro. 9208

civilian life, we must support their transition and make sure they have access to the resources and benefits they have earned. My Administration is working to end the tragedy of homelessness among our veterans, and we are committed to providing them with quality health care, access to education, and the tools they need to find a rewarding career. As a Nation, we must ensure that every veteran has the chance to share in the opportunity he or she has helped to defend. Those who have served in our Armed Forces have the experience, skills, and dedication necessary to achieve success as members of our civilian workforce, and it is critical that we harness their talent.

Across our country, veterans who fought to protect our democracy around the globe are strengthening it here at home. Once leaders in the Armed Forces, they are now pioneers of industry and pillars of their communities. Their character reflects our enduring American spirit, and in their example, we find inspiration and strength.

This day, and every day, we pay tribute to America’s sons and daughters who have answered our country’s call. We recognize the sacrifice of those who have been part of the finest fighting force the world has ever known and the loved ones who stand beside them. We will never forget the heroes who made the ultimate sacrifice and all those who have not yet returned home. As a grateful Nation, let us show our appreciation by honoring all our veterans and working to ensure the promise of America is within the reach of all who have protected it.

With respect for and in recognition of the contributions our service members have made to the cause of peace and freedom around the world, the Congress has provided (5 U.S.C. 6103(a)) that November 11 of each year shall be set aside as a legal public holiday to honor our Nation’s veterans.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim November 11, 2014, as Veterans Day. I encourage all Americans to recognize the valor and sacrifice of our veterans through appropriate public ceremonies and private prayers. I call upon Federal, State, and local officials to display the flag of the United States and to participate in patriotic activities in their communities. I call on all Americans, including civic and fraternal organizations, places of worship, schools, and communities to support this day with commemorative expressions and programs.

IN WITNESS WHEREOF, I have hereunto set my hand this seventh day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
World Freedom Day, 2014

By the President of the United States of America
A Proclamation

For nearly three decades, the Berlin Wall divided a nation and stood as one symbol of a system that denied individuals the freedoms that are the right of every person. It separated families and suppressed free will and self-determination—but while it tried to contain the yearnings of a courageous and unwavering people for liberty and justice, it could not crush them. Twenty-five years ago today, Germans from East and West came together to tear down the Wall and begin the work of building an open and prosperous society. On World Freedom Day, we honor a generation that refused to be defined by a wall, and we reaffirm our commitment to stand with all those who seek to join the free world.

The images of this extraordinary event are seared in our memory and enshrined in our history: brave crowds climbing atop an old barrier and Berliners reuniting in city streets. But the victory of 1989 was not inevitable. We will not forget those who risked bullets, dug through tunnels, leapt from buildings, and crossed barbed wire, minefields, and a mighty river in pursuit of freedom. In their struggle—and in the memory of all those who did not live to see Berlin united and free—Americans see our own past, as well as the spirit of citizens around the world who long for opportunity and are willing to do the hard work of building a democracy.

America stood with those on both sides of the Iron Curtain who held fast to the belief that a better future was possible, and as the Berlin Wall fell, it spurred a more integrated, more prosperous, and more secure Europe. Today, Germany is one of our strongest allies. And as we pay tribute to our shared past, we are reminded that upholding peace and security is the responsibility of every nation. There is no progress without sacrifice and no freedom without solidarity, and we cannot shrink from our role of advancing the values in which we believe.

The story of Berlin shows us that with grit and determination, we have the power to shape our own destiny, even in the face of impossible odds. As we celebrate a triumph over tyranny, we also recognize that the challenges to peace and human dignity continue in our complex world and that complacency is not the character of great nations. Let us resolve to extend a hand to those who reach for freedom still and continue the pursuit of peace in our time.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 9, 2014, as World Freedom Day. I call upon the people of the United States to observe this day with appropriate ceremonies and activities, reaffirming our dedication to freedom and democracy.
IN WITNESS WHEREOF, I have hereunto set my hand this seventh day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9210 of November 14, 2014

American Education Week, 2014

By the President of the United States of America
A Proclamation

In the United States, every young person deserves access to a world-class education. In classrooms, lecture halls, and laboratories across America, high-quality education helps unlock the limitless potential of our Nation’s students and creates pathways for their success. It prepares them for the jobs of tomorrow and the responsibilities of citizenship. A strong school system bolsters our economy and strengthens our democracy, and it is at the core of the American belief that with hard work, anyone can get ahead.

During American Education Week, we celebrate the devoted educators who instruct and inspire students of all ages, and we continue our work to provide every person with the best education possible.

My Administration is committed to widening the circle of opportunity for more Americans and restoring middle-class security, and that starts by supporting education for all. We know early education is one of the best investments we can make in a child’s life, and that is why we are striving to expand access to preschool to every girl and boy in America. To spur reform in our public schools and ensure students graduate from high school prepared for achievement, we have directed billions of dollars to States and school districts through the Race to the Top initiative. My Administration is also dedicated to reestablishing America’s place as the world leader in college completion. We have expanded grants, tax credits, and loans to help more families afford a college degree and invested in programs that help students manage and reduce the burdens of debt after they graduate.

With grit and passion, America’s teachers give life to education’s promise. Our education-support professionals help ensure the health, well-being, and success of our children. And in small towns and large cities, principals and district administrators cultivate communities that value learning and share a common vision of academic excellence. Together, these leaders encourage our students to reach higher and inspire them to achieve their dreams. Great educators and administrators deserve all the tools and resources they need to do their job, including chances for professional development and pay that reflects the contributions they make to our country. They are the most critical ingredients in any school, and my Administration is working hard to support them as they empower our Nation’s youth.

In a complex world, we must meet new and profound challenges. As a Nation, we must prepare the next generation to face these issues and the problems of their own time. An education equips the leaders of tomorrow with
the knowledge and vision they need to discover the solutions of the future and build a better society for their children and grandchildren. This week, we honor the teachers, mentors, and professionals who guide our kids as they explore the world. Let us recommit to supporting a first-class education for all students, from the day they start preschool to the day they start their career.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 16 through November 22, 2014, as American Education Week. I call upon all Americans to observe this week by supporting their local schools through appropriate activities, events, and programs designed to help create opportunities for every school and student in America.

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9211 of November 14, 2014

America Recycles Day, 2014

By the President of the United States of America
A Proclamation

As a Nation, we must do all we can to leave the next generation a cleaner, safer, and more stable world. America’s young people are tomorrow’s environmental stewards, and it is our responsibility to instill in them a conservation ethic. Recycling reduces our country’s energy consumption, decreases our greenhouse gas emissions, and conserves our natural resources, and it is one of the first steps we can teach our children and grandchildren to take as part of their everyday lives. It also creates green jobs in America and provides essential resources to our growing manufacturing sector. Today, we recognize the environmental and economic benefits that recycling produces, and we celebrate all those who do their part to build a more prosperous and sustainable future.

Americans generate approximately 250 million tons of municipal solid waste every year. But more of this trash—from our homes, workplaces, and classrooms—could be recycled or reused. Individuals can compost their food waste and donate items that are no longer needed. The choices we make as we shop can also help reduce waste. Families and individuals can buy products that use less packaging, purchase goods made with recycled resources, and avoid disposable materials whenever possible. To discover additional ways to shrink your environmental footprint and to learn how and where to properly recycle common and uncommon household goods, visit www.EPA.gov/recycle.

Every American, every business, and every community can play a role in increasing the rate of recycling. In small towns and big cities, recycling
programs are making a difference, and State and local governments can continue to do their part by promoting these programs, making them convenient, and continuing to invest in their recycling infrastructure. The Federal Government is leading by example, working to reduce our environmental impact. And as American businesses continue to innovate, they too can find new ways to reflect their commitment to recycling in their bottom line.

The actions we take today will determine what kind of world we will pass on to our Nation’s young people. On America Recycles Day, we embrace our role not only as custodians of the present, but also as caretakers of tomorrow. Let us resolve to act boldly in the face of great challenge and encourage our friends, neighbors, and colleagues to join in the work of protecting our planet.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 15, 2014, as America Recycles Day. I call upon the people of the United States to observe this day with appropriate programs and activities, and I encourage all Americans to continue their reducing, reusing, and recycling efforts throughout the year.

IN WITNESS WHEREOF, I have hereunto set my hand this fourteenth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9212 of November 19, 2014

National Child’s Day, 2014

By the President of the United States of America

A Proclamation

In the faces of today’s children we see tomorrow’s leaders and innovators. Like their parents and grandparents before them, they have the potential to unearth new discoveries, pioneer bold inventions, and unlock groundbreaking solutions to longstanding problems. Every generation has sought to reach beyond the limits of the known world and push the boundaries of human imagination. But to realize what we know is possible for our daughters and sons, we must harness their talents and abilities. On National Child’s Day, we recognize that success is built on a foundation of opportunity, and we continue our work to build a society where every child can seize his or her future.

Early education is one of the best investments we can make in a child’s life, and my Administration is committed to expanding access to preschool and high-quality early learning across America. We are investing in programs that enhance and expand infant and toddler care in high-need communities, and next month, we will host the White House Summit on Early
Education, bringing together a broad coalition of partners dedicated to ensuring girls and boys can learn and grow, regardless of who they are or where they come from. In districts throughout our Nation, we are strengthening our public schools and working to make sure every child has the opportunity to reach higher.

To succeed in the classroom and thrive in their communities, all children deserve a healthy start in life. That is why First Lady Michelle Obama’s Let’s Move! initiative is working to make it easier for parents and children to make healthy choices by increasing the availability of nutritious foods and the opportunities for physical activity. And I continue to fight to provide the freedom and security of quality, affordable health care to children and their families. The Affordable Care Act prohibits insurance companies from denying coverage to children with pre-existing conditions and requires that most health plans cover recommended preventive services for kids without copays, including immunizations and developmental screenings. Families who do not have health insurance can visit www.HealthCare.gov to find coverage that fits their needs and their budget.

A world-class education and a robust health system are essential pillars of a society devoted to ensuring children can pursue their full measure of happiness—and we all must work together to lift up the next group of thinkers and doers. As we celebrate the limitless potential of a generation born in an era of tremendous possibility, let us join with parents, professionals, and community members and renew our commitment to supporting the dreams of all our daughters and sons.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 20, 2014, as National Child’s Day. I call upon all citizens to observe this day with appropriate activities, programs, and ceremonies, and to rededicate ourselves to creating the bright future we want for our Nation’s children.

IN WITNESS WHEREOF, I have hereunto set my hand this nineteenth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9213 of November 21, 2014

National Family Week, 2014

By the President of the United States of America

A Proclamation

In big cities and small towns throughout our Nation, the strength and diversity of hardworking families reflect the promise of America—that with grit and determination, anyone can build a better future for themselves and their children. Families provide love and encouragement, and they are a source of support and inspiration to a generation limited only by the size of their dreams and the power of their imagination. During National Family
Week, we celebrate our family members and the countless ways they lift us up, and we continue our work to bolster the bonds that tie all of us together.

Family is the bedrock of our lives, and my Administration is fighting to ensure Americans are able to seize their every opportunity and fulfill their responsibilities to their loved ones. Working mothers and fathers should not have to choose between their career and their life at home—especially when a new baby or an aging parent needs them most—and no one who works full-time should have to raise their family in poverty. Family leave, childcare, and workplace flexibility are not bonuses, they are basic needs; and earlier this year, we held the first-ever White House Summit on Working Families, bringing together private and public sector partners who know that family-friendly policies are good business practices too.

My Administration is supporting programs that help families thrive. Many workers who would benefit from an increase in the minimum wage are supporting children and families, and that is why I continue to work to make sure an honest day’s work is rewarded with an honest day’s pay. The Affordable Care Act expands access to quality, affordable health insurance, providing millions of Americans with the freedom to take the best job for their families without worrying about losing their health care. And the Federal Government is leading the way by increasing opportunities for flexible work schedules for Federal employees and giving these workers the right to request them.

Each day, American families do everything right: they work hard, live responsibly, take care of their children, and participate in their neighborhoods. They deserve the opportunity to succeed and a country that supports lasting economic security for all. This week, we recognize the employers and communities that empower families, and we honor our family members and all those who sacrifice to ensure every possibility is within our reach. Let us recommit to building a society where dynamic workplaces support strong families, where time with our loved ones is precious but not rare.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim November 23 through November 29, 2014, as National Family Week. I invite all States, communities, and individuals to join in observing this week with appropriate ceremonies and activities to honor our Nation’s families.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-first day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9214 of November 26, 2014

Thanksgiving Day, 2014

By the President of the United States of America

A Proclamation

Thanksgiving Day invites us to reflect on the blessings we enjoy and the freedoms we cherish. As we gather with family and friends to take part in this uniquely American celebration, we give thanks for the extraordinary opportunities we have in a Nation of limitless possibilities, and we pay tribute to all those who defend our Union as members of our Armed Forces. This holiday reminds us to show compassion and concern for people we have never met and deep gratitude toward those who have sacrificed to help build the most prosperous Nation on earth. These traditions honor the rich history of our country and hold us together as one American family, no matter who we are or where we come from.

Nearly 400 years ago, a group of Pilgrims left their homeland and sailed across an ocean in pursuit of liberty and prosperity. With the friendship and kindness of the Wampanoag people, they learned to harvest the rich bounty of a new world. Together, they shared a successful crop, celebrating bonds of community during a time of great hardship. Through times of war and of peace, the example of a Native tribe who extended a hand to a new people has endured. During the American Revolution and the Civil War, days of thanksgiving drew Americans together in prayer and in the spirit that guides us to better days, and in each year since, our Nation has paused to show our gratitude for our families, communities, and country.

With God’s grace, this holiday season we carry forward the legacy of our forebears. In the company of our loved ones, we give thanks for the people we care about and the joy we share, and we remember those who are less fortunate. At shelters and soup kitchens, Americans give meaning to the simple truth that binds us together: we are our brother’s and our sister’s keepers. We remember how a determined people set out for a better world—how through faith and the charity of others, they forged a new life built on freedom and opportunity.

The spirit of Thanksgiving is universal. It is found in small moments between strangers, reunions shared with friends and loved ones, and in quiet prayers for others. Within the heart of America’s promise burns the inextinguishable belief that together we can advance our common prosperity—that we can build a more hopeful, more just, and more unified Nation. This Thanksgiving, let us recall the values that unite our diverse country, and let us resolve to strengthen these lasting ties.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim Thursday, November 27, 2014, as a National Day of Thanksgiving. I encourage the people of the United States to join together—whether in our homes, places of worship, community centers, or any place of fellowship for friends and neighbors—and give thanks for all we have received in the past year, express appreciation to those whose lives enrich our own, and share our bounty with others.
IN WITNESS WHEREOF, I have hereunto set my hand this twenty-sixth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9215 of November 28, 2014

National Impaired Driving Prevention Month, 2014

By the President of the United States of America
A Proclamation

All Americans deserve to live long and full lives, and every child should have the chance to seize his or her future. But throughout our Nation, too many lives are tragically cut short in traffic crashes involving drunk, drugged, or distracted driving. Impaired driving not only puts the driver at risk—it threatens the lives of passengers and all others who share the road, and every year it causes the deaths of thousands of loved ones. This month, and especially during the holiday season, we dedicate ourselves to driving safely and responsibly, and to promoting these behaviors among our family and friends.

Alcohol and drugs can impair perception, judgment, motor skills, and memory—the skills critical for safe and responsible driving. And as mobile technology becomes ubiquitous, the distractions of texting and cell phone use continue to pose grave dangers on our roadways. Deaths caused by impaired driving are preventable and unacceptable, and my Administration is taking action to reduce and eliminate them. We continue to support the law enforcement officers who work to keep us safe and decrease impaired driving. To help save lives, States and local communities across our Nation will participate in the national Drive Sober or Get Pulled Over campaign from December 12 to January 1, reminding all Americans of their important responsibility.

My Administration is striving to increase awareness of the dangers and devastating consequences of impaired driving in all its forms, especially the growing, but often overlooked, problem of drugged driving. Illegal drugs, as well as prescription and over-the-counter medications, can be just as deadly on the road as alcohol, and preventing drugged driving is a public health imperative. As part of our 2014 National Drug Control Strategy, we are working to support the data collection that underlies evidence-based policy making, strengthening the protections that keep drugged drivers off the road, and helping bolster law enforcement officials’ ability to identify drug-impaired drivers.

Reducing impaired driving and keeping our roadways safe is everyone’s responsibility. Parents and other caring adults can play an important role in educating young Americans about the dangers of impaired driving; adults can model good practices while driving and can help new drivers develop safe habits. This holiday season, all Americans can drive responsibly and encourage their loved ones to do the same, including by designating a sober...
Proc. 9216

Title 3—The President


During National Impaired Driving Prevention Month, let us resolve to do our part to keep our streets and highways safe. Together, our actions can save lives.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim December 2014 as National Impaired Driving Prevention Month. I urge all Americans to make responsible decisions and take appropriate measures to prevent impaired driving.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9216 of November 28, 2014

World AIDS Day, 2014

By the President of the United States of America
A Proclamation

In communities across our Nation and around the world, we have made extraordinary progress in the global fight against HIV/AIDS. Just over three decades ago, when we knew only the devastation HIV inflicted, those living with it had to fight just to be treated with dignity and compassion, and since the first cases of AIDS were reported, tens of millions of vibrant men and women have lost their lives to this deadly virus. Today, we have transformed what it means to live with HIV/AIDS. More effective prevention, treatment, and care now save millions of lives while awareness has soared and research has surged. This World AIDS Day, we come together to honor all those who have been touched by HIV/AIDS and celebrate the promising public health and scientific advances that have brought us closer to our goal of an AIDS-free generation.

Since I took office, more people who are infected with HIV have learned of their status, allowing them to access the essential care that can improve their health, extend their lives, and prevent transmission of the virus to others. My Administration has made strides to limit new infections and reduce HIV-related disparities and health inequalities, and we have nearly eliminated the waiting list for the AIDS Drug Assistance Program. For many, with testing and access to the right treatment, a disease that was once a death sentence now offers a good chance for a healthy and productive life.

Despite these gains, too many with HIV/AIDS, especially young Americans, still do not know they are infected; too many communities, including gay
and bisexual men, African Americans, and Hispanics remain disproportionately impacted; and too many individuals continue to bear the burden of discrimination and stigma. There is more work to do, and my Administration remains steadfast in our commitment to defeating this disease. Guided by our National HIV/AIDS Strategy, we are working to build a society where every person has access to life-extending care, regardless of who they are or whom they love. The Affordable Care Act prohibits insurance companies from denying coverage due to a pre-existing condition, such as HIV/AIDS, and requires that most health plans cover HIV screenings without copays for everyone ages 15 to 65 and others at increased risk. We have expanded opportunities for groundbreaking research, and we continue to invest in innovation to develop a vaccine and find a cure. And this summer, my Administration held a series of listening sessions across the country to better understand the successes and challenges of those fighting HIV at the local and State level.

In the face of a disease that extends far beyond our borders, the United States remains committed to leading the world in the fight against HIV/AIDS and ensuring no one is left behind. Hundreds of thousands of adolescent girls and young women are infected with HIV every year, and we are working to reach and assist them and every community in need. As part of the President’s Emergency Plan for AIDS Relief, over 7 million people with HIV around the globe are receiving antiretroviral treatment, a four-fold increase since the start of my Administration. In countries throughout the world, our initiatives are improving the lives of women and girls, accelerating life-saving treatment for children, and supporting healthy, robust communities.

As a Nation, we have made an unwavering commitment to bend the curve of the HIV epidemic, and the progress we have seen is the result of countless people who have shared their stories, lent their strength, and led the fight to spare others the anguish of this disease. Today, we remember all those who lost their battle with HIV/AIDS, and we recognize those who agitated and organized in their memory. On this day, let us rededicate ourselves to continuing our work until we reach the day we know is possible—when no child has to know the pain of HIV/AIDS and no life is limited by this virus.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States do hereby proclaim December 1, 2014, as World AIDS Day. I urge the Governors of the States and the Commonwealth of Puerto Rico, officials of the other territories subject to the jurisdiction of the United States, and the American people to join me in appropriate activities to remember those who have lost their lives to AIDS and to provide support and comfort to those living with this disease.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-eighth day of November, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9217 of December 2, 2014

International Day of Persons With Disabilities, 2014

By the President of the United States of America
A Proclamation

Each year, the United States joins with the international community to celebrate the inherent dignity and worth of every person. In America and in countries around the world, individuals with disabilities support families, strengthen their communities, and contribute to the global economy. On International Day of Persons with Disabilities, we reaffirm the fundamental principle that those with disabilities are entitled to the same rights and freedoms as everyone else: to belong and fully participate in society, to live with respect and free from discrimination, and to make of their lives what they will.

Nearly a quarter century ago, the Congress came together to pass the Americans with Disabilities Act (ADA), a landmark civil rights bill and a historic milestone in our journey toward a more perfect Union. The first Nation on earth to comprehensively declare equality for its citizens with disabilities, we enshrined into law the promise of equal access, equal opportunity, and equal respect for every American. The ADA was a formal acknowledgement that individuals with disabilities deserve to live full and independent lives the way they choose, and today, my Administration continues to fight to give every person a fair shot at realizing their greatest potential. We are working to rigorously enforce the protections against disability-based discrimination and expand workforce training and employment opportunities for people with disabilities, including our wounded warriors and those with serious disabilities. Today’s theme, “Sustainable Development: The promise of technology,” reminds us that as we strive to increase accessibility in our communities, we cannot allow the benefits of groundbreaking innovation to be out of reach for those who seek to participate fully in our democracy and economy.

Disability rights are not only civil rights to be enforced here at home; they are universal rights to be recognized and promoted around the globe. That is why I am proud that during my time in Office, the United States signed the Convention on the Rights of Persons with Disabilities, and why I continue to call on the Senate to provide its advice and consent to the ratification of what is the first new human rights convention of the 21st century. Around the world, more than 1 billion people experience a disability. These women, men, and children seek a fair chance to complete an education, succeed in a career, and support a family—and the United States stands with them wherever they live.

America continues to be the world leader on disability rights. Today, we celebrate the courage and commitment of all who have agitated and sacrificed to bring us to this point, and all who continue to press ahead toward greater access, opportunity, and inclusion. With advocates from around the world and all those whose lives have been touched by a disability, we can build on our progress. Let us recommit to fostering a society free of barriers and full of a deeper understanding of the value each person adds to our global community.
Proclamations Proc. 9218

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim December 3, 2014, as International Day of Persons with Disabilities. I call on all Americans to observe this day with appropriate ceremonies, activities, and programs.

IN WITNESS WHEREOF, I have hereunto set my hand this second day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9218 of December 5, 2014

National Pearl Harbor Remembrance Day, 2014

By the President of the United States of America
A Proclamation

On the morning of December 7, 1941, Japanese planes thundered over Hawaii, dropping bombs in an unprovoked act of war against the United States. The attack claimed the lives of more than 2,400 Americans. It nearly destroyed our Pacific Fleet, but it could not shake our resolve. While battleships smoldered in the harbor, patriots from across our country enlisted in our Armed Forces, volunteering to take up the fight for freedom and security for which their brothers and sisters made the ultimate sacrifice. On National Pearl Harbor Remembrance Day, we pay tribute to the souls lost 73 years ago, we salute those who responded with strength and courage in service of our Nation, and we renew our dedication to the ideals for which they so valiantly fought.

In the face of great tragedy at Pearl Harbor—our first battle of the Second World War—our Union rallied together, driven by the resilient and unyielding American spirit that defines us. The millions of Americans who signed up and shipped out inspired our Nation and put us on the path to victory in the fight against injustice and oppression around the globe. As they stormed the beaches of Normandy and planted our flag in the sands of Iwo Jima, our brave service members rolled back the tide of tyranny in Europe and throughout the Pacific theater. Because of their actions, nations that once knew only the blinders of fear saw the dawn of liberty.

The men and women of the Greatest Generation went to war and braved hardships to make the world safer, freer, and more just. As we reflect on the lives lost at Pearl Harbor, we remember why America gave so much for the survival of liberty in the war that followed that infamous day. Today, with solemn gratitude, we recall the sacrifice of all who served during World War II, especially those who gave their last full measure of devotion and the families they left behind. As proud heirs to the freedom and progress secured by those who came before us, we pledge to uphold their legacy and honor their memory.

The Congress, by Public Law 103–308, as amended, has designated December 7 of each year as “National Pearl Harbor Remembrance Day.”
NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim December 7, 2014, as National Pearl Harbor Remembrance Day. I encourage all Americans to observe this solemn day of remembrance and to honor our military, past and present, with appropriate ceremonies and activities. I urge all Federal agencies and interested organizations, groups, and individuals to fly the flag of the United States at half-staff this December 7 in honor of those American patriots who died as a result of their service at Pearl Harbor.

IN WITNESS WHEREOF, I have hereunto set my hand this fifth day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirtyninth.

BARACK OBAMA

Proclamation 9219 of December 9, 2014

Human Rights Day and Human Rights Week, 2014

By the President of the United States of America
A Proclamation

On December 10, 1948, nations from six continents came together to adopt the Universal Declaration of Human Rights. This extraordinary document affirmed that every individual is born equal with inalienable rights, and it is the responsibility of governments to uphold these rights. In more than 430 translations, the Declaration recognizes the inherent dignity and worth of all people and supports their right to chart their own destinies. On the anniversary of this human rights milestone, we join with all those who are willing to strive for a brighter future, and together, we continue our work to build the world our children deserve.

The desires for freedom and opportunity are universal, and around the world, yearnings for the rule of law and self-determination burn within the hearts of all women and men. When people can raise their voices and hold their leaders accountable, governments are more responsive and more effective. Children who are able to lead healthy lives and pursue an education without fear are free to spark progress and contribute to thriving communities. And when citizens are empowered to pursue their full measure of happiness without restraint, they help ensure that economies grow, stability and prosperity spread, and nations flourish. Protecting human rights around the globe extends the promise of democracy and bolsters the values that serve as a basis for peace in our world.

It is our obligation as free peoples to stand with courageous individuals who raise their voices to demand universal rights. Under extremely difficult circumstances—and often at grave personal risk—brave human rights defenders and civil society activists throughout the world are working to actualize the rights and freedoms that are the birthright of all humankind. The United States will continue to support all those who champion these fundamental principles, and we will never stop speaking out for the human rights of all individuals at home and abroad. It is part of who we are as a people and what we stand for as a Nation.
Proclamations

My Administration supports free and fair elections, and we will always oppose efforts by foreign governments to restrict the freedoms of peaceful assembly, association, and expression. We will continue to defend the rights of ethnic and religious minorities, call for the release of all who are unjustly detained, and insist that lesbian, gay, bisexual, and transgender persons be treated equally under the law. We will press forward in our efforts to end the scourge of human trafficking, our fight to ensure the protection of refugees and other displaced persons, and our tireless work to empower women and girls worldwide.

The United States will always lift up those who seek to work for the world as it should be. This is part of American leadership. On Human Rights Day and during Human Rights Week, let us continue our urgent task of rejecting hatred in whatever form it takes and recommit to fostering a global community where every person can achieve their dreams and contribute to humankind.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim December 10, 2014, as Human Rights Day and the week beginning December 10, 2014, as Human Rights Week. I call upon the people of the United States to mark these observances with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this ninth day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9220 of December 12, 2014

Bill of Rights Day, 2014

By the President of the United States of America

A Proclamation

For more than two centuries, our Nation has been shaped by courageous women and men who have dared to raise their voices and work to safeguard the blessings of liberty and justice. In the face of tyranny, early patriots stood up against an empire and proclaimed the independence of a new Nation, declaring that we are all created equal, endowed by our Creator with unalienable rights. To secure these rights, they fought a war and enshrined these truths into our Constitution. The product of a fierce debate and great compromise, our founding charter was a remarkable yet imperfect document. It provided the foundation for a society built on freedom and democracy, but essential questions—including those of race and gender—were left unresolved. Yet before it was fully ratified, our Founding Fathers began working to refine its text, an early milestone in our unending journey to form a more perfect Union.

Ratified on December 15, 1791, the Bill of Rights secured our most fundamental freedoms. These first 10 Constitutional Amendments protect our
rights to protest, practice our faiths, and hold our Government accountable. They guarantee justice under the law, allow for the dissemination of new ideas, and create the opportunity for those left out of our charter to fight to expand its promise. In times of war and peace, and through waves of depression and prosperity, these tenets have not only endured, but they have strengthened our Nation and served as an example to all who seek freedom, fairness, equality, and dignity around the world.

On the anniversary of the Bill of Rights, we reflect on the blessings of freedom we enjoy today, and we are reminded that our work to foster a more free, more fair, and more just society is never truly done. Guided by these sacred principles, we continue striving to make our country a place where our daughters’ voices are valued just as much as our sons’; where due process of law is afforded to all people, regardless of skin color; and where the individual liberties that we cherish empower every American to pursue their dreams and achieve their own full measure of happiness.

Our fidelity to these timeless ideals binds us together as a Nation. As we celebrate Bill of Rights Day, let us recommit to the values that define us as a people and continue our work to broaden democracy’s reach by strengthening the freedoms with which we have been endowed.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim December 15, 2014, as Bill of Rights Day. I call upon the people of the United States to mark this observance with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9221 of December 15, 2014

70th Anniversary of the Battle of the Bulge

By the President of the United States of America
A Proclamation

By the winter of 1944, the United States and Allied forces had stormed the beaches of Normandy, thundered into Europe, and liberated Paris, turning the tide in the struggle against the forces of oppression. With the fate of freedom in peril, millions of Americans went to fight for people they had never met to defend ideals they could not live without. But as Americans and our allies advanced through the Ardennes Forest region of Belgium and Luxembourg, German forces launched a desperate and massive assault, attacking the poorly-supplied and heavily-outnumbered Allied front during the early hours of December 16, 1944. Against improbable odds, patriots of exceptional valor and remarkable courage beat back Hitler’s armies and achieved a crucial victory at the Battle of the Bulge, marking the beginning of the end of a world war.
The Battle of the Bulge was one of the United States largest and bloodiest encounters of the Second World War. Over the course of more than a month, some 500,000 American service members fought through snow and bitter winter conditions. In extraordinarily difficult circumstances, our Armed Forces faced down bullets and German tanks. From the grip of hatred and tyranny, they won a victory for liberty and freedom. But our triumph came at a tremendous cost; over 76,000 Americans were killed, wounded, or missing in action.

On the 70th anniversary of the Battle of the Bulge, we are called to do more than commemorate a victory. We must honor the sacrifice of a generation who defied every danger to free a continent from fascism. As we salute the unfailing dedication of a free people, we tell their story so as to commit it to the memory of our Nation. The world will never forget the heroes who stepped forward to secure peace and prosperity far from home, and we will always remember those who gave their last full measure of devotion.

The warriors who defended the promise of liberty during the Battle of the Bulge are an inspiring and heroic link in an unbroken chain that has made America the greatest force for freedom the world has ever known. Today, we lift up their memories and carry forward the proud legacy of the veterans who gave their all and in doing so, changed the course of human history.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim Tuesday, December 16, 2014, as the 70th Anniversary of the Battle of the Bulge. I encourage all Americans to observe this solemn day of remembrance with appropriate ceremonies and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this fifteenth day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9222 of December 16, 2014

Wright Brothers Day, 2014

By the President of the United States of America
A Proclamation

The United States has always been a land of exploration and innovation. Determined to build a Nation where all things were possible, our country's Founders crossed a vast ocean and launched an improbable experiment in democracy. Early pioneers pushed west across sweeping plains. Dreamers toiled with hearts and hands to build cities, lay railroads, and power an automobile revolution. And on December 17, 1903, two brothers from Dayton, Ohio, would write their own chapter in America's long history of discovery and achievement.
After years of painstaking research and careful engineering, Orville and Wilbur Wright accomplished what was once unthinkable: the world’s first powered flight. Above the sand dunes of Kitty Hawk, North Carolina, they revolutionized modern transportation and extended the reach of humanity. Their inspiring feat opened the door to more than a century of progress and helped spark a new era of economic growth and prosperity. Today, we celebrate those 12 seconds of flight that changed the course of human events, and the determination and perseverance that made that moment possible.

America has always succeeded because as a Nation, we refuse to stand still. As heirs to this proud legacy of risk takers and dreamers who imagined the world as it could be, we must constantly work to empower the next generation of inventors and entrepreneurs. That is why my Administration is investing in programs that encourage science, technology, engineering, and math education, especially for traditionally underrepresented groups. And we are fighting to ensure that innovators and startups have the resources and opportunities they need to build the future they seek.

Our Nation brought the world everything from the light bulb to the Internet, and today—in laboratories and classrooms across America—our scientists and students carry forward this tradition as they work to develop new sources of energy and code the computer programs of tomorrow. Less than seven decades after Orville and Wilbur’s flying machine lifted into the air, American ingenuity brought us to Tranquility Base—and as the lunar module touched down on the surface of the Moon, it carried with it pieces of the brothers’ historic airplane. Today, the Wright brothers’ spirit lives on in the aspirations of a resolute people—to cure disease, walk on distant planets, and solve the biggest challenges of our time.

On Wright Brothers Day, we lift up the scientists, entrepreneurs, inventors, builders, and doers of today, and all those who reach for the future. Let us recommit to harnessing the passion and creativity of every person who works hard in America and leading the world through another century of discovery.

The Congress, by a joint resolution approved December 17, 1963, as amended (77 Stat. 402; 36 U.S.C. 143), has designated December 17 of each year as “Wright Brothers Day” and has authorized and requested the President to issue annually a proclamation inviting the people of the United States to observe that day with appropriate ceremonies and activities.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, do hereby proclaim December 17, 2014, as Wright Brothers Day.

IN WITNESS WHEREOF, I have hereunto set my hand this sixteenth day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Proclamation 9223 of December 23, 2014

To Take Certain Actions Under the African Growth and Opportunity Act and for Other Purposes

By the President of the United States of America

A Proclamation


2. Section 506A(a)(1) of the 1974 Act authorizes the President to designate a country listed in section 107 of the AGOA (19 U.S.C. 3706) as a beneficiary sub-Saharan African country if the President determines that the country meets the eligibility requirements set forth in section 104 of the AGOA (19 U.S.C. 3703), as well as the eligibility criteria set forth in section 502 of the 1974 Act (19 U.S.C. 2462).

3. Pursuant to section 506A(a)(1) of the 1974 Act, based on actions that the Government of Guinea-Bissau has taken over the past year, I have determined that Guinea-Bissau meets the eligibility requirements set forth in section 104 of the AGOA and section 502 of the 1974 Act, and I have decided to designate Guinea-Bissau as a beneficiary sub-Saharan African country.


5. Section 506A(a)(3) of the 1974 Act (19 U.S.C. 2466a(a)(3)), authorizes the President to terminate the designation of a country as a beneficiary sub-Saharan African country for purposes of section 506A, if he determines that the country is not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act.

6. Pursuant to section 506A(a)(3) of the 1974 Act, I have determined that South Sudan and The Gambia are not making continual progress in meeting the requirements described in section 506A(a)(1) of the 1974 Act. Accordingly, I have decided to terminate the designation of South Sudan and The Gambia as beneficiary sub-Saharan African countries for purposes of section 506A of the 1974 Act, effective on January 1, 2015.

7. On April 22, 1985, the United States and Israel entered into the Agreement on the Establishment of a Free Trade Area between the Government of the United States of America and the Government of Israel (USIFTA),
which the Congress approved in the United States-Israel Free Trade Area Implementation Act of 1985 (the “USIFTA Act”) (19 U.S.C. 2112 note).

8. Section 4(b) of the USIFTA Act provides that, whenever the President determines that it is necessary to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, the President may proclaim such withdrawal, suspension, modification, or continuance of any duty, or such continuance of existing duty-free or excise treatment, or such additional duties, as the President determines to be required or appropriate to carry out the USIFTA.

9. In order to maintain the general level of reciprocal and mutually advantageous concessions with respect to agricultural trade with Israel, on July 27, 2004, the United States entered into an agreement with Israel concerning certain aspects of trade in agricultural products during the period January 1, 2004, through December 31, 2008 (the “2004 Agreement”).

10. In Proclamation 7826 of October 4, 2004, consistent with the 2004 Agreement, the President determined, pursuant to section 4(b) of the USIFTA Act, that, in order to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, it was necessary to provide duty-free access into the United States through December 31, 2008, for specified quantities of certain agricultural products of Israel.

11. Each year from 2008 through 2013, the United States and Israel entered into agreements to extend the period that the 2004 Agreement was in force for 1-year periods to allow additional time for the two governments to conclude an agreement to replace the 2004 Agreement.

12. To carry out the extension agreements, the President in Proclamation 8334 of December 31, 2008; Proclamation 8467 of December 23, 2009; Proclamation 8618 of December 21, 2010; Proclamation 8770 of December 29, 2011; Proclamation 8921 of December 20, 2012; and Proclamation 9072 of December 23, 2013, modified the Harmonized Tariff Schedule of the United States (HTS) to provide duty-free access into the United States for specified quantities of certain agricultural products of Israel, each time for an additional 1-year period.

13. On December 5, 2014, the United States entered into an agreement with Israel to extend the period that the 2004 Agreement is in force through December 31, 2015, to allow for further negotiations on an agreement to replace the 2004 Agreement.

14. Pursuant to section 4(b) of the USIFTA Act, I have determined that it is necessary, in order to maintain the general level of reciprocal and mutually advantageous concessions with respect to Israel provided for by the USIFTA, to provide duty-free access into the United States through the close of December 31, 2015, for specified quantities of certain agricultural products of Israel.

15. Section 1205(a) of the Omnibus Trade and Competitiveness Act of 1988 (the “1988 Act”) (19 U.S.C. 3005(a)), directs the United States International Trade Commission (the Commission) to keep the HTS under continuous review and periodically to recommend to the President such modifications to the HTS as the Commission considers necessary or appropriate to accomplish the purposes set forth in that subsection. Among those purposes are to promote the uniform application of the International Convention on
the Harmonized Commodity Description and Coding System (the “Convention”) and to alleviate unnecessary administrative burdens.

16. The Commission conducted an investigation pursuant to section 1205 of the 1988 Act (Investigation No. 1205–10) in order to make certain technical corrections to keep the HTS in conformity with international standards and to make certain reclassifications of chemical products that would alleviate unnecessary administrative burdens.

17. In April 2013, the Commission published the results of Investigation No. 1205–10 pursuant to section 1205 of the 1988 Act (Recommendations to Modify Chapters 29, 30, 37, and 85 of the Harmonized Tariff Schedule of the United States, USITC Publication 4392 (corrected August 2013)), recommending specific changes to the HTS. Each of these recommended modifications would have little or no economic effect on any industry in the United States. On August 2, 2013, this report was transmitted to the Congress. The report and layover requirements of section 1206(b) of the 1988 Act (19 U.S.C. 3006(b)), were satisfied as of December 18, 2013.

18. Section 1206(a) of the 1988 Act (19 U.S.C. 3006(a)), authorizes the President to proclaim modifications to the HTS based on recommendations made by the Commission pursuant to section 1205 of the 1988 Act, if he determines that the modifications are in conformity with United States obligations under the Convention and do not run counter to the national economic interest of the United States. I have determined that the modifications to the HTS recommended in USITC Publication 4392, as set forth in Annex II to this proclamation, are in conformity with United States obligations under the Convention and do not run counter to the national economic interest of the United States.

19. Presidential Proclamation 8039 of July 27, 2006, implemented the United States-Bahrain Free Trade Agreement (USBFTA). The proclamation implemented, pursuant to section 201 of the United States-Bahrain Free Trade Agreement Implementation Act (the “USBFTA Act”) (19 U.S.C. 3805 note), the staged reductions in rates of duty that the President determined to be necessary or appropriate to carry out or apply certain provisions of the USBFTA, including Article 3.2.8. That proclamation incorporated by reference Publication 3830 of the U.S. International Trade Commission, entitled Modifications to the Harmonized Tariff Schedule of the United States to Implement the United States-Bahrain Free Trade Agreement. Annex I of Publication 3830 included a technical error that affected the tariff treatment of goods under heading 9914.99.20 after December 31, 2015. I have determined that modifications to the HTS pursuant to section 201(a) of the USBFTA Act are necessary to correct this error.

20. Section 604 of the 1974 Act (19 U.S.C. 2483), authorizes the President to embody in the HTS the substance of the relevant provisions of that Act, and of other acts affecting import treatment, and actions thereunder, including the removal, modification, continuance, or imposition of any rate of duty or other import restriction.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States of America, including but not limited to section 506A(a)[1] of the 1974 Act, section 506A(a)[3] of the 1974 Act, section 4(b) of the USIFTA Act, section 1206(a) of the 1988 Act, section 201(a) of the USBFTA Act, and section 604 of the 1974 Act, do proclaim that:
(1) Guinea-Bissau is designated as a beneficiary sub-Saharan African country.

(2) In order to reflect this designation in the HTS, general note 16(a) to the HTS is modified by inserting in alphabetical sequence in the list of beneficiary sub-Saharan African countries “Republic of Guinea-Bissau (Guinea-Bissau).”

(3) The designations of South Sudan and The Gambia as beneficiary sub-Saharan African countries for purposes of section 506A of the 1974 Act are terminated, effective on January 1, 2015.

(4) In order to reflect in the HTS that beginning on January 1, 2015, South Sudan and The Gambia shall no longer be designated as beneficiary sub-Saharan African countries, general note 16(a) to the HTS is modified by deleting “Republic of South Sudan” and “Republic of The Gambia” from the list of beneficiary sub-Saharan African countries. Note 7(a) to subchapter II and note 1 to subchapter XIX of chapter 98 of the HTS are modified to delete “The Gambia” from the list of beneficiary countries. Further, note 2(d) to subchapter XIX of chapter 98 of the HTS is modified by deleting “The Gambia” from the list of lesser developed beneficiary sub-Saharan African countries.

(5) In order to implement U.S. tariff commitments under the 2004 Agreement through December 31, 2015, the HTS is modified as provided in Annex I to this proclamation.

(6)(a) The modifications to the HTS set forth in Annex I to this proclamation shall be effective with respect to eligible agricultural products of Israel that are entered, or withdrawn from warehouse for consumption, on or after January 1, 2015.

(b) The provisions of subchapter VIII of chapter 99 of the HTS, as modified by Annex I to this proclamation, shall continue in effect through December 31, 2015.

(7) In order to modify the HTS to promote the uniform application of the Convention and to alleviate unnecessary administrative burdens, the HTS is modified as set forth in Annex II to this proclamation.

(8) The modifications to the HTS set forth in Annex II to this proclamation shall be effective with respect to goods that are entered, or withdrawn from warehouse for consumption, on or after the later of January 1, 2015, or the 30th day after publication of this proclamation in the Federal Register.

(9) In order to make technical corrections necessary to provide the intended duty treatment under Article 3.2.8 of the USBFTA, the HTS is modified as set forth in Annex III to this proclamation.

(10) Any provisions of previous proclamations and Executive Orders that are inconsistent with the actions taken in this proclamation are superseded to the extent of such inconsistency.

IN WITNESS WHEREOF, I have hereunto set my hand this twenty-third day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
ANNEX I

TEMPORARY EXTENSION OF CERTAIN PROVISIONS OF
THE HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES

Effective with respect to eligible agricultural products of Israel which are entered, or withdrawn
from warehouse for consumption, on or after January 1, 2015 and before the close of December
31, 2015, subchapter VIII of chapter 99 of the Harmonized Tariff Schedule of the United States
is hereby modified as follows:

1. U.S. note 1 to such subchapter is modified by deleting "December 31, 2014" and by
   inserting in lieu thereof "December 31, 2015".

2. U.S. note 3 to such subchapter is modified by adding at the end of the tabulation the
   following material, in the two columns specified in such note: "Calendar year 2015
   466,000".

3. U.S. note 4 to such subchapter is modified by adding at the end of the tabulation the
   following material, in the two columns specified in such note: "Calendar year 2015
   1,304,000".

4. U.S. note 5 to such subchapter is modified by adding at the end of the tabulation the
   following material, in the two columns specified in such note: "Calendar year 2015
   1,534,000".

5. U.S. note 6 to such subchapter is modified by adding at the end of the tabulation the
   following material, in the two columns specified in such note: "Calendar year 2015
   131,000".

6. U.S. note 7 to such subchapter is modified by adding at the end of the tabulation the
   following material, in the two columns specified in such note: "Calendar year 2015
   707,000".
ANNEX II

TO MODIFY THE HARMONIZED TARIFF SCHEDULE
OF THE UNITED STATES

A. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after the later of January 1, 2015, or the date which is the thirtieth day after the date of publication of this proclamation in the Federal Register, the Harmonized Tariff Schedule of the United States (HTS) is hereby modified as follows, with bracketed material provided for ease of use and with new material inserted in the HTS columns entitled "Heading/Subheading", "Article Description", "Rates of Duty 1 General", "Rates of Duty 1 Special", and "Rates of Duty 2", respectively:

1. Subheading 3002.10.02 is modified by inserting the words "modified or" after the word "not" in the article description.

2. Subheadings 3702.91.01 through 3702.95.00 are deleted, and the following new subheadings are inserted in lieu thereof:

<table>
<thead>
<tr>
<th>Subheading</th>
<th>Description</th>
<th>Rate 1</th>
<th>Rate 2</th>
</tr>
</thead>
<tbody>
<tr>
<td>3702.96.00</td>
<td>Of a width not exceeding 35 mm and of a length not exceeding 30 m</td>
<td>3.7%</td>
<td>Free (A, AL, BH, CA, CL, CO, E, IL, JO, KR, MA, MX, OM, P, PA)</td>
</tr>
<tr>
<td>3702.97.00</td>
<td>Of a width not exceeding 35 mm and of a length exceeding 30 m</td>
<td>Free</td>
<td>38¢/m²</td>
</tr>
<tr>
<td>3702.98.00</td>
<td>Of a width exceeding 35 mm</td>
<td>3.7%</td>
<td>Free (A, AL, BH, CA, CL, CO, E, IL, JO, KR, MA, MX, OM, P, PA)</td>
</tr>
</tbody>
</table>

3. Subheading 8543.70.92 is redesignated as subheading 8543.70.93, and the article description of such redesignated subheading is modified by inserting at the end thereof the phrase "; video"
game console controllers which use infrared transmissions to operate or access the various functions and capabilities of the console”.

B. Effective with respect to goods entered, or withdrawn from warehouse for consumption, on or after the the later of January 1, 2015, or the thirtieth day after the date of publication of this proclamation in the Federal Register, the HTS is further modified as follows, with bracketed material provided for ease of use and with new material inserted in the HTS columns entitled “Heading/Subheading”, “Article Description”, “Rates of Duty 1 General”, “Rates of Duty 1 Special”, and “Rates of Duty 2”, respectively:

1. (a) Subheading 2918.99.05 is modified by deleting from the article description the chemical “1,6-hexanediol bis(3,5-dibutyl-4-hydroxyphenyl)propionate”; and

(b) The following new subheading 2918.29.06 is inserted in numerical sequence:

| Carboxylic acids with additional oxygen | : | : |
| function and their anhydrides, halides, | : | : |
| peroxides and peroxyacids; their | : | : |
| halogenated, sulfonated, nitrated or | : | : |
| or nitrosated derivatives; | : | : |
| [Carboxylic acids with phenol | : | : |
| function but without other | : | : |
| oxygen function, their anhydrides; | : | : |
| halides, peroxyacids | : | : |
| and their derivatives:] | : | : |
| [Other:] | : | : |

“2918.29.06: 1,6-Hexanediol bis(3,5-dibutyl-4-hydroxyphenyl)propionate .. 5.8% Free (A,AC, : .15.4¢/kg+ |
| : CA,CL,CO,D,E, .. 40% |
| : IL,JO,KR,MA, .. |
| : MX,OM,P, .. |
| : PA,PE,SG) |

2. (a) Subheading 2921.42.36 is modified by deleting from the article description the chemical names “4,4’-Methylenebis(3-chloro-2,6-diethylaniline); 4,4’-Methylenebis(2,6-disopropylaniline)”; and

(b) Subheading 2921.59.17 is modified by inserting in the article description the chemical names “4,4’-Methylenebis(3-chloro-2,6-diethylaniline);” and “4,4’-Methylenebis(2,6-disopropylaniline).”

3. (a) Subheading 2933.99.87 is deleted; and

(b) The following new subheading 2933.69.50 is inserted in numerical sequence:

| Heterocyclic compounds with nitrogen | : |
| heteroatoms only:] | : |
| [Compounds containing an unfused | : |
| triazine ring (whether or not | : |
| hydrogenated in the structure:] | : |

“2933.69.50: Hexamethylenetetramine ............... 6.3% Free (A,AU,BH, : .58% |
| : CA,CL,CO,F, |
| : IL,JO,KR,MA, |
| : MX,OM,P,PA, |
| : PE,SG) |
ANNEX III

TO MAKE TECHNICAL CORRECTIONS IN CERTAIN PROVISIONS OF THE
HARMONIZED TARIFF SCHEDULE OF THE UNITED STATES

Effective with respect to goods of Bahrain, under the terms of general note 30 to the tariff
schedule, the HTS is modified as follows:

1. U.S. note 13 to subchapter XIV of chapter 99 is modified:
   (A) By adding, "and in an aggregate quantity for the period from January 1, 2016, through
       July 31, 2016, inclusive, not to exceed a total quantity of 37,916,667 SME," immediately
       after the phrase "not to exceed a total quantity of 65 million SME" in the first sentence of
       such note; and
   (B) By deleting "December 31, 2015" from the second to last sentence of such note and by
       inserting in lieu thereof "July 31, 2016".
Proclamation 9224 of December 31, 2014

National Mentoring Month, 2015

By the President of the United States of America
A Proclamation

In a Nation of limitless possibility, every child deserves the chance to unlock his or her potential. When young Americans have the support they need to make the most of themselves, they can achieve their dreams and strengthen our country, which has always moved forward by extending ladders of opportunity to the next generation. Every day, mentors play a vital role in this national mission by helping to broaden the horizons for our daughters and sons. This month, we celebrate these individuals who make it their cause to bring out the best in our young people, and we salute their spirit of service.

Mentors and caring adults serve as essential sources of inspiration, lifting up young people and positioning them to build the America of tomorrow. That is why my Administration continues to expand opportunities for mentoring and support the individuals who enable our future leaders. We are working with businesses to increase apprenticeship programs and connect groups traditionally underrepresented in science, technology, engineering, and math fields with role models in STEM careers. First Lady Michelle Obama’s Reach Higher initiative is encouraging campus groups and college students to connect with high schoolers and other near-peers who do not always see themselves completing higher education. Earlier this year, I also launched My Brother’s Keeper, an initiative that recognizes our responsibility to reach every young person regardless of who they are or where they come from.

Every American shares in the obligation to widen the circle of opportunity for our young people. Our neighbors’ children are our children—and our country must show them we care about and value their boundless potential. At the White House, the First Lady and I started mentoring initiatives, pairing local students with accomplished and caring professionals, and I am proud that members of my Administration are leading by example. To find ways to give back in your local community and participate in these critical, life-changing moments, I encourage all Americans to visit www.Serve.gov/Mentor.

The sense of dedication displayed by all those who invest their time and energy in mentoring reminds us that if we work together, we can ensure there are no limits to what young Americans can achieve. During National Mentoring Month, we honor all those who give of themselves to guide our young people, and we renew our commitment to realizing a future of opportunity for all.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 2015 as National Mentoring Month. I call upon public officials, business and community leaders, educators, and Americans across the country to observe this month with appropriate ceremonies, activities, and programs.
IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9225 of December 31, 2014

National Slavery and Human Trafficking Prevention Month, 2015

By the President of the United States of America
A Proclamation

For more than two centuries, the United States has worked to advance the cause of freedom. Stained from a history of slavery and shaped by ancestors brought to this country in chains, today, America shines as a beacon of hope to people everywhere who cherish liberty and opportunity. Still, our society remains imperfect, and our Nation has more work to do to uphold these values. At home and around the globe, we must continue to fight for human dignity and the inalienable rights of every person.

Today, millions of men, women, and children are victims of human trafficking. This modern-day slavery occurs in countries throughout the world and in communities across our Nation. These victims face a cruelty that has no place in a civilized world: children are made to be soldiers, teenage girls are beaten and forced into prostitution, and migrants are exploited and compelled to work for little or no pay. It is a crime that can take many forms, and one that tears at our social fabric, debases our common humanity, and violates what we stand for as a country and a people.

Founded on the principles of justice and fairness, the United States continues to be a leader in the global movement to end modern-day slavery. We are working to combat human trafficking, prosecute the perpetrators, and help victims recover and rebuild their lives. We have launched national initiatives to help healthcare workers, airline flight crews, and other professionals better identify and provide assistance to victims of trafficking. We are strengthening protections and supporting the development of new tools to prevent and respond to this crime, and increasing access to services that help survivors become self-sufficient. We are also working with our international partners and faith-based organizations to bolster counter-trafficking efforts in countries across the globe.

As we fight to eliminate trafficking, we draw strength from the courage and resolve of generations past—and in the triumphs of the great abolitionists that came before us, we see the promise of our Nation: that even in the face of impossible odds, those who love their country can change it. Every citizen can take action by speaking up and insisting that the clothes they wear, the food they eat, and the products they buy are made free of forced labor. Business and non-profit leaders can ensure their supply chains do not exploit individuals in bondage. And the United States Government will
continue to address the underlying forces that push so many into the conditions of modern-day slavery in the first place.

During National Slavery and Human Trafficking Prevention Month, we stand with the survivors, advocates, and organizations dedicated to building a world where our people and our children are not for sale. Together, let us recommit to a society where our sense of justice tells us that we are our brothers’ and sisters’ keepers, where every person can forge a life equal to their talents and worthy of their dreams.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 2015 as National Slavery and Human Trafficking Prevention Month, culminating in the annual celebration of National Freedom Day on February 1. I call upon businesses, national and community organizations, families, and all Americans to recognize the vital role we can play in ending all forms of slavery and to observe this month with appropriate programs and activities.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA

Proclamation 9226 of December 31, 2014

National Stalking Awareness Month, 2015

By the President of the United States of America
A Proclamation

In every State across our Nation, stalking is a crime. It is unacceptable behavior that violates the most basic principles of respect and decency, infringing on our fundamental right to feel safe and secure. At some point in their lives, 1 in 6 American women will be stalked. This abuse creates distress and takes a profound toll on its victims and our communities. This month, we extend our support to all those who have experienced stalking, and we renew our commitment to shine a light on this injustice.

Stalking is a pattern of unwanted contact—which can include text messages, emails, and phone calls—that causes an individual to fear for their safety or the safety of loved ones. While young women are disproportionately at risk, anyone can be a victim, including children and men. Individuals who are stalked often know the perpetrator, but stalkers can also be acquaintances or strangers. Stalking is a serious offense with significant consequences. It is often detrimental to the physical and emotional well-being of the victim, and some are forced to move or change jobs. This behavior often escalates over time, and is sometimes followed by sexual assault or homicide.

Addressing this hidden crime is part of my Administration’s comprehensive strategy to combat violence against women, and stalking is one of the four areas addressed by the Violence Against Women Act. When I proudly
Proc. 9226  Title 3—The President

signed the reauthorization of this historic law, we bolstered many of its provisions, including expanding safeguards against cyberstalking and protections for immigrants who have been victims of stalking. Across the Federal Government, we are building strong partnerships with those working to break the cycle of this abuse, and we remain dedicated to ending violence against women and men in all its forms.

Our homes, schools, offices, and neighborhoods should be places where Americans feel secure and confident. During National Stalking Awareness Month, we join with the advocates, families, professionals, and survivors to amplify their refrain: If you are a victim of stalking, you are not alone. Together, let us continue to raise awareness of this violence and recommit to being part of the solution.

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by virtue of the authority vested in me by the Constitution and the laws of the United States, do hereby proclaim January 2015 as National Stalking Awareness Month. I call upon all Americans to recognize the signs of stalking, acknowledge stalking as a serious crime, and urge those affected not to be afraid to speak out or ask for help. Let us also resolve to support victims and survivors, and to create communities that are secure and supportive for all Americans.

IN WITNESS WHEREOF, I have hereunto set my hand this thirty-first day of December, in the year of our Lord two thousand fourteen, and of the Independence of the United States of America the two hundred and thirty-ninth.

BARACK OBAMA
Establishment of Afghanistan and Pakistan Strategic Partnership Office and Amendment to Executive Order 12163

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 202 of the Revised Statutes (22 U.S.C. 2656) and section 3161 of title 5, United States Code, it is hereby ordered as follows:

Section 1. Establishment. There is established within the Department of State, in accordance with section 3161 of title 5, United States Code, a temporary organization to be known as the Afghanistan and Pakistan Strategic Partnership Office (APSPO).

Sec. 2. Purpose of the Temporary Organization. The purposes of the APSPO shall be to perform the specific project of supporting executive departments and agencies (agencies) in facilitating a strategic partnership between the U.S. Government and the governments of Afghanistan and Pakistan, promoting further security and stabilization, and transitioning to a normalized diplomatic presence in both countries.

Sec. 3. Functions of the Temporary Organization. In carrying out the purposes set forth in section 2 of this order, the APSPO shall:

(a) support agencies in transitioning to a strategic partnership with the governments of Afghanistan and Pakistan in the economic, diplomatic, cultural, technology, and security fields, particularly in the areas of program management, rule of law, and program oversight;

(b) coordinate the final drawdown of the Department of State’s civilian field operations and staff in Afghanistan;

(c) coordinate and oversee the administration of certain State Department assistance funds; and

(d) perform such other functions related to the specific project set forth in section 2 of this order as the Secretary of State (Secretary) may assign.

Sec. 4. Personnel and Administration. The APSPO shall be headed by a Director appointed by the Secretary. The APSPO shall be based in Washington, DC, Pakistan, and Afghanistan.
EO 13657
Title 3—The President

Sec. 5. Termination of the Temporary Organization. The APSPO shall terminate at the end of the maximum period permitted by section 3161(a)(1) of title 5, United States Code, unless terminated sooner by the Secretary.

Sec. 6. Delegation of Certain Determination Functions. Executive Order 12163 of September 29, 1979, as amended, is further amended, in section 1–701(c), by striking the semicolon and all subsequent text before the period.

Sec. 7. General Provisions. (a) This order shall be implemented in accordance with applicable law and subject to the availability of appropriations.

(b) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department or agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
January 17, 2014.

Executive Order 13657 of February 10, 2014

Changing the Name of the National Security Staff to the National Security Council Staff

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to reflect my decision to change the name of the National Security Staff to the National Security Council staff, it is hereby ordered as follows:

Section 1. Name Change. All references to the National Security Staff or Homeland Security Council Staff in any Executive Order or Presidential directive shall be understood to refer to the staff of the National Security Council.

Sec. 2. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party.
Executive Orders

EO 13658

against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
February 10, 2014.

Executive Order 13658 of February 12, 2014

Establishing a Minimum Wage for Contractors

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Federal Property and Administrative Services Act, 40 U.S.C. 101 et seq., and in order to promote economy and efficiency in procurement by contracting with sources who adequately compensate their workers, it is hereby ordered as follows:

Section 1. Policy. This order seeks to increase efficiency and cost savings in the work performed by parties who contract with the Federal Government by increasing to $10.10 the hourly minimum wage paid by those contractors. Raising the pay of low-wage workers increases their morale and the productivity and quality of their work, lowers turnover and its accompanying costs, and reduces supervisory costs. These savings and quality improvements will lead to improved economy and efficiency in Government procurement.

Sec. 2. Establishing a minimum wage for Federal contractors and subcontractors. (a) Executive departments and agencies (agencies) shall, to the extent permitted by law, ensure that new contracts, contract-like instruments, and solicitations (collectively referred to as “contracts”), as described in section 7 of this order, include a clause, which the contractor and any subcontractors shall incorporate into lower-tier subcontracts, specifying, as a condition of payment, that the minimum wage to be paid to workers, including workers whose wages are calculated pursuant to special certificates issued under 29 U.S.C. 214(c), in the performance of the contract or any subcontract thereunder, shall be at least:

(i) $10.10 per hour beginning January 1, 2015; and

(ii) beginning January 1, 2016, and annually thereafter, an amount determined by the Secretary of Labor (Secretary). The amount shall be published by the Secretary at least 90 days before such new minimum wage is to take effect and shall be:

(A) not less than the amount in effect on the date of such determination;

(B) increased from such amount by the annual percentage increase in the Consumer Price Index for Urban Wage Earners and Clerical Workers (United States city average, all items, not seasonally adjusted), or its successor publication, as determined by the Bureau of Labor Statistics; and

(C) rounded to the nearest multiple of $0.05.

(b) In calculating the annual percentage increase in the Consumer Price Index for purposes of subsection (a)(ii)(B) of this section, the Secretary
shall compare such Consumer Price Index for the most recent month, quarter, or year available (as selected by the Secretary prior to the first year for which a minimum wage is in effect pursuant to subsection (a)(ii)(B)) with the Consumer Price Index for the same month in the preceding year, the same quarter in the preceding year, or the preceding year, respectively.

(c) Nothing in this order shall excuse noncompliance with any applicable Federal or State prevailing wage law, or any applicable law or municipal ordinance establishing a minimum wage higher than the minimum wage established under this order.

Sec. 3. Application to tipped workers. (a) For workers covered by section 2 of this order who are tipped employees pursuant to 29 U.S.C. 203(t), the hourly cash wage that must be paid by an employer to such workers shall be at least:

(i) $4.90 an hour, beginning on January 1, 2015;
(ii) for each succeeding 1-year period until the hourly cash wage under this section equals 70 percent of the wage in effect under section 2 of this order for such period, an hourly cash wage equal to the amount determined under this section for the preceding year, increased by the lesser of:

(A) $0.95; or

(B) the amount necessary for the hourly cash wage under this section to equal 70 percent of the wage under section 2 of this order; and

(iii) for each subsequent year, 70 percent of the wage in effect under section 2 for such year rounded to the nearest multiple of $0.05.

(b) Where workers do not receive a sufficient additional amount on account of tips, when combined with the hourly cash wage paid by the employer, such that their wages are equal to the minimum wage under section 2 of this order, the cash wage paid by the employer, as set forth in this section for those workers, shall be increased such that their wages equal the minimum wage under section 2 of this order. Consistent with applicable law, if the wage required to be paid under the Service Contract Act, 41 U.S.C. 6701 et seq., or any other applicable law or regulation is higher than the wage required by section 2, the employer shall pay additional cash wages sufficient to meet the highest wage required to be paid.

Sec. 4. Regulations and Implementation. (a) The Secretary shall issue regulations by October 1, 2014, to the extent permitted by law and consistent with the requirements of the Federal Property and Administrative Services Act, to implement the requirements of this order, including providing exclusions from the requirements set forth in this order where appropriate. To the extent permitted by law, within 60 days of the Secretary issuing such regulations, the Federal Acquisition Regulatory Council shall issue regulations in the Federal Acquisition Regulation to provide for inclusion of the contract clause in Federal procurement solicitations and contracts subject to this order.

(b) Within 60 days of the Secretary issuing regulations pursuant to subsection (a) of this section, agencies shall take steps, to the extent permitted by law, to exercise any applicable authority to ensure that contracts as described in section 7(d)(ii)(C) and (D) of this order, entered into after January 1, 2015, consistent with the effective date of such agency action, comply with the requirements set forth in sections 2 and 3 of this order.
Any regulations issued pursuant to this section should, to the extent practicable and consistent with section 8 of this order, incorporate existing definitions, procedures, remedies, and enforcement processes under the Fair Labor Standards Act, 29 U.S.C. 201 et seq.; the Service Contract Act, 41 U.S.C. 6701 et seq.; and the Davis-Bacon Act, 40 U.S.C. 3141 et seq.

Sec. 5. Enforcement. (a) The Secretary shall have the authority for investigating potential violations of and obtaining compliance with this order.

(b) This order creates no rights under the Contract Disputes Act, and disputes regarding whether a contractor has paid the wages prescribed by this order, to the extent permitted by law, shall be disposed of only as provided by the Secretary in regulations issued pursuant to this order.

Sec. 6. Severability. If any provision of this order, or applying such provision to any person or circumstance, is held to be invalid, the remainder of this order and the application of the provisions of such to any person or circumstance shall not be affected thereby.

Sec. 7. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) This order shall apply only to a new contract or contract-like instrument, as defined by the Secretary in the regulations issued pursuant to section 4(a) of this order, if:

(i) (A) it is a procurement contract for services or construction;

(B) it is a contract or contract-like instrument for services covered by the Service Contract Act;

(C) it is a contract or contract-like instrument for concessions, including any concessions contract excluded by Department of Labor regulations at 29 C.F.R. 4.133(b); or

(D) it is a contract or contract-like instrument entered into with the Federal Government in connection with Federal property or lands and related to offering services for Federal employees, their dependents, or the general public; and

(ii) the wages of workers under such contract or contract-like instrument are governed by the Fair Labor Standards Act, the Service Contract Act, or the Davis-Bacon Act.

(e) For contracts or contract-like instruments covered by the Service Contract Act or the Davis-Bacon Act, this order shall apply only to contracts or contract-like instruments at the thresholds specified in those statutes. For procurement contracts where workers’ wages are governed by the Fair Labor Standards Act, this order shall apply only to contracts or contract-
like instruments that exceed the micro-purchase threshold, as defined in 41 U.S.C. 1902(a), unless expressly made subject to this order pursuant to regulations or actions taken under section 4 of this order.

(f) This order shall not apply to grants; contracts and agreements with and grants to Indian Tribes under the Indian Self-Determination and Education Assistance Act (Public Law 93–638), as amended; or any contracts or contract-like instruments expressly excluded by the regulations issued pursuant to section 4(a) of this order.

(g) Independent agencies are strongly encouraged to comply with the requirements of this order.

Sec. 8. Effective Date. (a) This order is effective immediately and shall apply to covered contracts where the solicitation for such contract has been issued on or after:

(i) January 1, 2015, consistent with the effective date for the action taken by the Federal Acquisition Regulatory Council pursuant to section 4(a) of this order; or

(ii) for contracts where an agency action is taken pursuant to section 4(b) of this order, January 1, 2015, consistent with the effective date for such action.

(b) This order shall not apply to contracts or contract-like instruments entered into pursuant to solicitations issued on or before the effective date for the relevant action taken pursuant to section 4 of this order.

(c) For all new contracts and contract-like instruments negotiated between the date of this order and the effective dates set forth in this section, agencies are strongly encouraged to take all steps that are reasonable and legally permissible to ensure that individuals working pursuant to those contracts and contract-like instruments are paid an hourly wage of at least $10.10 (as set forth under sections 2 and 3 of this order) as of the effective dates set forth in this section.

BARACK OBAMA

The White House,
February 12, 2014.

Executive Order 13659 of February 19, 2014

Streamlining the Export/Import Process for America’s Businesses

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to reduce supply chain barriers to commerce while continuing to protect our national security, public health and safety, the environment, and natural resources, it is hereby ordered as follows:

Section 1. Policy. The United States is the world’s largest economy and the largest trading Nation. Trade is critical to the Nation’s prosperity—fueling economic growth, supporting good jobs at home, raising living standards, and helping Americans provide for their families with affordable goods and
services. It is the policy of the United States to promote commerce through the effective implementation of an ambitious 21st century trade agenda and vigorous enforcement of our Nation’s laws relating to trade, security, public health and safety, the environment, and natural resources. In support of these goals, and to ensure that our Nation is well-positioned to compete in an open, fair, and growing world economy, the Federal Government must increase efforts to improve the technologies, policies, and other controls governing the movement of goods across our national borders.

In particular, we must increase efforts to complete the development of efficient and cost-effective trade processing infrastructure, such as the International Trade Data System (ITDS), to modernize and simplify the way that executive departments and agencies (agencies) interact with traders. We must also improve the broader trade environment through the development of innovative policies and operational processes that promote effective application of regulatory controls, collaborative arrangements with stakeholders, and a reduction of unnecessary procedural requirements that add costs to both agencies and industry and undermine our Nation’s economic competitiveness. By demonstrating our commitment to utilizing technology, coordinating government processes, fulfilling international obligations, and embracing innovative approaches to promote new opportunities for trade facilitation in the 21st century, we can lead by example and partner with other countries willing to adopt similar programs. This will encourage compliance with applicable laws and, more broadly, result in a more prosperous, safe, secure, and sustainable trading environment for all.

Sec. 2. Policy Coordination. Policy coordination, guidance, dispute resolution, and periodic reviews for the functions and programs set forth in this order shall be provided through the interagency process established in Presidential Policy Directive–1 of February 13, 2009 (Organization of the National Security Council System), or any successor.

Sec. 3. International Trade Data System. The ITDS, as described in section 405 of the Security and Accountability for Every Port Act of 2006 (the “SAFE Port Act”) (Public Law 109–347), is an electronic information exchange capability, or “single window,” through which businesses will transmit data required by participating agencies for the importation or exportation of cargo. To enhance Federal coordination associated with the development of the ITDS and to provide necessary transparency to businesses, agencies, and other potential users:

(a) by December 31, 2016, participating agencies shall have capabilities, agreements, and other requirements in place to utilize the ITDS and supporting systems, such as the Automated Commercial Environment, as the primary means of receiving from users the standard set of data and other relevant documentation (exclusive of applications for permits, licenses, or certifications) required for the release of imported cargo and clearance of cargo for export;

(b) by December 31, 2016, the Department of Homeland Security shall confirm to the Secretary of the Treasury and the ITDS Board of Directors (Board), which serves as the Interagency Steering Committee established under section 405 of the SAFE Port Act, that the ITDS has the operational capabilities to enable users to:
Sec. 3—The President

(i) transmit a harmonized set of import and export data elements, to be collected, stored, and shared, via a secure single window, to fulfill U.S. Government requirements for the release and clearance of goods; and

(ii) transition from paper-based requirements and procedures to faster and more cost-effective electronic submissions to, and communications with, agencies;

(c) the Board shall, in consultation with ITDS participating agencies, define the standard set of data elements to be collected, stored, and shared in the ITDS; and continue to periodically review those data elements in order to update the standard set of data elements, as necessary;

(d) the Board shall continue to assist the Secretary of the Treasury in overseeing the implementation of, and participation in, the ITDS, including the establishment of the ITDS capabilities and requirements associated with the collection from users and distribution to relevant agencies of standard electronic import and export data; and

(e) the Board shall make publicly available a timeline outlining the development and delivery of the secure ITDS capabilities, as well as agency implementation plans and schedules. Agencies shall take such steps as are necessary to meet the timeline, including timely completion of all appropriate agreements, including memoranda of understanding, and other required documents that establish procedures and guidelines for the secure exchange and safeguarding of data among agencies and, as appropriate, with other Federal Government entities.

Sec. 4. Establishment of the Border Interagency Executive Council. (a) There is established the Border Interagency Executive Council (BIEC), an interagency working group to be chaired by the Secretary of Homeland Security or a senior-level designee from the Department. The BIEC shall also have a Vice Chair, selected every 2 years from among the members of the BIEC by a process determined by the members. The BIEC shall develop policies and processes to enhance coordination across customs, transport security, health and safety, sanitary, conservation, trade, and phytosanitary agencies with border management authorities and responsibilities to measurably improve supply chain processes and improve identification of illicit shipments.

(b) The Department of Homeland Security shall provide funding and administrative support for the BIEC, to the extent permitted by law.

(c) In addition to the Chair and Vice Chair, the BIEC shall include designated senior-level representatives from agencies that provide approval before goods can be imported and exported, including the Departments of State, the Treasury, Defense, the Interior, Agriculture, Commerce, Health and Human Services, Transportation, and Homeland Security, the Environmental Protection Agency, and other agencies with border management interests or authorities, as determined by the Chair and Vice Chair. The BIEC shall also include appropriate representatives from the Executive Office of the President.

Sec. 5. Functions of the BIEC. The BIEC shall:

(a) develop common risk management principles and methods to inform agency operations associated with the review and release of cargo at the border and encourage compliance with applicable law;
(b) develop policies and processes to orchestrate, improve, and accelerate agency review of electronic trade data transmitted through relevant systems and provide coordinated and streamlined responses back to users to facilitate trade and support and advance compliance with applicable laws and international agreements, including (in coordination with, and as recommendations to, the Board) policies and processes designed to assist the Secretary of the Treasury, as appropriate, with activities related to the ITDS;

(c) identify opportunities to streamline Federal Government systems and reduce costs through the elimination of redundant capabilities or through enhanced utilization of the Automated Commercial Environment capabilities as a means of improving supply chain management processes;

(d) assess, in collaboration with the Board, the business need, feasibility, and potential benefits of developing or encouraging the private-sector development of web-based interfaces to electronic data systems, including the ITDS, for individuals and small businesses;

(e) engage with and consider the advice of industry and other relevant stakeholders regarding opportunities to improve supply chain management processes, with the goal of promoting economic competitiveness through enhanced trade facilitation and enforcement;

(f) encourage other countries to develop similar single window systems to facilitate the sharing of relevant data, as appropriate, across governmental systems and with trading partners; and

(g) assess, in consultation with the Department of the Treasury, opportunities to facilitate electronic payment of duties, taxes, fees, and charges due at importation. The Federal Government endorses electronic payment of duties, taxes, fees, and charges due at importation, and currently allows payment electronically through various systems.

Sec. 6. Regulatory Review. To support the Federal Government’s rapid development of the ITDS that, to the greatest extent possible, relies upon the collection, exchange, and processing of electronic data, each agency that utilizes the ITDS shall:

(a) as part of the retrospective review report due to the Office of Information and Regulatory Affairs (OIRA) on July 14, 2014, pursuant to Executive Order 13610 of May 10, 2012 (Identifying and Reducing Regulatory Burdens), unless directed otherwise through subsequent guidance from OIRA, determine whether any regulations should be modified to achieve the requirements set forth in this order; and

(b) promptly initiate rulemaking proceedings to implement necessary regulatory modifications identified pursuant to subsection (a) of this section.

Sec. 7. Reports. (a) Within 180 days of the date of this order, agencies with border management interests or authorities shall report to the Board on their anticipated use of international standards for product classification and identification.

(b) By July 1, 2014, and every year thereafter until July 2016, the BIEC, in consultation with the Board, shall provide to the President, through the Assistant to the President for Homeland Security and Counterterrorism, a report on the implementation of section 5 of this order.
Sec. 8. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law, and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) Independent agencies are strongly encouraged to comply with the requirements of this order.

BARACK OBAMA


Executive Order 13660 of March 6, 2014

Blocking Property of Certain Persons Contributing to the Situation in Ukraine

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, find that the actions and policies of persons including persons who have asserted governmental authority in the Crimean region without the authorization of the Government of Ukraine that undermine democratic processes and institutions in Ukraine; threaten its peace, security, stability, sovereignty, and territorial integrity; and contribute to the misappropriation of its assets, constitute an unusual and extraordinary threat to the national security and foreign policy of the United States, and I hereby declare a national emergency to deal with that threat. I hereby order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in: any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(i) to be responsible for or complicit in, or to have engaged in, directly or indirectly, any of the following:
(A) actions or policies that undermine democratic processes or institutions in Ukraine;

(B) actions or policies that threaten the peace, security, stability, sovereignty, or territorial integrity of Ukraine; or

(C) misappropriation of state assets of Ukraine or of an economically significant entity in Ukraine;

(ii) to have asserted governmental authority over any part or region of Ukraine without the authorization of the Government of Ukraine;

(iii) to be a leader of an entity that has, or whose members have, engaged in any activity described in subsection (a)(i) or (a)(ii) of this section or of an entity whose property and interests in property are blocked pursuant to this order;

(iv) to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of, any activity described in subsection (a)(i) or (a)(ii) of this section or any person whose property and interests in property are blocked pursuant to this order; or

(v) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.

Sec. 2. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of the criteria in subsection 1(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Sec. 3. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 1 of this order would seriously impair my ability to deal with the national emergency declared in this order, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 4. The prohibitions in section 1 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.
Sec. 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6. For the purposes of this order:

(a) the term “person” means an individual or entity;

(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization; and

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States.

Sec. 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in this order, there need be no prior notice of a listing or determination made pursuant to section 1 of this order.

Sec. 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may delegate any of these functions to other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 9. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to submit the recurring and final reports to the Congress on the national emergency declared in this order, consistent with section 401(c) of the NEA (50 U.S.C. 1641(c)) and section 204(c) of IEEPA (50 U.S.C. 1703(c)).

Sec. 10. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
March 6, 2014.
Executive Order 13661 of March 16, 2014

Blocking Property of Additional Persons Contributing to the Situation in Ukraine

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, hereby expand the scope of the national emergency declared in Executive Order 13660 of March 6, 2014, finding that the actions and policies of the Government of the Russian Federation with respect to Ukraine—including the recent deployment of Russian Federation military forces in the Crimea region of Ukraine—undermine democratic processes and institutions in Ukraine; threaten its peace, security, stability, sovereignty, and territorial integrity; and contribute to the misappropriation of its assets, and thereby constitute an unusual and extraordinary threat to the national security and foreign policy of the United States. Accordingly, I hereby order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:

(i) the persons listed in the Annex to this order; and

(ii) persons determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(A) to be an official of the Government of the Russian Federation;

(B) to operate in the arms or related materiel sector in the Russian Federation;

(C) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly:

(1) a senior official of the Government of the Russian Federation; or

(2) a person whose property and interests in property are blocked pursuant to this order; or

(D) to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of:

(1) a senior official of the Government of the Russian Federation; or

(2) a person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.
Sec. 2. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of the criteria in section 1(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Sec. 3. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 1 of this order would seriously impair my ability to deal with the national emergency declared in Executive Order 13660, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 4. The prohibitions in section 1 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6. For the purposes of this order:

(a) the term “person” means an individual or entity;

(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization;

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States; and

(d) the term the “Government of the Russian Federation” means the Government of the Russian Federation, any political subdivision, agency, or instrumentality thereof, including the Central Bank of the Government of the Russian Federation, and any person owned or controlled by, or acting for or on behalf of, the Government of the Russian Federation.

Sec. 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in Executive Order 13660, there need be no
prior notice of a listing or determination made pursuant to section 1 of this order.

Sec. 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 9. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to determine that circumstances no longer warrant the blocking of the property and interests in property of a person listed in the Annex to this order, and to take necessary action to give effect to that determination.

Sec. 10. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Sec. 11. This order is effective at 12:01 a.m. eastern daylight time on March 17, 2014.

BARACK OBAMA

The White House,
March 16, 2014.
EO 13661  Title 3—The President

ANNEX

1. Yelena Mizulina [State Duma Deputy, born December 9, 1954]
2. Leonid Slutsky [State Duma Deputy, born January 4, 1968]
3. Andrei Klishas [Chairman of the Russian Federation Council Committee on Constitutional Law, Judicial and Legal Affairs and the Development of Civil Society, born November 9, 1972]
4. Valentina Ivanovna Matviyenko [Federation Council Speaker, born April 7, 1949]
5. Dmitry Olegovich Rogozin [Deputy Prime Minister of the Russian Federation, born December 21, 1963]
6. Vladislav Yurievich Surkov [Presidential Aide to the President of the Russian Federation, born September 21, 1964]
7. Sergey Glazyev [Presidential Advisor to the President of the Russian Federation, born January 1, 1961]
Executive Order 13662 of March 20, 2014

Blocking Property of Additional Persons Contributing to the Situation in Ukraine

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, hereby expand the scope of the national emergency declared in Executive Order 13660 of March 6, 2014, and expanded by Executive Order 13661 of March 16, 2014, finding that the actions and policies of the Government of the Russian Federation, including its purported annexation of Crimea and its use of force in Ukraine, continue to undermine democratic processes and institutions in Ukraine; threaten its peace, security, stability, sovereignty, and territorial integrity; and contribute to the misappropriation of its assets, and thereby constitute an unusual and extraordinary threat to the national security and foreign policy of the United States. Accordingly, I hereby order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in: any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(i) to operate in such sectors of the Russian Federation economy as may be determined by the Secretary of the Treasury, in consultation with the Secretary of State, such as financial services, energy, metals and mining, engineering, and defense and related materiel;

(ii) to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of, any person whose property and interests in property are blocked pursuant to this order; or

(iii) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.

Sec. 2. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of the criteria in section 1(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be...
Title 3—The President

EO 13662

Sec. 3. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 1 of this order would seriously impair my ability to deal with the national emergency declared in Executive Order 13660, and expanded in Executive Order 13661 and this order, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 4. The prohibitions in section 1 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6. For the purposes of this order:

(a) the term “person” means an individual or entity;

(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization;

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States; and

(d) the term the “Government of the Russian Federation” means the Government of the Russian Federation, any political subdivision, agency, or instrumentality thereof, including the Central Bank of the Russian Federation, and any person owned or controlled by, or acting for or on behalf of, the Government of the Russian Federation.

Sec. 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in Executive Order 13660, and expanded in Executive Order 13661 and this order, there need be no prior notice of a listing or determination made pursuant to section 1 of this order.

Sec. 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA, as may be necessary to carry out the purposes of this order.
Executive Orders

EO 13663

The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 9. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
March 20, 2014.

Executive Order 13663 of March 20, 2014

Establishing an Emergency Board to Investigate Disputes Between the Long Island Rail Road Company and Certain of Its Employees Represented by Certain Labor Organizations

Disputes exist between the Long Island Rail Road Company and certain of its employees represented by certain labor organizations. The labor organizations involved in these disputes are designated on the attached list, which is made part of this order.

The disputes heretofore have not been adjusted under the provisions of the Railway Labor Act, as amended, 45 U.S.C. 151–188 (RLA).

A first emergency board to investigate and report on the disputes was established on November 22, 2013, by Executive Order 13654 of November 21, 2013. The emergency board terminated upon issuance of its report. Subsequently, its recommendations were not accepted by the parties.

A party empowered by the RLA has requested that the President establish a second emergency board pursuant to section 9A of the RLA (45 U.S.C. 159a).

Section 9A(e) of the RLA provides that the President, upon such request, shall appoint a second emergency board to investigate and report on the disputes.

NOW, THEREFORE, by the authority vested in me as President by the Constitution and the laws of the United States, including section 9A of the RLA, it is hereby ordered as follows:

Section 1. Establishment of Emergency Board (Board). There is established, effective 12:01 a.m. eastern daylight time on March 22, 2014, a Board of three members to be appointed by the President to investigate and report on these disputes. No member shall be pecuniarily or otherwise interested in any organization of railroad employees or any carrier. The Board shall perform its functions subject to the availability of funds.

Sec. 2. Report. Within 30 days after the creation of the Board, the parties to the disputes shall submit to the Board final offers for settlement of the
EO 13663  Title 3—The President

disputes. Within 30 days after the submission of final offers for settlement of the disputes, the Board shall submit a report to the President setting forth its selection of the most reasonable offer.

Sec. 3. Maintaining Conditions. As provided by section 9A(h) of the RLA, from the time a request to establish a second emergency board is made until 60 days after the Board submits its report to the President, no change in the conditions out of which the disputes arose shall be made by the parties to the controversy, except by agreement of the parties.

Sec. 4. Records Maintenance. The records and files of the Board are records of the Office of the President and upon the Board’s termination shall be maintained in the physical custody of the National Mediation Board.

Sec. 5. Expiration. The Board shall terminate upon the submission of the report provided for in section 2 of this order.

BARACK OBAMA

The White House,
March 20, 2014.
Executive Orders EO 13663

LABOR ORGANIZATIONS

Brotherhood of Railroad Signalmen
Independent Railway Supervisors Association International
International Association of Machinists & Aerospace Workers
National Conference of Firemen & Oilers/Service Employees
International Union
International Brotherhood of Electrical Workers
Transportation Communications International Union
International Association of Sheet Metal, Air, Rail and Transportation Workers
Executive Order 13664 of April 3, 2014

Blocking Property of Certain Persons With Respect to South Sudan

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, find that the situation in and in relation to South Sudan, which has been marked by activities that threaten the peace, security, or stability of South Sudan and the surrounding region, including widespread violence and atrocities, human rights abuses, recruitment and use of child soldiers, attacks on peacekeepers, and obstruction of humanitarian operations, poses an unusual and extraordinary threat to the national security and foreign policy of the United States, and I hereby declare a national emergency to deal with that threat. I hereby order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in: any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(i) to be responsible for or complicit in, or to have engaged in, directly or indirectly, any of the following in or in relation to South Sudan:

(A) actions or policies that threaten the peace, security, or stability of South Sudan;

(B) actions or policies that threaten transitional agreements or undermine democratic processes or institutions in South Sudan;

(C) actions or policies that have the purpose or effect of expanding or extending the conflict in South Sudan or obstructing reconciliation or peace talks or processes;

(D) the commission of human rights abuses against persons in South Sudan;

(E) the targeting of women, children, or any civilians through the commission of acts of violence (including killing, maiming, torture, or rape or other sexual violence), abduction, forced displacement, or attacks on schools, hospitals, religious sites, or locations where civilians are seeking refuge, or through conduct that would constitute a serious abuse or violation of human rights or a violation of international humanitarian law;

(F) the use or recruitment of children by armed groups or armed forces in the context of the conflict in South Sudan;
Executive Orders
EO 13664

(G) the obstruction of the activities of international peacekeeping, diplomatic, or humanitarian missions in South Sudan, or of the delivery or distribution of, or access to, humanitarian assistance; or

(H) attacks against United Nations missions, international security presences, or other peacekeeping operations;

(ii) to be a leader of (A) an entity, including any government, rebel militia, or other group, that has, or whose members have, engaged in any of the activities described in subsection (a)(i) of this section or (B) an entity whose property and interests in property are blocked pursuant to this order;

(iii) to have materially assisted, sponsored, or provided financial, material, logistical, or technological support for, or goods or services in support of (A) any of the activities described in subsection (a)(i) of this section or (B) any person whose property and interests in property are blocked pursuant to this order;

(iv) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided in this order and by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, notwithstanding any contract entered into or any license or permit granted prior to the date of this order.

Sec. 2. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 1 of this order would seriously impair my ability to deal with this national emergency, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 3. The prohibitions in section 1 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 4. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of the criteria in section 1(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Sec. 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.
(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6. For the purposes of this order:
(a) the term “person” means an individual or entity;
(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization; and
(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States.

Sec. 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing this national emergency, there need be no prior notice of a listing or determination made pursuant to section 1 of this order.

Sec. 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 9. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to submit the recurring and final reports to the Congress on the national emergency declared in the order, consistent with section 401(c) of the NEA (50 U.S.C. 1641(c)) and section 204(c) of IEEPA (50 U.S.C. 1703(c)).

Sec. 10. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
April 3, 2014.

Executive Order 13665 of April 8, 2014

Non-Retaliation for Disclosure of Compensation Information

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Federal Property and Administrative Services Act, 40 U.S.C. 101 et seq., and in order to take further
steps to promote economy and efficiency in Federal Government procurement, it is hereby ordered as follows:

Section 1. Policy. This order is designed to promote economy and efficiency in Federal Government procurement. It is the policy of the executive branch to enforce vigorously the civil rights laws of the United States, including those laws that prohibit discriminatory practices with respect to compensation. Federal contractors that employ such practices are subject to enforcement action, increasing the risk of disruption, delay, and increased expense in Federal contracting. Compensation discrimination also can lead to labor disputes that are burdensome and costly.

When employees are prohibited from inquiring about, disclosing, or discussing their compensation with fellow workers, compensation discrimination is much more difficult to discover and remediate, and more likely to persist. Such prohibitions (either express or tacit) also restrict the amount of information available to participants in the Federal contracting labor pool, which tends to diminish market efficiency and decrease the likelihood that the most qualified and productive workers are hired at the market efficient price. Ensuring that employees of Federal contractors may discuss their compensation without fear of adverse action will enhance the ability of Federal contractors and their employees to detect and remediate unlawful discriminatory practices, which will contribute to a more efficient market in Federal contracting.

Sec. 2. Amending Executive Order 11246. Section 202 of Executive Order 11246 of September 24, 1965, as amended, is hereby further amended as follows:

(a) Paragraphs (3) through (7) are redesignated as paragraphs (4) through (8).

(b) A new paragraph (3) is added to read as follows:

“The contractor will not discharge or in any other manner discriminate against any employee or applicant for employment because such employee or applicant has inquired about, discussed, or disclosed the compensation of the employee or applicant or another employee or applicant. This provision shall not apply to instances in which an employee who has access to the compensation information of other employees or applicants as a part of such employee’s essential job functions discloses the compensation of such other employees or applicants to individuals who do not otherwise have access to such information, unless such disclosure is in response to a formal complaint or charge, in furtherance of an investigation, proceeding, hearing, or action, including an investigation conducted by the employer, or is consistent with the contractor’s legal duty to furnish information.”

Sec. 3. Regulations. Within 160 days of the date of this order, the Secretary of Labor shall propose regulations to implement the requirements of this order.

Sec. 4. Severability. If any provision of this order, or the application of such provision or amendment to any person or circumstance, is held to be invalid, the remainder of this order and the application of the provisions of such to any person or circumstances shall not be affected thereby.

Sec. 5. General Provisions. (a) Nothing in this order shall be construed to limit the rights of an employee or applicant for employment provided
under any provision of law. It also shall not be construed to prevent a Federal contractor covered by this order from pursuing a defense, as long as the defense is not based on a rule, policy, practice, agreement, or other instrument that prohibits employees or applicants from discussing or disclosing their compensation or the compensation of other employees or applicants, subject to paragraph (3) of section 202 of Executive Order 11246, as added by this order.

(b) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(d) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Sec. 6. Effective Date. This order shall become effective immediately, and shall apply to contracts entered into on or after the effective date of rules promulgated by the Department of Labor under section 3 of this order.

BARACK OBAMA

The White House,
April 8, 2014.

Executive Order 13666 of April 18, 2014

Expanding Eligibility for the Defense Meritorious Service Medal

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

Executive Order 12019 of November 3, 1977 (Establishing the Defense Meritorious Service Medal), is amended by inserting ‘‘, or to any member of the armed forces of a friendly foreign nation,’’ after ‘‘any member of the Armed Forces of the United States’’.

BARACK OBAMA

The White House,
April 18, 2014.
Executive Order 13667 of May 12, 2014

Blocking Property of Certain Persons Contributing to the Conflict in the Central African Republic

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.) (NEA), section 5 of the United Nations Participation Act (22 U.S.C. 287c) (UNPA), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, find that the situation in and in relation to the Central African Republic, which has been marked by a breakdown of law and order, intersectorial tension, widespread violence and atrocities, and the pervasive, often forced recruitment and use of child soldiers, which threatens the peace, security, or stability of the Central African Republic and neighboring states, and which was addressed by the United Nations Security Council in Resolution 2121 of October 10, 2013, Resolution 2127 of December 5, 2013, and Resolution 2134 of January 28, 2014, constitutes an unusual and extraordinary threat to the national security and foreign policy of the United States, and I hereby declare a national emergency to deal with that threat. I hereby order:

Section 1. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch), of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:

(i) the persons listed in the Annex to this order; and

(ii) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(A) to be responsible for or complicit in, or to have engaged in, directly or indirectly, any of the following in or in relation to the Central African Republic:

(1) actions or policies that threaten the peace, security, or stability of the Central African Republic;

(2) actions or policies that threaten transitional agreements or the political transition process in the Central African Republic;

(3) actions or policies that undermine democratic processes or institutions in the Central African Republic;

(4) the targeting of women, children, or any civilians through the commission of acts of violence (including killing, maiming, torture, or rape or other sexual violence), abduction, forced displacement, or attacks on schools, hospitals, religious sites, or locations where civilians are seeking refuge, or through conduct that would constitute a serious abuse or violation of human rights or a violation of international humanitarian law;

(5) the use or recruitment of children by armed groups or armed forces in the context of the conflict in the Central African Republic;
(6) the obstruction of the delivery or distribution of, or access to, humanitarian assistance;

(7) attacks against United Nations missions, international security presences, or other peacekeeping operations; or

(8) support to persons, including armed groups, involved in activities that threaten the peace, security, or stability of the Central African Republic or that undermine democratic processes or institutions in the Central African Republic through the illicit trade in natural resources of the Central African Republic;

(B) except where intended for the authorized support of humanitarian activities or the authorized use by or support of peacekeeping, international, or government forces, to have directly or indirectly supplied, sold, or transferred to the Central African Republic, or been the recipient in the territory of the Central African Republic of, arms and related material, including military aircraft, and equipment, or advice, training, or assistance, including financing and financial assistance, related to military activities;

(C) to be a leader of (i) an entity, including any armed group, that has, or whose members have, engaged in any of the activities described in subsections (a)(ii)(A) or (a)(ii)(B) of this section or (ii) an entity whose property and interests in property are blocked pursuant to this order;

(D) to have materially assisted, sponsored, or provided financial, material, logistical, or technological support for, or goods or services in support of (i) any of the activities described in subsections (a)(ii)(A) or (a)(ii)(B) of this section or (ii) any person whose property and interests in property are blocked pursuant to this order; or

(E) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.

Sec. 2. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 1 of this order would seriously impair my ability to deal with this national emergency, and I hereby prohibit such donations as provided by section 1 of this order.

Sec. 3. The prohibitions in section 1 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 4. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of
the criteria in section 1(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).

Sec. 5. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 6. For the purposes of this order:

(a) the term “person” means an individual or entity;

(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization; and

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States.

Sec. 7. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in this order, there need be no prior notice of a listing or determination made pursuant to section 1 of this order.

Sec. 8. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA and the UNPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

Sec. 9. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to determine that circumstances no longer warrant the blocking of the property and interests in property of a person listed in the Annex to this order, and to take necessary action to give effect to that determination.

Sec. 10. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to submit the recurring and final reports to the Congress on the national emergency declared in this order, consistent with section 401(c) of the NEA (50 U.S.C. 1641(c)) and section 204(c) of IEEPA (50 U.S.C. 1703(c)).

Sec. 11. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any
EO 13667

Title 3—The President

party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Sec. 12. This order is effective at 12:01 a.m. eastern daylight time on May 13, 2014.

BARACK OBAMA

The White House,
May 12, 2014.
Executive Orders

EO 13667

ANNEX

1. Francois Bozize [Former President of the Central African Republic and anti-Balaka supporter, born October 14, 1946]

2. Michel Djotodia [Former Transitional President of the Central African Republic and Leader of the Seleka Rebellion, born 1949]


4. Abdoulaye Miskine [Leader of an ex-Seleka rebel group, the Democratic Front of the Central African Republic People, born October 5, 1965]

5. Levi Yakite [anti-Balaka Political Coordinator, born 1965]
EO 13668

Executive Order 13668 of May 27, 2014

Ending Immunities Granted to the Development Fund for Iraq and Certain Other Iraqi Property and Interests in Property Pursuant to Executive Order 13303, as Amended

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act, as amended (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.), section 5 of the United Nations Participation Act, as amended (22 U.S.C. 287c) (UNPA), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, have determined that the situation that gave rise to the actions taken in Executive Order 13303 of May 22, 2003, to protect the Development Fund for Iraq and certain other property in which the Government of Iraq has an interest has been significantly altered. Recognizing the changed circumstances in Iraq, including the Government of Iraq’s progress in resolving and managing the risk associated with outstanding debts and claims arising from actions of the previous regime, I hereby terminate the prohibitions contained in section 1 of Executive Order 13303 of May 22, 2003, as amended by Executive Order 13364 of November 29, 2004, on any attachment, judgment, decree, lien, execution, garnishment, or other judicial process with respect to the Development Fund for Iraq and Iraqi petroleum, petroleum products, and interests therein, and the accounts, assets, investments, and other property owned by, belonging to, or held by, in the name of, on behalf of, or otherwise for, the Central Bank of Iraq. This action is not intended otherwise to affect the national emergency declared in Executive Order 13303 of May 22, 2003, as expanded in scope by Executive Order 13315 of August 28, 2003, which shall remain in place. This action is also not intended to affect immunities enjoyed by the Government of Iraq and its property under otherwise applicable law.

I hereby order:

Section 1. The prohibitions set forth in section 1 of Executive Order 13303 of May 22, 2003, as amended by Executive Order 13364 of November 29, 2004, are hereby terminated.

Sec. 2. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA and the UNPA as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government. All agencies of the United States Government are hereby directed to take all appropriate measures within their statutory authority to carry out the provisions of this order.

Sec. 3. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.
Sec. 4. This order shall be transmitted to the Congress and published in the Federal Register.

BARACK OBAMA

The White House,
May 27, 2014.

Executive Order 13669 of June 13, 2014

2014 Amendments to the Manual for Courts-Martial, United States

By the authority vested in me as President by the Constitution and the laws of the United States of America, including chapter 47 of title 10, United States Code (Uniform Code of Military Justice, 10 U.S.C. 801–946), and in order to prescribe amendments to the Manual for Courts-Martial, United States, prescribed by Executive Order 12473 of April 13, 1984, as amended, it is hereby ordered as follows:

Section 1. Part II, the Discussion for Part II, and the Analysis for Part II of the Manual for Courts-Martial, United States, are amended as described in the Annex attached and made a part of this order.

Sec. 2. These amendments shall take effect as of the date of this order, subject to the following:

(a) Nothing in these amendments shall be construed to make punishable any act done or omitted prior to the effective date of this order that was not punishable when done or omitted.

(b) Nothing in these amendments shall be construed to invalidate any nonjudicial punishment proceedings, restraint, investigation, referral of charges, trial in which arraignment occurred, or other action begun prior to the effective date of this order, and any such nonjudicial punishment, restraint, investigation, referral of charges, trial, or other action may proceed in the same manner and with the same effect as if these amendments had not been prescribed.

BARACK OBAMA

The White House,
June 13, 2014.
Section 1. Part II of the Manual for Courts-Martial, United States, is amended as follows:

(a) R.C.M. 405(f)(10) is amended to read as follows:

“(10) Have evidence, including documents or physical evidence, produced as provided under subsection (g) of this rule;”.

(b) R.C.M. 405(g)(1)(B) is amended to read as follows:

“(2) Evidence. Subject to Mil. R. Evid., Section V, evidence, including documents or physical evidence, which is relevant to the investigation and not cumulative, shall be produced if reasonably available. Such evidence includes evidence requested by the accused, if the request is timely and in compliance with this rule. As soon as practicable after receipt of a request by the accused for information that may be protected under Mil. R. Evid. 505 or 506, the investigating officer shall notify the person who is authorized to issue a protective order under subsection (g)(6) of this rule, and the convening authority, if different. Evidence is reasonably available if its significance outweighs the difficulty, expense, delay, and effect on military operations of obtaining the evidence.”

(c) R.C.M. 405(g)(2)(C) is amended to read as follows:

“(C) Evidence generally. The investigating officer shall make an initial determination whether evidence is reasonably available. If the investigating officer decides that it is not
reasonably available, the investigating officer shall inform the parties."

(d) R.C.M. 405(g)(2)(C)(i) is inserted to read as follows:

"(i) Evidence under the control of the Government. Upon the investigating officer’s determination that evidence is reasonably available, the custodian of the evidence shall be requested to provide the evidence. A determination by the custodian that the evidence is not reasonably available is not subject to appeal by the accused, but may be reviewed by the military judge under R.C.M. 906(b)(3)."

(e) R.C.M. 405(g)(2)(C)(ii) is inserted to read as follows:

"(ii) Evidence not under the control of the Government. Evidence not under the control of the Government may be obtained through noncompulsory means or by subpoena duces tecum issued pursuant to procedures set forth in R.C.M. 703(f)(4)(B). A determination by the investigating officer that the evidence is not reasonably available is not subject to appeal by the accused, but may be reviewed by the military judge under R.C.M. 906(b)(3)."

(f) R.C.M. 405(i) is amended to read as follows:

"(i) Military Rules of Evidence. The Military Rules of Evidence do not apply in pretrial investigations under this rule except as follows:
(1) Military Rules of Evidence 301, 302, 303, 305, and Section V shall apply in their entirety.

(2) Military Rule of Evidence 412 shall apply in any case defined as a sexual offense in Mil. R. Evid. 412(d).

(3) In applying these rules to a pretrial investigation, the term “military judge,” as used in these rules, shall mean the investigating officer, who shall assume the military judge’s powers to exclude evidence from the pretrial investigation, and who shall, in discharging this duty, follow the procedures set forth in the rules cited in paragraphs (1) and (2).”

(g) R.C.M. 703(e)(2)(B) is amended to read as follows:

“(B) Contents. A subpoena shall state the command by which the proceeding is directed, and the title, if any, of the proceeding. A subpoena shall command each person to whom it is directed to attend and give testimony at the time and place specified therein. A subpoena may also command the person to whom it is directed to produce books, papers, documents, data, or other objects or electronically stored information designated therein at the proceeding or at an earlier time for inspection by the parties. A subpoena issued for an investigation pursuant to Article 32 shall not command any person to attend or give testimony at an Article 32 investigation.”

(h) R.C.M. 703(e)(2)(C) is amended to read as follows:
"(C) Who may issue.

(1) A subpoena to secure evidence may be issued by:

(a) the summary court-martial;

(b) detailed counsel representing the United States at an Article 32 investigation;

(c) the investigating officer appointed under R.C.M.

405(d)(1);

(d) after referral to a court-martial, detailed trial counsel;

(e) the president of a court of inquiry; or

(f) an officer detailed to take a deposition.

(2) A subpoena to secure witnesses may be issued by:

(a) the summary court-martial;

(b) after referral to a court-martial, detailed trial counsel;

(c) the president of a court of inquiry; or

(d) an officer detailed to take a deposition.

(1) R.C.M. 703(c)(2)(D) is amended to read as follows:

"(D) Service. A subpoena may be served by the person authorized by this rule to issue it, a United States Marshal, or any other person who is not less than 18 years of age. Service shall be made by delivering a copy of the subpoena to the person named and by providing to the person named travel orders and a means for reimbursement for fees and mileage as may be
prescribed by the Secretary concerned, or in the case of hardship resulting in the subpoenaed witness’s inability to comply with the subpoena absent initial government payment, by providing to the person named travel orders, fees, and mileage sufficient to comply with the subpoena in rules prescribed by the Secretary concerned.”

(j) R.C.M. 703(e)(2)(G)(ii) is amended to read as follows:

“(ii) Requirements. A warrant of attachment may be issued only upon probable cause to believe that the witness was duly served with a subpoena, that the subpoena was issued in accordance with these rules, that a means of reimbursement of fees and mileage was provided to the witness or advanced to the witness in cases of hardship, that the witness is material, that the witness refused or willfully neglected to appear at the time and place specified on the subpoena, and that no valid excuse is reasonably apparent for the witness’s failure to appear.”

(k) R.C.M. 703(f)(4)(B) is amended to read as follows:

“(B) Evidence not under the control of the Government. Evidence not under the control of the Government may be obtained by subpoena issued in accordance with subsection (e)(2) of this rule. A subpoena duces tecum to produce books, papers, documents, data, or other objects or electronically stored information for a pretrial investigation pursuant to Article 32 may be issued, following the convening authority’s order
Executive Orders  
EO 13669

directing such pretrial investigation, by either the investigating officer appointed under R.C.M. 405(d)(1) or the detailed counsel representing the United States. A person in receipt of a subpoena duces tecum for an Article 32 hearing need not personally appear in order to comply with the subpoena.”

(1) R.C.M. 1103(b)(3) is amended by inserting new subsection (N) after R.C.M. 1103(b)(3)(M) as follows:

“(N) Documents pertaining to the receipt of the record of trial by the victim pursuant to subsection (g)(3) of this rule.”

(m) R.C.M. 1103(g) is amended by inserting new subsection (3) after R.C.M. 1103(g)(2) as follows:

“(3) Cases involving sexual offenses.

(A) “Victim” defined. For the purposes of this rule, a victim is a person who suffered a direct physical, emotional, or pecuniary harm as a result of matters set forth in a charge or specification; and is named in a specification under Article 120, Article 120b, Article 120c, Article 125, or any attempt to commit such offense in violation of Article 80.

(B) Scope; qualifying victim. In a general or special court-martial, a copy of the record of trial shall be given free of charge to a victim as defined in subparagraph (A) for a specification identified in subparagraph (A) that resulted in any finding under R.C.M. 918(a)(1). If a victim is a minor, a
EO 13669
Title 3—The President

copy of the record of trial shall instead be provided to the parent or legal guardian of the victim.

(C) Notice. In accordance with regulations of the Secretary concerned, and no later than authentication of the record, trial counsel shall cause each qualifying victim to be notified of the opportunity to receive a copy of the record of trial. Qualifying victims may decline receipt of such documents in writing and any written declination shall be attached to the original record of trial.

(D) Documents to be provided. For purposes of this subsection, the record of trial shall consist of documents described in subsection (b)(2) of this rule, except for proceedings described in subsection (e) of this rule, in which case the record of trial shall consist of items described in subsection (e). Matters attached to the record as described in subsection (b)(3) of this rule are not required to be provided.”

(n) R.C.M. 1104(b)(1) is amended by inserting new subsection (5) after the Discussion section to R.C.M. 1104(b)(1)(D)(iii)(d) as follows:

“(E) Victims of Sexual Assault. Qualifying victims, as defined in R.C.M. 1103(q)(3)(A), shall be served a copy of the record of trial in the same manner as the accused under subsection (b) of this rule. In accordance with regulations of the Secretary concerned:
(i) A copy of the record of trial shall be provided to each qualifying victim as soon as it is authenticated or, if the victim requests, at a time thereafter. The victim’s receipt of the record of trial, including any delay in receiving it, shall be documented and attached to the original record of trial.

(ii) A copy of the convening authority’s action as described in R.C.M. 1103(b)(2)(D)(iv) shall be provided to each qualifying victim as soon as each document is prepared. If the victim makes a request in writing, service of the record of trial may be delayed until the action is available.

(iii) Classified information pursuant to subsection (b)(1)(D) of this rule, sealed matters pursuant to R.C.M. 1103A, or other portions of the record the release of which would unlawfully violate the privacy interests of any party, to include those afforded by 5 U.S.C. § 552a, the Privacy Act of 1974, shall not be provided. Matters attached to the record as described in R.C.M. 1103(b)(3) are not required to be provided.”

(c) R.C.M. 1105A is newly inserted and reads as follows:

“Rule 1105A. Matters submitted by a crime victim

(a) In general. A crime victim of an offense tried by any court-martial shall have the right to submit a written statement to the convening authority after the sentence is adjudged.”
(h) "Crime victim" defined. For purposes of this rule, a crime victim is a person who has suffered direct physical, emotional, or pecuniary harm as a result of the commission of an offense of which the accused was found guilty, and on which the convening authority is taking action under R.C.M. 1107. When a victim is under 18 years of age, incompetent, incapacitated, or deceased, the term includes one of the following (in order of precedence): a spouse, legal guardian, parent, child, sibling, or similarly situated family member. For a victim that is an institutional entity, the term includes an authorized representative of the entity.

(c) Format of statement. The statement shall be in writing, and signed by the crime victim. Statements may include photographs, but shall not include video, audio, or other media.

(d) Timing of statement.

(1) General and special courts-martial. The crime victim shall submit the statement to the convening authority's staff judge advocate or legal officer no later than 10 days after the later of:

(A) if the victim is entitled to a copy of the record of proceedings in accordance with Article 54(e), UCMJ, the date on which the victim receives an authenticated copy of the record of trial or waives the right to receive such a copy; or
Executive Orders

EO 13669

(8) the date on which the recommendation of the staff judge advocate or legal officer is served on the victim.

(2) Summary courts-martial. The crime victim shall submit the statement to the summary court-martial officer no later than 7 days after the sentence is announced.

(3) Extensions. If a victim shows that additional time is required for submission of matters, the convening authority or other person taking action, for good cause, may extend the submission period for not more than an additional 20 days.

(e) Notice. Subject to such regulations as the Secretary concerned may prescribe, trial counsel or the summary court-martial officer shall make reasonable efforts to inform crime victims of their rights under this rule, and shall advise such crime victims on the manner in which their statements may be submitted.

(f) Waiver.

(1) Failure to submit a statement. Failure to submit a statement within the time prescribed by this rule shall be deemed a waiver of the right to submit such a statement.

(2) Submission of a statement. Submission of a statement under this rule shall be deemed a waiver of the right to submit an additional statement.
(3) Written waiver. A crime victim may expressly waive, in writing, the right to submit a statement under this rule. Once filed, such waiver may not be revoked.”

(p) R.C.M. 1106(a) is amended to read as follows:

“(a) In general. Before the convening authority takes action under R.C.M. 1107 on a record of trial by general court-martial, on a record of trial by special court-martial that includes a sentence to a bad-conduct discharge or confinement for one year, or on a record of trial by special court-martial in which a victim is entitled to submit a statement pursuant to R.C.M. 1105A, that convening authority’s staff judge advocate or legal officer shall, except as provided in subsection (c) of this rule, forward to the convening authority a recommendation under this rule.”

(q) R.C.M. 1106(d)(3) is amended to read as follows:

“(3) Required contents. Except as provided in subsection (e), the staff judge advocate or legal advisor shall provide the convening authority with a copy of the report of results of the trial, setting forth the findings, sentence, and confinement credit to be applied; a copy or summary of the pretrial agreement, if any; a copy of any statement submitted by a crime victim pursuant to R.C.M. 1105A; any recommendation for clemency by the sentencing authority made in conjunction with the
announced sentence; and the staff judge advocate’s concise recommendation."

(r) R.C.M. 1106(f) and (f)(1) are amended to read as follows:

"(f) Service of recommendation on defense counsel, accused, and victim; defense response.

(1) Service of recommendation on defense counsel, accused, and victim. Before forwarding the recommendation and the record of trial to the convening authority for action under R.C.M. 1107, the staff judge advocate or legal officer shall cause a copy of the recommendation to be served on the counsel for the accused. A separate copy will be served on the accused. If it is impracticable to serve the recommendation on the accused for reasons including the transfer of the accused to a different place, the unauthorized absence of the accused, or military exigency, or if the accused so requests on the record at the court-martial or in writing, the accused’s copy shall be forwarded to the accused’s defense counsel. A statement shall be attached to the record explaining why the accused was not served personally. If the accused was found guilty of any offense that resulted in direct physical, emotional, or pecuniary harm to a victim or victims, a separate copy of the recommendation will be served on that victim or those victims. When a victim is under 18 years of age, incompetent, incapacitated, deceased, or otherwise unavailable, service shall be made on one of the
EO 13669  

Title 3—The President

following (in order of precedence): the victim's attorney, spouse, legal guardian, parent, child, sibling, or similarly situated family member. For a victim that is an institutional entity, service shall be made on an authorized representative of the entity.

(s) R.C.M. 1106(2)(4) is amended to read as follows:

"(4) Response. Counsel for the accused may submit, in writing, corrections or rebuttal to any matter in the recommendation and its enclosures believed to be erroneous, inadequate, or misleading, and may comment on any other matter."

(t) R.C.M. 1107(2)(3){A} is amended by inserting new subsection (iv) immediately after R.C.M. 1107(2)(3){A}{iii} as follows:

"(iv) Any statement submitted by a crime victim pursuant to R.C.M. 1105A."

(u) R.C.M. 1107(2){3} is amended by inserting new subsection (C) immediately after R.C.M. 1107(2){3}{B}{iii} as follows:

"(C) Prohibited matters. The convening authority shall not consider any matters that relate to the character of a victim unless such matters were presented as evidence at trial and not excluded at trial."

(v) R.C.M. 1106(a) is amended to read as follows:

"(a) Matters submitted.

(1) By a crime victim. After a sentence is adjudged, a crime victim may submit a written statement to the convening
Executive Orders

EO 13669

authority in accordance with R.C.M. 1105A. A statement submitted by a crime victim shall be immediately served on the accused.

(2) By the accused. After a sentence is adjudged, the accused may submit written matters to the convening authority in accordance with R.C.M. 1105.”

Sec. 2. The Discussion to Part II of the Manual for Courts-Martial, United States, is amended as follows:

(a) The Discussion immediately following R.C.M. 306(b) is amended to read as follows:

“The disposition decision is one of the most important and difficult decisions facing a commander. Many factors must be taken into consideration and balanced, including, to the extent practicable, the nature of the offenses, any mitigating or extenuating circumstances, the views of the victim as to disposition, any recommendations made by subordinate commanders, the interest of justice, military exigencies, and the effect of the decision on the accused and the command. The goal should be a disposition that is warranted, appropriate, and fair.

In deciding how an offense should be disposed of, factors the commander should consider, to the extent they are known, include:

(A) the nature of and circumstances surrounding the offense and the extent of the harm caused by the offense, including the
EO 13669  Title 3—The President

offense’s effect on morale, health, safety, welfare, and discipline;

(B) when applicable, the views of the victim as to disposition;

(C) existence of jurisdiction over the accused and the offense;

(D) availability and admissibility of evidence;

(E) the willingness of the victim or others to testify;

(F) cooperation of the accused in the apprehension or prosecution of another accused;

(G) possible improper motives or biases of the person(s) making the allegation(s);

(H) availability and likelihood of prosecution of the same or similar and related charges against the accused by another jurisdiction;

(I) appropriateness of the authorized punishment to the particular accused or offense.

(b) The Discussion immediately following R.C.M. 405(g)(1)(B) is amended to read as follows:

“In preparing for the investigation, the investigating officer should consider what evidence, including evidence that may be obtained by subpoena duces tecum, will be necessary to prepare a thorough and impartial investigation. The investigating officer should consider, as to potential witnesses, whether their
personal appearance will be necessary. Generally, personal
appearance is preferred, but the investigating officer should
consider whether, in light of the probable importance of a
witness’s testimony, an alternative to testimony under
subsection (q)(4)(A) of this rule would be sufficient.

After making a preliminary determination of what witnesses
will be produced and other evidence considered, the
investigating officer should notify the defense and inquire
whether it requests the production of other witnesses or
evidence. In addition to witnesses for the defense, the defense
may request production of witnesses whose testimony would favor
the prosecution.

Once it is determined what witnesses the investigating officer
intends to call, it must be determined whether each witness is
reasonably available. That determination is a balancing test.
The more important the testimony of the witness, the greater the
difficulty, expense, delay, or effect on military operations
must be to permit nonproduction. For example, the temporary
absence of a witness on leave for 10 days would normally justify
using an alternative to that witness’s personal appearance if
the sole reason for the witness’s testimony was to impeach the
credibility of another witness by reputation evidence, or to
establish a mitigating character trait of the accused. On the
other hand, if the same witness was the only eyewitness to the
EO 13669  Title 3—The President

offense, personal appearance would be required if the defense requested it and the witness is otherwise reasonably available. The time and place of the investigation may be changed if reasonably necessary to permit the appearance of a witness. Similar considerations apply to the production of evidence, including evidence that may be obtained by subpoena duces tecum.

If the production of witnesses or evidence would entail substantial costs or delay, the investigating officer should inform the commander who directed the investigation.

The provision in (B), requiring the investigating officer to notify the appropriate authorities of requests by the accused for information privileged under Mil. R. Evid. 505 or 506, is for the purpose of placing the appropriate authority on notice that an order, as authorized under subsection (g)(6), may be required to protect whatever information the government may decide to release to the accused."

(c) The Discussion immediately following R.C.M. 405(g)(2)(B) is amended to read as follows:

"The investigating officer should initially determine whether a civilian witness is reasonably available without regard to whether the witness is willing to appear. If the investigating officer determines that a civilian witness is apparently reasonably available, the witness should be invited to attend
Executive Orders EO 13669

and, when appropriate, informed that necessary expenses will be paid.

If the witness refuses to testify, the witness is not reasonably available because civilian witnesses may not be compelled to attend a pretrial investigation. Under subsection (g)(3) of this rule, civilian witnesses may be paid for travel and associated expenses to testify at a pretrial investigation. Except for use in support of the deposition of a witness under Article 49, UCMJ, and ordered pursuant to R.C.M. 702(b), the investigating officer and any government representative to an Article 32, UCMJ, proceeding does not possess authority to issue a subpoena to compel against his or her will a civilian witness to appear and provide testimony."

(d) The Discussion immediately following R.C.M. 405(g)(2)(C)(i) is amended to read as follows:

"Evidence shall include documents and physical evidence that are relevant to the investigation and not cumulative. See subsection (g)(1)(B). The investigating officer may discuss factors affecting reasonable availability with the custodian and with others. If the custodian determines that the evidence is not reasonably available, the reasons for that determination should be provided to the investigating officer."

(e) The following Discussion is inserted immediately after R.C.M. 405(g)(2)(C)(ii):
EO 13669

Title 3—The President

“A subpoena duces tecum to produce books, papers, documents, data, electronically stored information, or other objects for a pretrial investigation pursuant to Article 32 may be issued by the investigating officer or counsel representing the United States. See R.C.M. 703(f)(4)(B).

The investigating officer may find that evidence is not reasonably available if: the subpoenaed party refuses to comply with the duly issued subpoena duces tecum; the evidence is not subject to compulsory process; or the significance of the evidence is outweighed by the difficulty, expense, delay, and effect on military operations of obtaining the evidence.”

(f) The Discussion immediately following R.C.M. 405(g)(3) is amended to read as follows:

“See Department of Defense Joint Travel Regulations, Vol. 2, paragraph C7055.”

(g) The Discussion immediately following R.C.M. 405(i) is amended to read as follows:

“With regard to all evidence, the investigating officer should exercise reasonable control over the scope of the inquiry. See subsection (e) of this rule. An investigating officer may consider any evidence, even if that evidence would not be admissible at trial. However, see subsection (g)(4) of this rule as to limitations on the ways in which testimony may be presented. Certain rules relating to the form of testimony that
may be considered by the investigating officer appear in subsection (g) of this rule.

Mili. R. Evid. 412 evidence, including closed hearing testimony, must be protected pursuant to the Privacy Act of 1974, 5 U.S.C. § 552a. Evidence deemed admissible by the investigating officer should be made a part of the report of investigation. See subsection (j)(2)(C), infra. Evidence deemed inadmissible, and the testimony taken during the closed hearing, should not be included in the report of investigation and should be safeguarded. The investigating officer and counsel representing the United States are responsible for careful handling of any such evidence to prevent indiscriminate viewing or disclosure. Although R.C.M. 1103A does not apply, its requirements should be used as a model for safeguarding inadmissible evidence and closed hearing testimony. The convening authority and the appropriate judge advocate are permitted to review such safeguarded evidence and testimony. See R.C.M. 601(d)(1).”

(h) The Discussion immediately following R.C.M. 703(e)(2)(B) is amended to read as follows:

“A subpoena may not be used to compel a witness to appear at an examination or interview before trial, but a subpoena may be used to obtain witnesses for a deposition or a court of inquiry. In accordance with subsection (f)(4)(B) of this rule, a subpoena
EO 13669  Title 3—The President

duces tecum to produce books, papers, documents, data, or other objects or electronically stored information for pretrial investigation pursuant to Article 32 may be issued, following the convening authority's order directing such pretrial investigation, by either the investigating officer appointed under R.C.M. 405(d)(1) or the counsel representing the United States.

A subpoena normally is prepared, signed, and issued in duplicate on the official forms. See Appendix 7 for an example of a subpoena with certificate of service (DD Form 453) and a Travel Order (DD Form 453-1)."

(i) The Discussion immediately following R.C.M. 703(e)(2)(D) is amended to read as follows:

"If practicable, a subpoena should be issued in time to permit service at least 24 hours before the time the witness will have to travel to comply with the subpoena.

Informal service. Unless formal service is advisable, the person who issued the subpoena may mail it to the witness in duplicate, enclosing a postage-paid envelope bearing a return address, with the request that the witness sign the acceptance of service on the copy and return it in the envelope provided. The return envelope should be addressed to the person who issued the subpoena. The person who issued the subpoena should include with it a statement to the effect that the rights of the witness
Executive Orders

EO 13669

to fees and mileage will not be impaired by voluntary compliance with the request and that a voucher for fees and mileage will be delivered to the witness promptly on being discharged from attendance.

Formal service. Formal service is advisable whenever it is anticipated that the witness will not comply voluntarily with the subpoena. Appropriate fees and mileage must be paid or tendered. See Article 47. If formal service is advisable, the person who issued the subpoena must assure timely and economical service. That person may do so by serving the subpoena personally when the witness is in the vicinity. When the witness is not in the vicinity, the subpoena may be sent in duplicate to the commander of a military installation near the witness. Such commanders should give prompt and effective assistance, issuing travel orders for their personnel to serve the subpoena when necessary.

Service should ordinarily be made by a person subject to the code. The duplicate copy of the subpoena must have entered upon it proof of service as indicated on the form and must be promptly returned to the person who issued the subpoena. If service cannot be made, the person who issued the subpoena must be informed promptly. A stamped, addressed envelope should be provided for these purposes.
EO 13669  Title 3—The President

For purposes of this Rule, hardship is defined as any situation which would substantially preclude reasonable efforts to appear that could be solved by providing transportation or fees and mileage to which the witness is entitled for appearing at the hearing in question.”

(j) The Discussion immediately following R.C.M. 703(e)(2)(G)(i) is amended to read as follows:

“A warrant of attachment (DD Form 454) may be used when necessary to compel a witness to appear or produce evidence under this rule. A warrant of attachment is a legal order addressed to an official directing that official to have the person named in the order brought before a court.

Subpoenas issued under R.C.M. 703 are Federal process and a person not subject to the code may be prosecuted in a Federal civilian court under Article 47 for failure to comply with a subpoena issued in compliance with this rule and formally served.

Failing to comply with such a subpoena is a felony offense, and may result in a fine or imprisonment, or both, at the discretion of the district court. The different purposes of the warrant of attachment and criminal complaint under Article 47 should be borne in mind. The warrant of attachment, available without the intervention of civilian judicial proceedings, has as its purpose the obtaining of the witness’s presence,
testimony, or documents. The criminal complaint, prosecuted
through the civilian Federal courts, has as its purpose
punishment for failing to comply with process issued by military
authority. It serves to vindicate the military interest in
obtaining compliance with its lawful process.

For subpoenas issued for a pretrial investigation pursuant to
Article 32 under subsection (f)(4)(B), the general court-martial
convening authority with jurisdiction over the case may issue a
warrant of attachment to compel production of documents.”

(k) The Discussion immediately following R.C.M. 703(f)(1) is
amended to read as follows:

“Relevance is defined by Mil. R. Evid. 401. Relevant evidence
is necessary when it is not cumulative and when it would
contribute to a party’s presentation of the case in some
positive way on a matter in issue. A matter is not in issue when
it is stipulated as a fact. The discovery and introduction of
classified or other government information is controlled by Mil.
R. Evid. 505 and 506.”

(l) The following Discussion is added immediately after R.C.M.
703(f)(4)(B):

P.L. 112-81, § 542, amended Article 47 to allow the issuance of
subpoenas duces tecum for Article 32 hearings. Although the
amended language cites Article 32(b), this new subpoena power
EO 13669

Title 3—The President

extends to documents subpoenaed by the investigating officer and council representing the United States, whether or not requested by the defense.”

{m} The following Discussion is inserted immediately after R.C.M. 1103(b)(3)(N):

“Per R.C.M. 1114(f), consult service regulations for distribution of promulgating orders.”

{n} The following Discussion is added immediately after R.C.M. 1103(g)(3)(B):

“This rule is not intended to limit the Services’ discretion to provide records of trial to other individuals.”

{o} The following Discussion is inserted immediately after R.C.M. 1103(g)(3)(D):

“Subsections (b)(3)(N) and (g)(3) of this rule were added to implement Article 54(e), UCMJ, in compliance with the National Defense Authorization Act for Fiscal Year 2012 (P.L. 112-81, § 586). Service of a copy of the record of trial on a victim is prescribed in R.C.M. 1104(b)(1)(E).”

{p} The following Discussion is added immediately after R.C.M. 1104(b)(1)(E):

“Subsection (b)(1)(E) of this rule was added to implement Article 54(e), UCMJ, in compliance with the National Defense Authorization Act for Fiscal Year 2012 (P.L. 112-81, § 586). The
content of the victim’s record of trial is prescribed in R.C.M. 1103(g)(3)(D).

Promulgating orders are to be distributed in accordance with R.C.M. 1114(f).”

(q) The following Discussion is added immediately after R.C.M. 1105A(c):

“Statements should be submitted to the convening authority’s staff judge advocate or legal officer, or, in the case of a summary court-martial, to the summary court-martial officer.”

(r) The Discussion immediately after R.C.M. 1106(d)(3) is amended to read as follows:

“The recommendation required by this rule need not include information regarding the recommendations for clemency. See R.C.M. 1105(b)(2)(D), which pertains to clemency recommendations that may be submitted by the accused to the convening authority.

The recommendation is only required to include a crime victim’s statement if the statement is submitted by the crime victim under the provisions of R.C.M. 1105A. The recommendation is not required to contain any other statements that a crime victim may have made on other occasions unless those previous statements are submitted by the crime victim under the provisions of R.C.M. 1105A.”

(s) The Discussion immediately after R.C.M. 1106(f)(7) is amended to read as follows:
"New matter" includes discussion of the effect of new decisions on issues in the case, matter from outside the record of trial, and issues not previously discussed. "New matter" does not ordinarily include any discussion by the staff judge advocate or legal officer of the correctness of the initial defense comments on the recommendation. The method of service and the form of the proof of service are not prescribed and may be by any appropriate means. See R.C.M. 1103(b)(3)(G). For example, a certificate of service, attached to the record of trial, would be appropriate when the accused is served personally. If a victim statement, submitted under R.C.M. 1105A, is served on the accused prior to service of the recommendation, then that statement shall not be considered a "new matter" when it is again served on the accused as an enclosure to the recommendation."

Sec. 3. Appendix 21 of the Manual for Courts-Martial, United States, Analysis of Rules for Courts-Martial, is amended as follows:

R.C.M. 1107, after the paragraph beginning with the words "Subsection (3)(A)(i),” insert the following language:

"2014 Amendment. The prohibition against considering matters that relate to the character of a victim expands upon the prohibition against considering "submitted" matters that is
Executive Orders  EO 13669

set forth in section 1706(b) of the National Defense Authorization Act for Fiscal Year 2014, Pub. L. No. 113-66, 127 Stat. 961 (2013). This revision does not incorporate the word "submitted" from section 1706(b), in order to afford greater protection to the victim by prohibiting convening authority consideration of any evidence of a victim’s character not admitted into evidence at trial, no matter the source.”
Executive Order 13670 of June 14, 2014

Establishing an Emergency Board To Investigate Disputes Between the Southeastern Pennsylvania Transportation Authority and Certain of Its Employees Represented by Certain Labor Organizations

Disputes exist between the Southeastern Pennsylvania Transportation Authority (SEPTA) and certain of its employees represented by certain labor organizations. The labor organizations involved in these disputes are designated on the attached list, which is made part of this order.

The disputes heretofore have not been adjusted under the provisions of the Railway Labor Act, as amended, 45 U.S.C. 151–188 (RLA).

A party empowered by the RLA has requested that the President establish an emergency board pursuant to section 9A of the RLA (45 U.S.C. 159a).

Section 9A(c) of the RLA provides that the President, upon such request, shall appoint an emergency board to investigate and report on the disputes.

NOW, THEREFORE, by the authority vested in me as President by the Constitution and the laws of the United States, including section 9A of the RLA, it is hereby ordered as follows:

Section 1. Establishment of Emergency Board (Board). There is established, effective 12:01 a.m. eastern daylight time on June 15, 2014, a Board of three members to be appointed by the President to investigate and report on these disputes. No member shall be pecuniarily or otherwise interested in any organization of railroad employees or any carrier. The Board shall perform its functions subject to the availability of funds.

Sec. 2. Report. The Board shall report to the President with respect to the disputes within 30 days of its creation.

Sec. 3. Maintaining Conditions. As provided by section 9A(c) of the RLA, for 120 days from the date of the creation of the Board, no change in the conditions out of which the disputes arose shall be made by the parties to the controversy, except by agreement of the parties.

Sec. 4. Records Maintenance. The records and files of the Board are records of the Office of the President and upon the Board’s termination shall be maintained in the physical custody of the National Mediation Board.

Sec. 5. Expiration. The Board shall terminate upon the submission of the report provided for in section 2 of this order.

BARACK OBAMA

The White House,
June 14, 2014.
Executive Orders EO 13670

LABOR ORGANIZATIONS

Brotherhood of Locomotive Engineers and Trainmen
International Brotherhood of Electrical Workers
Title 3—The President

Executive Order 13671 of July 8, 2014

Taking Additional Steps to Address the National Emergency With Respect to the Conflict in the Democratic Republic of the Congo

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.), section 5 of the United Nations Participation Act (22 U.S.C. 287c) (UNPA), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, in order to take additional steps to deal with the national emergency with respect to the situation in or in relation to the Democratic Republic of the Congo declared in Executive Order 13413 of October 27, 2006, in view of multiple United Nations Security Council Resolutions including, most recently, Resolution 2136 of January 30, 2014, and in light of the continuation of activities that threaten the peace, security, or stability of the Democratic Republic of the Congo and the surrounding region, including operations by armed groups, widespread violence and atrocities, human rights abuses, recruitment and use of child soldiers, attacks on peacekeepers, obstruction of humanitarian operations, and exploitation of natural resources to finance persons engaged in these activities, hereby order:

Section 1. Subsection (a) of section 1 of Executive Order 13413 is hereby amended to read as follows:

“(a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in:

(i) the persons listed in the Annex to this order; and

(ii) any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(A) to be a political or military leader of a foreign armed group operating in the Democratic Republic of the Congo that impedes the disarmament, demobilization, voluntary repatriation, resettlement, or reintegration of combatants;

(B) to be a political or military leader of a Congolese armed group that impedes the disarmament, demobilization, voluntary repatriation, resettlement, or reintegration of combatants;

(C) to be responsible for or complicit in, or to have engaged in, directly or indirectly, any of the following in or in relation to the Democratic Republic of the Congo:

(1) actions or policies that threaten the peace, security, or stability of the Democratic Republic of the Congo;

(2) actions or policies that undermine democratic processes or institutions in the Democratic Republic of the Congo;
(3) the targeting of women, children, or any civilians through the commission of acts of violence (including killing, maiming, torture, or rape or other sexual violence), abduction, forced displacement, or attacks on schools, hospitals, religious sites, or locations where civilians are seeking refuge, or through conduct that would constitute a serious abuse or violation of human rights or a violation of international humanitarian law;

(4) the use or recruitment of children by armed groups or armed forces in the context of the conflict in the Democratic Republic of the Congo;

(5) the obstruction of the delivery or distribution of, or access to, humanitarian assistance;

(6) attacks against United Nations missions, international security presences, or other peacekeeping operations; or

(7) support to persons, including armed groups, involved in activities that threaten the peace, security, or stability of the Democratic Republic of the Congo or that undermine democratic processes or institutions in the Democratic Republic of the Congo, through the illicit trade in natural resources of the Democratic Republic of the Congo;

(D) except where intended for the authorized support of humanitarian activities or the authorized use by or support of peacekeeping, international, or government forces, to have directly or indirectly supplied, sold, or transferred to the Democratic Republic of the Congo, or been the recipient in the territory of the Democratic Republic of the Congo of, arms and related materiel, including military aircraft and equipment, or advice, training, or assistance, including financing and financial assistance, related to military activities;

(E) to be a leader of (i) an entity, including any armed group, that has, or whose members have, engaged in any of the activities described in subsections (a)(ii)(A) through (a)(ii)(D) of this section or (ii) an entity whose property and interests in property are blocked pursuant to this order;

(F) to have materially assisted, sponsored, or provided financial, material, logistical, or technological support for, or goods or services in support of (i) any of the activities described in subsections (a)(ii)(A) through (a)(ii)(D) of this section or (ii) any person whose property and interests in property are blocked pursuant to this order; or

(G) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order.”

Sec. 2. New subsection (d) is hereby added to section 1 of Executive Order 13413 to read as follows:

“(d) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.”

Sec. 3. Section 2 of Executive Order 13413 is hereby amended to read as follows:
Title 3—The President

EO 13672

“Sec. 2. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.”

Sec. 4. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA and the UNPA, as may be necessary to carry out the purposes of this order and Executive Order 13413, as amended by this order. The Secretary of the Treasury may redelegate any of these functions to other officers and agencies of the United States Government consistent with applicable law.

Sec. 5. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order and Executive Order 13413, as amended by this order.

Sec. 6. This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

The White House,
July 8, 2014.

BARACK OBAMA

Executive Order 13672 of July 21, 2014


By the authority vested in me as President by the Constitution and the laws of the United States of America, including 40 U.S.C. 121, and in order to provide for a uniform policy for the Federal Government to prohibit discrimination and take further steps to promote economy and efficiency in Federal Government procurement by prohibiting discrimination based on sexual orientation and gender identity, it is hereby ordered as follows:

Section 1. Amending Executive Order 11478. The first sentence of section 1 of Executive Order 11478 of August 8, 1969, as amended, is revised by substituting “sexual orientation, gender identity” for “sexual orientation”.

Sec. 2. Amending Executive Order 11246. Executive Order 11246 of September 24, 1965, as amended, is hereby further amended as follows:

(a) The first sentence of numbered paragraph (1) of section 202 is revised by substituting “sex, sexual orientation, gender identity, or national origin” for “sex, or national origin”.

(b) The second sentence of numbered paragraph (1) of section 202 is revised by substituting “sex, sexual orientation, gender identity, or national origin” for “sex or national origin”.

282
(c) Numbered paragraph (2) of section 202 is revised by substituting “sex, sexual orientation, gender identity, or national origin” for “sex or national origin”.

(d) Paragraph (d) of section 203 is revised by substituting “sex, sexual orientation, gender identity, or national origin” for “sex or national origin”.

Sec. 3. Regulations. Within 90 days of the date of this order, the Secretary of Labor shall prepare regulations to implement the requirements of section 2 of this order.

Sec. 4. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Sec. 5. Effective Date. This order shall become effective immediately, and section 2 of this order shall apply to contracts entered into on or after the effective date of the rules promulgated by the Department of Labor under section 3 of this order.

BARACK OBAMA

The White House,

Executive Order 13673 of July 31, 2014

Fair Pay and Safe Workplaces

By the authority vested in me as President by the Constitution and the laws of the United States of America, including 40 U.S.C. 121, and in order to promote economy and efficiency in procurement by contracting with responsible sources who comply with labor laws, it is hereby ordered as follows:

Section 1. Policy. This order seeks to increase efficiency and cost savings in the work performed by parties who contract with the Federal Government by ensuring that they understand and comply with labor laws. Labor laws are designed to promote safe, healthy, fair, and effective workplaces. Contractors that consistently adhere to labor laws are more likely to have workplace practices that enhance productivity and increase the likelihood of timely, predictable, and satisfactory delivery of goods and services to the Federal Government. Helping executive departments and agencies (agencies) to identify and work with contractors with track records of compliance will reduce execution delays and avoid distractions and complications that arise from contracting with contractors with track records of non-compliance.
Sec. 2. Compliance with Labor Laws. (a) Pre-award Actions. (i) For procurement contracts for goods and services, including construction, where the estimated value of the supplies acquired and services required exceeds $500,000, each agency shall ensure that provisions in solicitations require that the offeror represent, to the best of the offeror’s knowledge and belief, whether there has been any administrative merits determination, arbitral award or decision, or civil judgment, as defined in guidance issued by the Department of Labor, rendered against the offeror within the preceding 3-year period for violations of any of the following labor laws and Executive Orders (labor laws):

- (A) the Fair Labor Standards Act;
- (B) the Occupational Safety and Health Act of 1970;
- (C) the Migrant and Seasonal Agricultural Worker Protection Act;
- (D) the National Labor Relations Act;
- (E) 40 U.S.C. chapter 31, subchapter IV, also known as the Davis-Bacon Act;
- (F) 41 U.S.C. chapter 67, also known as the Service Contract Act;
- (G) Executive Order 11246 of September 24, 1965 (Equal Employment Opportunity);
- (H) section 503 of the Rehabilitation Act of 1973;
- (I) 38 U.S.C. 3696, 3698, 3699, 4214, 4301–4306, also known as the Vietnam Era Veterans’ Readjustment Assistance Act of 1974;
- (J) the Family and Medical Leave Act;
- (K) title VII of the Civil Rights Act of 1964;
- (L) the Americans with Disabilities Act of 1990;
- (M) the Age Discrimination in Employment Act of 1967;
- (N) Executive Order 13658 of February 12, 2014 (Establishing a Minimum Wage for Contractors); or
- (O) equivalent State laws, as defined in guidance issued by the Department of Labor.

(ii) A contracting officer, prior to making an award, shall, as part of the responsibility determination, provide an offeror with a disclosure pursuant to section 2(a)(i) of this order an opportunity to disclose any steps taken to correct the violations of or improve compliance with the labor laws listed in paragraph (i) of this subsection, including any agreements entered into with an enforcement agency. The agency’s Labor Compliance Advisor, as defined in section 3 of this order, in consultation with relevant enforcement agencies, shall advise the contracting officer whether agreements are in place or are otherwise needed to address appropriate remedial measures, compliance assistance, steps to resolve issues to avoid further violations, or other related matters.

(iii) In consultation with the agency’s Labor Compliance Advisor, contracting officers shall consider the information provided pursuant to paragraphs (i) and (ii) of this subsection in determining whether an offeror is a responsible source that has a satisfactory record of integrity and
business ethics, after reviewing the guidelines set forth by the Department of Labor and consistent with any final rules issued by the Federal Acquisition Regulatory (FAR) Council pursuant to section 4 of this order.

(iv) For any subcontract where the estimated value of the supplies acquired and services required exceeds $500,000 and that is not for commercially available off-the-shelf items, a contracting officer shall require that, at the time of execution of the contract, a contractor represents to the contracting agency that the contractor:

(A) will require each subcontractor to disclose any administrative merits determination, arbitral award or decision, or civil judgment rendered against the subcontractor within the preceding 3-year period for violations of any of the requirements of the labor laws listed in paragraph (i) of this subsection, and update the information every 6 months; and

(B) before awarding a subcontract, will consider the information submitted by the subcontractor pursuant to subparagraph (A) of this paragraph in determining whether a subcontractor is a responsible source that has a satisfactory record of integrity and business ethics, except for subcontracts that are awarded or become effective within 5 days of contract execution, in which case the information may be reviewed within 30 days of subcontract award.

(v) A contracting officer shall require that a contractor incorporate into subcontracts covered by paragraph (iv) of this subsection a requirement that the subcontractor disclose to the contractor any administrative merits determination, arbitral award or decision, or civil judgment rendered against the subcontractor within the preceding 3-year period for violations of any of the requirements of the labor laws listed in paragraph (i) of this subsection.

(vi) A contracting officer, Labor Compliance Advisor, and the Department of Labor (or other relevant enforcement agency) shall be available, as appropriate, for consultation with a contractor to assist in evaluating the information on labor compliance submitted by a subcontractor pursuant to paragraph (v) of this subsection.

(vii) As appropriate, contracting officers in consultation with the Labor Compliance Advisor shall refer matters related to information provided pursuant to paragraphs (i) and (iv) of this subsection to the agency suspending and debarring official in accordance with agency procedures.

(b) Post-award Actions. (i) During the performance of the contract, each agency shall require that every 6 months contractors subject to this order update the information provided pursuant to subsection (a)(i) of this section and obtain the information required pursuant to subsection (a)(v) of this section for covered subcontracts.

(ii) If information regarding violations of labor laws is brought to the attention of a contracting officer pursuant to paragraph (i) of this subsection, or similar information is obtained through other sources, a contracting officer shall consider whether action is necessary in consultation with the agency’s Labor Compliance Advisor. Such action may include agreements requiring appropriate remedial measures, compliance assistance, and resolving issues to avoid further violations, as well as remedies such as decisions not to exercise an option on a contract, contract termination, or referral to the agency suspending and debarring official.
(iii) A contracting officer shall require that if information regarding violations of labor laws by a contractor’s subcontractor is brought to the attention of the contractor pursuant to subsections (a)(iv), (v) or (b)(i) of this section or similar information is obtained through other sources, then the contractor shall consider whether action is necessary. A contracting officer, Labor Compliance Advisor, and the Department of Labor shall be available for consultation with a contractor regarding appropriate steps it should consider. Such action may include appropriate remedial measures, compliance assistance, and resolving issues to avoid further violations.

(iv) The Department of Labor shall, as appropriate, inform contracting agencies of its investigations of contractors and subcontractors on current Federal contracts so that the agency can help the contractor determine the best means to address any issues, including compliance assistance and resolving issues to avoid or prevent violations.

(v) As appropriate, contracting officers in consultation with the Labor Compliance Advisor shall send information provided pursuant to paragraphs (i)–(iii) of this subsection to the agency suspending and debarring official in accordance with agency procedures.

Sec. 3. Labor Compliance Advisors. Each agency shall designate a senior agency official to be a Labor Compliance Advisor, who shall:

(a) meet quarterly with the Deputy Secretary, Deputy Administrator, or equivalent agency official with regard to matters covered by this order;

(b) work with the acquisition workforce, agency officials, and agency contractors to promote greater awareness and understanding of labor law requirements, including recordkeeping, reporting, and notice requirements, as well as best practices for obtaining compliance with these requirements;

(c) coordinate assistance for agency contractors seeking help in addressing and preventing labor violations;

(d) in consultation with the Department of Labor or other relevant enforcement agencies, and pursuant to section 4(b)(ii) of this order as necessary, provide assistance to contracting officers regarding appropriate actions to be taken in response to violations identified prior to or after contracts are awarded, and address complaints in a timely manner, by:

(i) providing assistance to contracting officers and other agency officials in reviewing the information provided pursuant to sections 2(a)(i), (ii), and (v) and 2(b)(i), (ii), and (iii) of this order, or other information indicating a violation of a labor law, so as to assess the serious, repeated, willful, or pervasive nature of any violation and evaluate steps contractors have taken to correct violations or improve compliance with relevant requirements;

(ii) helping agency officials determine the appropriate response to address violations of the requirements of the labor laws listed in section 2(a)(i) of this order or other information indicating such a labor violation (particularly serious, repeated, willful, or pervasive violations), including agreements requiring appropriate remedial measures, decisions not to award a contract or exercise an option on a contract, contract termination, or referral to the agency suspending and debarring official;
Executive Orders  EO 13673

(iii) providing assistance to appropriate agency officials in receiving and responding to, or making referrals of, complaints alleging violations by agency contractors and subcontractors of the requirements of the labor laws listed in section 2(a)(i) of this order; and

(iv) supporting contracting officers, suspending and debarring officials, and other agency officials in the coordination of actions taken pursuant to this subsection to ensure agency-wide consistency, to the extent practicable;

(e) as appropriate, send information to agency suspending and debarring officials in accordance with agency procedures;

(f) consult with the agency’s Chief Acquisition Officer and Senior Procurement Executive, and the Department of Labor as necessary, in the development of regulations, policies, and guidance addressing labor law compliance by contractors and subcontractors;

(g) make recommendations to the agency to strengthen agency management of contractor compliance with labor laws;

(h) publicly report, on an annual basis, a summary of agency actions taken to promote greater labor compliance, including the agency’s response pursuant to this order to serious, repeated, willful, or pervasive violations of the labor laws listed in section 2(a)(i) of this order; and

(i) participate in the interagency meetings regularly convened by the Secretary of Labor pursuant to section 4(b)(iv) of this order.

Sec. 4. Ensuring Government-wide Consistency. In order to facilitate Government-wide consistency in implementing the requirements of this order:

(a) to the extent permitted by law, the FAR Council shall, in consultation with the Department of Labor, the Office of Management and Budget, relevant enforcement agencies, and contracting agencies, propose to amend the Federal Acquisition Regulation to identify considerations for determining whether serious, repeated, willful, or pervasive violations of the labor laws listed in section 2(a)(i) of this order demonstrate a lack of integrity or business ethics. Such considerations shall apply to the integrity and business ethics determinations made by both contracting officers and contractors pursuant to this order. In addition, such proposed regulations shall:

(i) provide that, subject to the determination of the agency, in most cases a single violation of law may not necessarily give rise to a determination of lack of responsibility, depending on the nature of the violation;

(ii) ensure appropriate consideration is given to any remedial measures or mitigating factors, including any agreements by contractors or other corrective action taken to address violations; and

(iii) ensure that contracting officers and Labor Compliance Advisors send information, as appropriate, to the agency suspending and debarring official, in accordance with agency procedures.

(b) the Secretary of Labor shall:

(i) develop guidance, in consultation with the agencies responsible for enforcing the requirements of the labor laws listed in section 2(a)(i) of this order, to assist agencies in determining whether administrative merits determinations, arbitral awards or decisions, or civil judgments were
issued for serious, repeated, willful, or pervasive violations of these requirements for purposes of implementation of any final rule issued by the FAR Council pursuant to this order. Such guidance shall:

(A) where available, incorporate existing statutory standards for assessing whether a violation is serious, repeated, or willful; and

(B) where no statutory standards exist, develop standards that take into account:

(1) for determining whether a violation is “serious” in nature, the number of employees affected, the degree of risk posed or actual harm done by the violation to the health, safety, or well-being of a worker, the amount of damages incurred or fines or penalties assessed with regard to the violation, and other considerations as the Secretary finds appropriate;

(2) for determining whether a violation is “repeated” in nature, whether the entity has had one or more additional violations of the same or a substantially similar requirement in the past 3 years;

(3) for determining whether a violation is “willful” in nature, whether the entity knew of, showed reckless disregard for, or acted with plain indifference to the matter of whether its conduct was prohibited by the requirements of the labor laws listed in section 2(a)(i) of this order; and

(4) for determining whether a violation is “pervasive” in nature, the number of violations of a requirement or the aggregate number of violations of requirements in relation to the size of the entity;

(ii) develop processes:

(A) for Labor Compliance Advisors to consult with the Department of Labor in carrying out their responsibilities under section 3(d) of this order;

(B) by which contracting officers and Labor Compliance Advisors may give appropriate consideration to determinations and agreements made by the Department of Labor and other agencies; and

(C) by which contractors may enter into agreements with the Department of Labor or other enforcement agency prior to being considered for contracts.

(iii) review data collection requirements and processes, and work with the Director of the Office of Management and Budget, the Administrator for General Services, and other agency heads to improve those processes and existing data collection systems, as necessary, to reduce the burden on contractors and increase the amount of information available to agencies;

(iv) regularly convene interagency meetings of Labor Compliance Advisors to share and promote best practices for improving labor law compliance; and

(v) designate an appropriate contact for agencies seeking to consult with the Department of Labor pursuant to this order;

(c) the Director of the Office of Management and Budget shall:
(i) work with the Administrator of General Services to include in the Federal Awardee Performance and Integrity Information System information provided by contractors pursuant to sections 2(a)(i) and (ii) and 2(b)(i) of this order, and data on the resolution of any issues related to such information; and

(ii) designate an appropriate contact for agencies seeking to consult with the Office of Management and Budget pursuant to this order;

(d) the Administrator of General Services, in consultation with other relevant agencies, shall develop a single Web site for Federal contractors to use for all Federal contract reporting requirements related to this order, as well as any other Federal contract reporting requirements to the extent practicable;

(e) in developing the guidance pursuant to subsection (b) of this section and proposing to amend the Federal Acquisition Regulation pursuant to subsection (a) of this section, the Secretary of Labor and the FAR Council, respectively, shall minimize, to the extent practicable, the burden of complying with this order for Federal contractors and subcontractors and in particular small entities, including small businesses, as defined in section 3 of the Small Business Act (15 U.S.C. 632), and small nonprofit organizations; and

(f) agencies shall provide the Administrator of General Services with the necessary data to develop the Web site described in subsection (d) of this section.

Sec. 5. Paycheck Transparency. (a) Agencies shall ensure that, for contracts subject to section 2 of this order, provisions in solicitations and clauses in contracts shall provide that, in each pay period, contractors provide all individuals performing work under the contract for whom they are required to maintain wage records under the Fair Labor Standards Act; 40 U.S.C. chapter 31, subchapter IV (also known as the Davis-Bacon Act); 41 U.S.C. chapter 67 (also known as the Service Contract Act); or equivalent State laws, with a document with information concerning that individual’s hours worked, overtime hours, pay, and any additions made to or deductions made from pay. Agencies shall also require that contractors incorporate this same requirement into subcontracts covered by section 2 of this order. The document provided to individuals exempt from the overtime compensation requirements of the Fair Labor Standards Act need not include a record of hours worked if the contractor informs the individuals of their overtime exempt status. These requirements shall be deemed to be fulfilled if the contractor is complying with State or local requirements that the Secretary of Labor has determined are substantially similar to those required by this subsection.

(b) If the contractor is treating an individual performing work under a contract or subcontract subject to subsection (a) of this section as an independent contractor, and not an employee, the contractor must provide a document informing the individual of this status.

Sec. 6. Complaint and Dispute Transparency. (a) Agencies shall ensure that for all contracts where the estimated value of the supplies acquired and services required exceeds $1 million, provisions in solicitations and clauses in contracts shall provide that contractors agree that the decision to arbitrate claims arising under title VII of the Civil Rights Act of 1964 or any tort related to or arising out of sexual assault or harassment may only be
made with the voluntary consent of employees or independent contractors after such disputes arise. Agencies shall also require that contractors incorporate this same requirement into subcontracts where the estimated value of the supplies acquired and services required exceeds $1 million.

(b) Subsection (a) of this section shall not apply to contracts or subcontracts for the acquisition of commercial items or commercially available off-the-shelf items.

(c) A contractor’s or subcontractor’s agreement under subsection (a) of this section to arbitrate certain claims only with the voluntary post-dispute consent of employees or independent contractors shall not apply with respect to:

(i) employees who are covered by any type of collective bargaining agreement negotiated between the contractor and a labor organization representing them; or

(ii) employees or independent contractors who entered into a valid contract to arbitrate prior to the contractor or subcontractor bidding on a contract covered by this order, except that a contractor’s or subcontractor’s agreement under subsection (a) of this section to arbitrate certain claims only with the voluntary post-dispute consent of employees or independent contractors shall apply if the contractor or subcontractor is permitted to change the terms of the contract with the employee or independent contractor, or when the contract is renegotiated or replaced.

**Sec. 7. Implementing Regulations.** In addition to proposing to amend the Federal Acquisition Regulation as required by section 4(a) of this order, the FAR Council shall propose such rules and regulations and issue such orders as are deemed necessary and appropriate to carry out this order, including sections 5 and 6, and shall issue final regulations in a timely fashion after considering all public comments, as appropriate.

**Sec. 8. Severability.** If any provision of this order, or applying such provision to any person or circumstance, is held to be invalid, the remainder of this order and the application of the provisions of such to any person or circumstance shall not be affected thereby.

**Sec. 9. General Provisions.** (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.
Sec. 10. Effective Date. This order shall become effective immediately and shall apply to all solicitations for contracts as set forth in any final rule issued by the FAR Council under sections 4(a) and 7 of this order.

BARACK OBAMA

The White House,

July 31, 2014.


Executive Order 13674 of July 31, 2014

Revised List of Quarantinable Communicable Diseases

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 264(b) of title 42, United States Code, it is hereby ordered as follows:

Section 1. Amendment to Executive Order 13295. Based upon the recommendation of the Secretary of Health and Human Services, in consultation with the Acting Surgeon General, and for the purposes set forth in section 1 of Executive Order 13295 of April 4, 2003, as amended by Executive Order 13375 of April 1, 2005, section 1 of Executive Order 13295 shall be further amended by replacing subsection (b) with the following:

“(b) Severe acute respiratory syndromes, which are diseases that are associated with fever and signs and symptoms of pneumonia or other respiratory illness, are capable of being transmitted from person to person, and that either are causing, or have the potential to cause, a pandemic, or, upon infection, are highly likely to cause mortality or serious morbidity if not properly controlled. This subsection does not apply to influenza.”

Sec. 2. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,

July 31, 2014.
Executive Order 13675 of August 5, 2014

Establishing the President’s Advisory Council on Doing Business in Africa

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to promote broad-based economic growth and job creation in the United States and Africa by encouraging U.S. companies to trade with and invest in Africa, it is hereby ordered as follows:

Section 1. Policy. The United States recognizes that Africa is a region of growing economic opportunity and innovation and aims to expand a trade and investment partnership that is grounded in shared interests and mutual responsibility. Africa offers a diverse and broad range of trade and investment opportunities in national and regional markets. The U.S. Government will encourage U.S. companies to seize the trade and investment opportunities offered by Africa’s national and regional markets and help drive inclusive and sustained economic growth and the region’s economic expansion, while also creating jobs here in the United States.

Sec. 2. Establishment. Not later than 180 days after the date of this order, the Secretary of Commerce shall establish the President’s Advisory Council on Doing Business in Africa (Advisory Council).

Sec. 3. Membership. (a) The Advisory Council shall consist of not more than 15 private sector corporate members, including small businesses and representatives from infrastructure, agriculture, consumer goods, banking, services, and other industries. The Advisory Council shall be broadly representative of the key industries with business interests in the functions of the Advisory Council as set forth in section 4 of this order. Appointments to the Advisory Council shall be made without regard to political affiliation.

    (b) Members of the Advisory Council shall be appointed by the Secretary of Commerce, in consultation with the Trade Promotion Coordinating Committee (TPCC), which was authorized by statute in 1992 (15 U.S.C. 4727) and established by Executive Order 12870 of September 30, 1993.

Sec. 4. Functions. (a) The Advisory Council shall advise the President, through the Secretary of Commerce, on strengthening commercial engagement between the United States and Africa, with a focus on advancing the President’s Doing Business in Africa Campaign as described in the U.S. Strategy Toward Sub-Saharan Africa of June 14, 2012.

    (b) In providing the advice described in subsection (a) of this section, the Advisory Council shall provide information, analysis, and recommendations to the President that address the following, in addition to other topics deemed relevant by the President, the Secretary of Commerce, or the Advisory Council:

        (i) creating jobs in the United States and Africa through trade and investment;

        (ii) developing strategies by which the U.S. private sector can identify and take advantage of trade and investment opportunities in Africa;
(iii) building lasting commercial partnerships between the U.S. and African private sectors;
(iv) facilitating U.S. business participation in Africa’s infrastructure development;
(v) contributing to the growth and improvement of Africa’s agricultural sector by encouraging partnerships between U.S. and African companies to bring innovative agricultural technologies to Africa;
(vi) making available to the U.S. private sector an accurate understanding of the opportunities presented for increasing trade with and investment in Africa;
(vii) developing and strengthening partnerships and other mechanisms to increase U.S. public and private sector financing of trade with and investment in Africa;
(viii) analyzing the effect of policies in the United States and Africa on U.S. trade and investment interests in Africa;
(ix) identifying other means to expand commercial ties between the United States and Africa; and
(x) building the capacity of Africa’s young entrepreneurs to develop trade and investment ties with U.S. partners.

Sec. 5. Administration. (a) The Department of Commerce shall provide funding and administrative support for the Advisory Council to the extent permitted by law and within existing appropriations.
(b) Members of the Advisory Council shall serve without either compensation or reimbursement of expenses.
(c) The Secretary of Commerce shall designate a senior officer or employee of the Department of Commerce to serve as the Executive Director for the Advisory Council.
(d) The Secretary of Commerce shall consult with the TPCC on matters and activities pertaining to the Advisory Council, including on activities related to implementation of the advice of the Advisory Council. The Secretary of Commerce shall invite representatives of TPCC agencies to attend meetings of the Advisory Council when issues relevant to their responsibilities are to be considered.

Sec. 6. Termination. The Advisory Council shall function for such period as may be necessary but shall terminate 2 years after the date of this order, unless extended by the President.

Sec. 7. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:
(i) the authority granted by law to an executive department, agency, or the head thereof; or
(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.
(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party.
against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) Insofar as the Federal Advisory Committee Act (5 U.S.C. App.) (the “Act”) may apply to the Advisory Council, any functions of the President under the Act, except for those in section 6 of the Act, shall be performed by the Secretary of Commerce in accordance with the guidelines that have been issued by the Administrator of General Services.

BARACK OBAMA

The White House, August 5, 2014.

Executive Order 13676 of September 18, 2014

Combating Antibiotic-Resistant Bacteria

By the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby order as follows:

Section 1. Policy. The discovery of antibiotics in the early 20th century fundamentally transformed human and veterinary medicine. Antibiotics save millions of lives each year in the United States and around the world. The rise of antibiotic-resistant bacteria, however, represents a serious threat to public health and the economy. The Centers for Disease Control and Prevention (CDC) in the Department of Health and Human Services (HHS) estimates that annually at least two million illnesses and 23,000 deaths are caused by antibiotic-resistant bacteria in the United States alone.

Detecting, preventing, and controlling antibiotic resistance requires a strategic, coordinated, and sustained effort. It also depends on the engagement of governments, academia, industry, healthcare providers, the general public, and the agricultural community, as well as international partners. Success in this effort will require significant efforts to: minimize the emergence of antibiotic-resistant bacteria; preserve the efficacy of new and existing antibacterial drugs; advance research to develop improved methods for combating antibiotic resistance and conducting antibiotic stewardship; strengthen surveillance efforts in public health and agriculture; develop and promote the use of new, rapid diagnostic technologies; accelerate scientific research and facilitate the development of new antibacterial drugs, vaccines, diagnostics, and other novel therapeutics; maximize the dissemination of the most up-to-date information on the appropriate and proper use of antibiotics to the general public and healthcare providers; work with the pharmaceutical industry to include information on the proper use of over-the-counter and prescription antibiotic medications for humans and animals; and improve international collaboration and capabilities for prevention, surveillance, stewardship, basic research, and drug and diagnostics development.

The Federal Government will work domestically and internationally to detect, prevent, and control illness and death related to antibiotic-resistant infections by implementing measures that reduce the emergence and spread of antibiotic-resistant bacteria and help ensure the continued availability of effective therapeutics for the treatment of bacterial infections.
Sec. 2. Oversight and Coordination. Combating antibiotic-resistant bacteria is a national security priority. The National Security Council staff, in collaboration with the Office of Science and Technology Policy, the Domestic Policy Council, and the Office of Management and Budget, shall coordinate the development and implementation of Federal Government policies to combat antibiotic-resistant bacteria, including the activities, reports, and recommendations of the Task Force for Combating Antibiotic-Resistant Bacteria established in section 3 of this order.

Sec. 3. Task Force for Combating Antibiotic-Resistant Bacteria. There is hereby established the Task Force for Combating Antibiotic-Resistant Bacteria (Task Force), to be co-chaired by the Secretaries of Defense, Agriculture, and HHS.

(a) Membership. In addition to the Co-Chairs, the Task Force shall consist of representatives from:

(i) the Department of State;
(ii) the Department of Justice;
(iii) the Department of Veterans Affairs;
(iv) the Department of Homeland Security;
(v) the Environmental Protection Agency;
(vi) the United States Agency for International Development;
(vii) the Office of Management and Budget;
(viii) the Domestic Policy Council;
(ix) the National Security Council staff;
(x) the Office of Science and Technology Policy;
(xi) the National Science Foundation; and
(xii) such executive departments, agencies, or offices as the Co-Chairs may designate.

Each executive department, agency, or office represented on the Task Force (Task Force agency) shall designate an employee of the Federal Government to perform the functions of the Task Force. In performing its functions, the Task Force may make use of existing interagency task forces on antibiotic resistance.

(b) Mission. The Task Force shall identify actions that will provide for the facilitation and monitoring of implementation of this order and the National Strategy for Combating Antibiotic-Resistant Bacteria (Strategy).

(c) Functions.

(i) By February 15, 2015, the Task Force shall submit a 5-year National Action Plan (Action Plan) to the President that outlines specific actions to be taken to implement the Strategy. The Action Plan shall include goals, milestones, and metrics for measuring progress, as well as associated timelines for implementation. The Action Plan shall address recommendations made by the President’s Council of Advisors on Science and Technology regarding combating antibiotic resistance.

(ii) Within 180 days of the release of the Action Plan and each year thereafter, the Task Force shall provide the President with an update on
Federal Government actions to combat antibiotic resistance consistent with this order, including progress made in implementing the Strategy and Action Plan, plans for addressing any barriers preventing full implementation of the Strategy and Action Plan, and recommendations for new or modified actions. Annual updates shall include specific goals, milestones, and metrics for all proposed actions and recommendations. The Task Force shall take Federal Government resources into consideration when developing these proposed actions and recommendations.

(iii) In performing its functions, the Task Force shall review relevant statutes, regulations, policies, and programs, and shall consult with relevant domestic and international organizations and experts, as necessary.

(iv) The Task Force shall conduct an assessment of progress made towards achieving the milestones and goals outlined in the Strategy in conjunction with the Advisory Council established pursuant to section 4 of this order.

Sec. 4. Presidential Advisory Council on Combating Antibiotic-Resistant Bacteria. (a) The Secretary of HHS (Secretary), in consultation with the Secretaries of Defense and Agriculture, shall establish the Presidential Advisory Council on Combating Antibiotic-Resistant Bacteria (Advisory Council). The Advisory Council shall be composed of not more than 30 members to be appointed or designated by the Secretary.

(b) The Secretary shall designate a chairperson from among the members of the Advisory Council.

(c) The Advisory Council shall provide advice, information, and recommendations to the Secretary regarding programs and policies intended to: preserve the effectiveness of antibiotics by optimizing their use; advance research to develop improved methods for combating antibiotic resistance and conducting antibiotic stewardship; strengthen surveillance of antibiotic-resistant bacterial infections; prevent the transmission of antibiotic-resistant bacterial infections; advance the development of rapid point-of-care and agricultural diagnostics; further research on new treatments for bacterial infections; develop alternatives to antibiotics for agricultural purposes; maximize the dissemination of up-to-date information on the appropriate and proper use of antibiotics to the general public and human and animal healthcare providers; and improve international coordination of efforts to combat antibiotic resistance. The Secretary shall provide the President with all written reports created by the Advisory Council.

(d) Task Force agencies shall, to the extent permitted by law, provide the Advisory Council with such information as it may require for purposes of carrying out its functions.

(e) To the extent permitted by law, and subject to the availability of appropriations, HHS shall provide the Advisory Council with such funds and support as may be necessary for the performance of its functions.

Sec. 5. Improved Antibiotic Stewardship. (a) By the end of calendar year 2016, HHS shall review existing regulations and propose new regulations or other actions, as appropriate, that require hospitals and other inpatient healthcare delivery facilities to implement robust antibiotic stewardship programs that adhere to best practices, such as those identified by the CDC. HHS shall also take steps to encourage other healthcare facilities, such as
Executive Orders
EO 13676

ambulatory surgery centers and dialysis facilities, to adopt antibiotic stewardship programs.

(b) Task Force agencies shall, as appropriate, define, promulgate, and implement stewardship programs in other healthcare settings, including office-based practices, outpatient settings, emergency departments, and institutional and long-term care facilities such as nursing homes, pharmacies, and correctional facilities.

(c) By the end of calendar year 2016, the Department of Defense (DoD) and the Department of Veterans Affairs (VA) shall review their existing regulations and, as appropriate, propose new regulations and other actions that require their hospitals and long-term care facilities to implement robust antibiotic stewardship programs that adhere to best practices, such as those defined by the CDC. DoD and the VA shall also take steps to encourage their other healthcare facilities, such as ambulatory surgery centers and outpatient clinics, to adopt antibiotic stewardship programs.

(d) Task Force agencies shall, as appropriate, monitor improvements in antibiotic use through the National Healthcare Safety Network and other systems.

(e) The Food and Drug Administration (FDA) in HHS, in coordination with the Department of Agriculture (USDA), shall continue taking steps to eliminate the use of medically important classes of antibiotics for growth promotion purposes in food-producing animals.

(f) USDA, the Environmental Protection Agency (EPA), and FDA shall strengthen coordination in common program areas, such as surveillance of antibiotic use and resistance patterns in food-producing animals, inter-species disease transmissibility, and research findings.

(g) DoD, HHS, and the VA shall review existing regulations and propose new regulations and other actions, as appropriate, to standardize the collection and sharing of antibiotic resistance data across all their healthcare settings.

Sec. 6. Strengthening National Surveillance Efforts for Resistant Bacteria.

(a) The Task Force shall ensure that the Action Plan includes procedures for creating and integrating surveillance systems and laboratory networks to provide timely, high-quality data across healthcare and agricultural settings, including detailed genomic and other information, adequate to track resistant bacteria across diverse settings. The network-integrated surveillance systems and laboratory networks shall include common information requirements, repositories for bacteria isolates and other samples, a curated genomic database, rules for access to samples and scientific data, standards for electronic health record-based reporting, data transparency, budget coordination, and international coordination.

(b) Task Force agencies shall, as appropriate, link data from Federal Government sample isolate repositories for bacteria strains to an integrated surveillance system, and, where feasible, the repositories shall enhance their sample collections and further interoperable data systems with national surveillance efforts.

(c) USDA, EPA, and FDA shall work together with stakeholders to monitor and report on changes in antibiotic use in agriculture and their impact on the environment.
(d) Task Force agencies shall, as appropriate, monitor antibiotic resistance in healthcare settings through the National Healthcare Safety Network and related systems.

Sec. 7. Preventing and Responding to Infections and Outbreaks with Antibiotic-Resistant Organisms. (a) Task Force agencies shall, as appropriate, utilize the enhanced surveillance activities described in section 6 of this order to prevent antibiotic-resistant infections by: actively identifying and responding to antibiotic-resistant outbreaks; preventing outbreaks and transmission of antibiotic-resistant infections in healthcare, community, and agricultural settings through early detection and tracking of resistant organisms; and identifying and evaluating additional strategies in the healthcare and community settings for the effective prevention and control of antibiotic-resistant infections.

(b) Task Force agencies shall take steps to implement the measures and achieve the milestones outlined in the Strategy and Action Plan.

(c) DoD, HHS, and the VA shall review and, as appropriate, update their hospital and long-term care infectious disease protocols for identifying, isolating, and treating antibiotic-resistant bacterial infection cases.

Sec. 8. Promoting New and Next Generation Antibiotics and Diagnostics. (a) As part of the Action Plan, the Task Force shall describe steps that agencies can take to encourage the development of new and next-generation antibacterial drugs, diagnostics, vaccines, and novel therapeutics for both the public and agricultural sectors, including steps to develop infrastructure for clinical trials and options for attracting greater private investment in the development of new antibiotics and rapid point-of-care diagnostics. Task Force agency efforts shall focus on addressing areas of unmet medical need for individuals, including those antibiotic-resistant bacteria CDC has identified as public and agricultural health threats.

(b) Together with the countermeasures it develops for biodefense threats, the Biomedical Advanced Research Development Authority in HHS shall develop new and next-generation countermeasures that target antibiotic-resistant bacteria that present a serious or urgent threat to public health.

(c) The Public Health Emergency Medical Countermeasures Enterprise in HHS shall, as appropriate, coordinate with Task Force agencies’ efforts to promote new and next-generation countermeasures to target antibiotic-resistant bacteria that present a serious or urgent threat to public health.

Sec. 9. International Cooperation. Within 30 days of the date of this order, the Secretaries of State, USDA, and HHS shall designate representatives to engage in international action to combat antibiotic-resistant bacteria, including the development of the World Health Organization (WHO) Global Action Plan for Antimicrobial Resistance with the WHO, Member States, and other relevant organizations. The Secretaries of State, USDA, and HHS shall conduct a review of international collaboration activities and partnerships, and identify and pursue opportunities for enhanced prevention, surveillance, research and development, and policy engagement. All Task Force agencies with research and development activities related to antibiotic resistance shall, as appropriate, expand existing bilateral and multilateral scientific cooperation and research pursuant to the Action Plan.

Sec. 10. General Provisions. (a) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.
Executive Orders

EO 13677

(b) Nothing in this order shall be construed to impair or otherwise affect:
(i) the authority granted by law to an executive department or agency, or the head thereof; or
(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) Insofar as the Federal Advisory Committee Act, as amended (5 U.S.C. App.) (the “Act”), may apply to the Advisory Council, any functions of the President under the Act, except for that of reporting to the Congress, shall be performed by the Secretary in accordance with the guidelines issued by the Administrator of General Services.

BARACK OBAMA

The White House,
September 18, 2014.

Executive Order 13677 of September 23, 2014

Climate-Resilient International Development

By the authority vested in me as President by the Constitution and the laws of the United States of America, and to safeguard security and economic growth, protect the sustainability and long-term durability of U.S. development work in vulnerable countries, and promote sound decisionmaking and risk management, it is hereby ordered as follows:

Section 1. Policy. The world must reduce greenhouse gas emissions to prevent the most dangerous consequences of climate change. Even with increased efforts to curb these emissions, we must prepare for and adapt to the impacts of climate change. The adverse impacts of climate change, including sea-level rise, increases in temperatures, more frequent extreme precipitation and heat events, more severe droughts, and increased wildfire activity, along with other impacts of greenhouse gas emissions, such as ocean acidification, threaten to roll back decades of progress in reducing poverty and improving economic growth in vulnerable countries, compromise the effectiveness and resilience of U.S. development assistance, degrade security, and risk intranational and international conflict over resources.

Executive Order 13514 of October 5, 2009 (Federal Leadership in Environmental, Energy, and Economic Performance), and Executive Order 13653 of November 1, 2013 (Preparing the United States for the Impacts of Climate Change), established a strong foundation for coordinated and consistent action to incorporate climate-resilience considerations into policies and procedures throughout the Federal Government. Executive departments and agencies (agencies) with international development programs must now
build upon the recent progress made pursuant to these orders by systematically factoring climate-resilience considerations into international development strategies, planning, programming, investments, and related funding decisions, including the planning for and management of overseas facilities.

This order requires the integration of climate-resilience considerations into all United States international development work to the extent permitted by law. Dedicated U.S. climate-change adaptation funds are critical to managing the risks posed by climate-change impacts in vulnerable countries. Coping with the magnitude of the consequences of accelerating climate change also requires enhanced efforts across the Federal Government's broader international development work. Consideration of current and future climate-change impacts will improve the resilience of the Federal Government's broader international development programs, projects, investments, overseas facilities, and related funding decisions. The United States will also promote a similar approach among relevant multilateral entities in which it participates.

By taking these steps and more fully considering current and future climate-change impacts, the United States will foster better decision-making processes and risk-management approaches, ensure the effectiveness of U.S. investments, and assist other countries in integrating climate-resilience considerations into their own development planning and implementation. Collectively, these efforts will help to better optimize broader international development work and lead to enhanced global preparedness for and resilience to climate change.

The international climate-resilience actions required by this order complement efforts by the Federal Government to reduce greenhouse gas emissions at home and globally. The more greenhouse gas emissions are reduced, the less need there will be to adapt to the impacts of a changing climate.

**Sec. 2. Incorporating Climate Resilience into International Development.** (a) Agencies with direct international development programs and investments shall:

(i) incorporate climate-resilience considerations into decisionmaking by:

(A) assessing and evaluating climate-related risks to and vulnerabilities in agency strategies, planning, programs, projects, investments, overseas facilities, and related funding decisions, using best-available climate-change data, tools, and information, including those identified or developed pursuant to sections 3 and 4 of this order; and

(B) as appropriate, adjusting strategies, planning, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities, based on such assessments and evaluations;

(ii) collaborate with other agencies to share knowledge, data, tools, information, frameworks, and lessons learned in incorporating climate-resilience considerations into agency strategy, planning, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities;
Executive Orders

EO 13677

(iii) work with other countries, as appropriate, to identify climate risks and incorporate climate-resilience considerations into their international development assistance efforts;

(iv) when determining how to use resources, support efforts of vulnerable countries to integrate climate-resilience considerations into national, regional, and sectoral development planning and action; and

(v) monitor progress in integrating and promoting climate-resilient development considerations as required by this subsection.

(b) Agencies that participate in multilateral entities and other agencies with representation in multilateral development entities, including multilateral development banks and United Nations organizations, shall, as appropriate:

(i) work to encourage multilateral entities to:

(A) assess and evaluate climate-related risks to and vulnerabilities in their strategies, planning, programs, projects, investments, and related funding decisions, using best-available climate-change data, tools, and information; and

(B) adjust their strategies, planning, programs, projects, investments, and related funding decisions, as appropriate, based on such assessments and evaluations;

(ii) collaborate with multilateral entities and share with agencies and other stakeholders knowledge, data, tools, information, frameworks, and lessons learned from the multilateral entities in incorporating climate-resilience considerations into strategies, planning, programs, projects, investments, and related funding decisions;

(iii) encourage multilateral entities to support efforts of vulnerable countries to integrate climate-resilience considerations into national, regional, and sectoral development planning and action; and

(iv) monitor the efforts of multilateral entities in integrating climate-resilient development considerations as encouraged by this order.

Sec. 3. Enhancing Data, Tools, and Information for Climate-Resilient International Development. Agencies with direct international development programs and investments and those that participate in multilateral entities shall work together with science and security agencies and entities, through the Working Group on Climate-Resilient International Development established in section 4 of this order, to identify and develop, as appropriate, data, decision-support tools, and information to allow the screening for and incorporation of considerations of climate-change risks and vulnerabilities, as appropriate, in strategies, plans, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities. In addition, such agencies shall coordinate efforts, including those undertaken pursuant to Executive Order 13653, to deliver information on climate-change impacts and make data, tools, and information available to decisionmakers in other countries, so as to build their capacity as information providers and users. United States participants in relevant multilateral entities shall share this information with the respective multilateral entity, as appropriate.

Sec. 4. Working Group on Climate-Resilient International Development. (a) Establishment. There is established a Working Group on Climate-Resilient

301
International Development (Working Group) of the Council on Climate Preparedness and Resilience (Council) established by Executive Order 13653. The Secretary of the Treasury and the Administrator of the United States Agency for International Development, or their designees, shall co-chair the Working Group. Agencies with direct international development programs and investments, agencies that participate in multilateral entities, and science and security agencies and entities shall designate a representative from their respective agencies or entities to participate in the Working Group. Representatives from other agencies or entities may participate in the Working Group as determined by the Co-Chairs.

(b) Mission and Function.

(i) The Working Group shall:

(A) develop, for agencies with direct international development programs and investments, guidelines for integrating considerations of climate-change risks and climate resilience into agency strategies, plans, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities;

(B) assess and identify, for agencies with direct international development programs and investments, existing climate-change data, tools, and information, as described in section 3 of this order, to help agencies assess climate risks and make decisions that incorporate climate-resilience considerations, such as through project screening. To the extent the Working Group identifies needs for new data, tools, and information, it shall work with relevant science and security agencies and entities to advance their development, as appropriate;

(C) identify approaches for adjusting strategies, planning, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities, to respond to the findings of climate-risk assessments;

(D) facilitate the exchange of knowledge, data, tools, information, frameworks, and lessons learned in assessing climate risks to and incorporating climate-resilience considerations into strategies, planning, programs, projects, investments, and related funding decisions, including the planning for and management of overseas facilities, of agencies with direct international development programs and investments, including efforts referenced in section 3 of this order;

(E) work through existing channels to share best practices developed by the Working Group with other donor countries and multilateral entities to facilitate advancement of climate-resilient development policies;

(F) promote interagency collaboration, including through joint training; and

(G) develop, for agencies with direct international development programs and investments, methods for tracking and reporting on Federal Government progress in institutionalizing more climate-resilient development approaches, including performance metrics.

(ii) The Co-Chairs of the Council may designate additional Co-Chairs of the Working Group. The Co-Chairs of the Working Group may establish sub-working groups, as appropriate.
Sec. 5. Implementation and Reporting of Progress. (a) Implementation. To promote sustained focus on implementation, both at agency headquarters and in the field, the Working Group shall:

(i) establish a 2-year timeline, divided into 6-month intervals, to implement section 4(b)(i) of this order, setting forth specific goals to be accomplished and milestones to be achieved; and

(ii) analyze, at least annually, the Federal Government’s progress in implementing this order and provide recommendations for priority areas for further implementation to the Council, Office of Management and Budget, National Security Council, Council on Environmental Quality, Office of Science and Technology Policy, and other agencies, offices, and entities, as appropriate.

(b) Reporting.

(i) Agencies with direct international development programs and investments shall report on and track progress in achieving the requirements identified in section 2(a) of this order, including accomplished and planned milestones, through the Federal Agency Planning process set forth in section 5 of Executive Order 13653. Once the Working Group has developed metrics and methodologies as required by section 4(b)(i)(G) of this order, agency reporting shall include an estimation of the proportion of each agency’s direct international development programs and investments for which climate-risk assessments have been conducted, as well as an estimation of the proportion of the programs and investments for which climate risk was identified and acted upon.

(ii) Agencies that participate in multilateral entities shall report on the efforts of multilateral entities in integrating climate-resilient development considerations into their operations through the Federal Agency Planning process set forth in section 5 of Executive Order 13653. Where more than one agency is involved in the U.S. Government’s participation in a multilateral entity, the lead agency for such participation shall be responsible for reporting, in coordination with the other agencies involved.

Sec. 6. Climate-Change Mitigation. As agencies incorporate climate-resilience considerations into international development work, they shall continue seeking opportunities to help international partners promote sustainable low-emissions development. The Federal Government has greatly increased the number and variety of international development initiatives focused on climate-change mitigation, including programs to promote clean energy, energy efficiency, and sustainable land-use and forestry practices, as well as partnerships with more than two dozen countries to formulate and implement sustainable low-emissions development strategies. Within 1 year of the date of this order, and building on the full range of efforts the United States has undertaken to date, the National Security Council shall convene relevant agencies and entities to explore further mitigation opportunities in broader U.S. international development work and develop recommendations for further action.

Sec. 7. Definitions. As used in this order:

(a) “Adaptation” has the meaning provided in section 8(b) of Executive Order 13653: adjustment in natural or human systems in anticipation of or response to a changing environment in a way that effectively uses beneficial opportunities or reduces negative effects;
EO 13677  Title 3—The President

(b) “Direct international development programs and investments” refers to:

(i) bilateral, regional, and multilateral international development programs and investments over which agencies have primary programmatic and financial management responsibilities; or

(ii) the extension of official financing by agencies bilaterally to private sector investors to support international development;

(c) “Climate-change mitigation” refers to actions that reduce or enhance removals of greenhouse gas emissions;

(d) “Resilience” has the meaning provided in section 8(c) of Executive Order 13653: the ability to anticipate, prepare for, and adapt to changing conditions and withstand, respond to, and recover rapidly from disruptions;

(e) “Agencies with direct international development programs and investments” means the Department of State, Department of Agriculture, Department of the Interior, United States Agency for International Development, Millennium Challenge Corporation, Overseas Private Investment Corporation, United States Trade and Development Agency, and other relevant agencies and entities, as determined by the Working Group Co-Chairs;

(f) “Science and security agencies and entities” means the Department of the Interior, Department of Energy, Office of Science and Technology Policy, National Oceanic and Atmospheric Administration, National Aeronautics and Space Administration, United States Global Change Research Program, Office of the Director of National Intelligence, and other relevant agencies and entities, as determined by the Working Group Co-Chairs; and

(g) “Agencies that participate in multilateral entities” means the Department of the Treasury, Department of State, and other relevant agencies and entities, as determined by the Working Group Co-Chairs.

Sec. 8. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law or Executive Order to an executive department, agency, or head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with U.S. obligations under international agreements and applicable U.S. law, and shall be subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
September 23, 2014.
By the authority vested in me as President by the Constitution and the laws of the United States of America, including sections 3301 and 3302 of title 5, United States Code, and section 301 of title 3, United States Code, it is hereby ordered as follows:

Section 1. Providing Conversion Authority. I find that conditions of good administration (specifically, the need to make the Bureau of Alcohol, Tobacco, Firearms, and Explosives, Department of Justice (ATF), competitive in recruiting high quality special agents by giving the ATF an authority held by other Federal law enforcement agencies) make necessary an exception to the competitive examination rules for appointment to certain positions in the Federal civil service.

Criminal Investigators of the ATF, who have been appointed under Schedule B, and who have completed 3 years of fully satisfactory service, may be converted non-competitively to career appointments if they meet qualifications and other requirements established by the Director of the Office of Personnel Management.

Sec. 2. Implementation. The Director of the Office of Personnel Management shall prescribe such regulations as may be necessary to implement this order.

Sec. 3. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,

October 3, 2014.
Executive Order 13679 of October 10, 2014

Establishing an Emergency Board To Investigate a Dispute Between the Southeastern Pennsylvania Transportation Authority and Its Locomotive Engineers Represented by the Brotherhood of Locomotive Engineers and Trainmen

A dispute exists between the Southeastern Pennsylvania Transportation Authority (SEPTA) and its Locomotive Engineers represented by the Brotherhood of Locomotive Engineers and Trainmen (BLET).

The dispute has not heretofore been adjusted under the provisions of the Railway Labor Act, as amended, 45 U.S.C. 151–188 (RLA).

A first emergency board to investigate and report on this dispute and disputes involving other SEPTA employees represented by other labor organizations was established on June 15, 2014, by Executive Order 13670 of June 14, 2014. The emergency board terminated upon issuance of its report. Subsequently, its recommendations were not accepted by the parties to this dispute.

A party empowered by the RLA has requested that the President establish a second emergency board pursuant to section 9A of the RLA (45 U.S.C. 159a).

Section 9A(e) of the RLA provides that the President, upon such request, shall appoint an emergency board to investigate and report on the dispute.

NOW, THEREFORE, by the authority vested in me as President by the Constitution and the laws of the United States, including section 9A of the RLA, it is hereby ordered as follows:

Section 1. Establishment of Emergency Board (Board). There is established, effective 12:01 a.m. eastern daylight time on October 13, 2014, a Board of three members to be appointed by the President to investigate and report on this dispute. No member shall be pecuniarily or otherwise interested in any organization of railroad employees or any carrier. The Board shall perform its functions subject to the availability of funds.

Sec. 2. Report. Within 30 days after the creation of the Board, the parties to the dispute shall submit to the Board final offers for settlement of the dispute. Within 30 days after the submission of final offers for settlement of the dispute, the Board shall submit a report to the President setting forth its selection of the most reasonable offer.

Sec. 3. Maintaining Conditions. As provided by section 9A(h) of the RLA, from the time a request to establish a second emergency board is made until 60 days after the Board submits its report to the President, no change in the conditions out of which the dispute arose shall be made by the parties to the controversy, except by agreement of the parties.

Sec. 4. Records Maintenance. The records and files of the Board are records of the Office of the President and upon the Board’s termination shall be maintained in the physical custody of the National Mediation Board.
Sec. 5. Expiration. The Board shall terminate upon the submission of the report provided for in section 2 of this order.

BARACK OBAMA

The White House,
October 10, 2014.

Executive Order 13680 of October 16, 2014

Ordering the Selected Reserve and Certain Individual Ready Reserve Members of the Armed Forces to Active Duty

By the authority vested in me as President by the Constitution and the laws of the United States of America, including sections 121 and 12304 of title 10, United States Code, I hereby determine that it is necessary to augment the active Armed Forces of the United States for the effective conduct of Operation United Assistance, which is providing support to civilian-led humanitarian assistance and consequence management support related to the Ebola virus disease outbreak in West Africa. In furtherance of this operation, under the stated authority, I hereby authorize the Secretary of Defense, and the Secretary of Homeland Security with respect to the Coast Guard when it is not operating as a service in the Navy, under their respective jurisdictions, to order to active duty any units, and any individual members not assigned to a unit organized to serve as a unit of the Selected Reserve, or any member in the Individual Ready Reserve mobilization category and designated as essential under regulations prescribed by the Secretary concerned, and to terminate the service of those units and members ordered to active duty.

This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
October 16, 2014.

Executive Order 13681 of October 17, 2014

Improving the Security of Consumer Financial Transactions

Given that identity crimes, including credit, debit, and other payment card fraud, continue to be a risk to U.S. economic activity, and given the economic consequences of data breaches, the United States must take further action to enhance the security of data in the financial marketplace. While the U.S. Government’s credit, debit, and other payment card programs already include protections against fraud, the Government must further
strengthen the security of consumer data and encourage the adoption of enhanced safeguards nationwide in a manner that protects privacy and confidentiality while maintaining an efficient and innovative financial system.

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to improve the security of consumer financial transactions in both the private and public sectors, it is hereby ordered as follows:

Section 1. Secure Government Payments. In order to strengthen data security and thereby better protect citizens doing business with the Government, executive departments and agencies (agencies) shall, as soon as possible, transition payment processing terminals and credit, debit, and other payment cards to employ enhanced security features, including chip-and-PIN technology. In determining enhanced security features to employ, agencies shall consider relevant voluntary consensus standards and specifications, as appropriate, consistent with the National Technology Transfer and Advancement Act of 1995 and Office of Management and Budget Circular A–119.

(a) The Secretary of the Treasury shall take necessary steps to ensure that payment processing terminals acquired by agencies through the Department of the Treasury or through alternative means authorized by the Department of the Treasury have enhanced security features. No later than January 1, 2015, all new payment processing terminals acquired in these ways shall include hardware necessary to support such enhanced security features. By January 1, 2015, the Department of the Treasury shall develop a plan for agencies to install enabling software that supports enhanced security features.

(b) The Administrator of General Services shall take necessary steps to ensure that credit, debit, and other payment cards provided through General Services Administration (GSA) contracts have enhanced security features, and shall begin replacing credit, debit, and other payment cards without enhanced security features no later than January 1, 2015.

(c) The Secretary of the Treasury shall take necessary steps to ensure that Direct Express prepaid debit cards for administering Government benefits have enhanced security features, and by January 1, 2015, the Department of the Treasury shall develop a plan for the replacement of Direct Express prepaid debit cards without enhanced security features.

(d) By January 1, 2015, other agencies with credit, debit, and other payment card programs shall provide to the Office of Management and Budget (OMB) plans for ensuring that their credit, debit, and other payment cards have enhanced security features.

(e) Nothing in this order shall be construed to preclude agencies from adopting additional standards or upgrading to more effective technology and standards to improve the security of consumer financial transactions as technologies and threats evolve.

Sec. 2. Improved Identity Theft Remediation. To reduce the burden on consumers who have been victims of identity theft, including by substantially reducing the amount of time necessary for a consumer to remediate typical incidents:

(a) by February 15, 2015, the Attorney General, in coordination with the Secretary of Homeland Security, shall issue guidance to promote regular
submissions, as appropriate and permitted by law, by Federal law enforce-
ment agencies of compromised credentials to the National Cyber-Forensics
and Training Alliance’s Internet Fraud Alert System;

(b) the Department of Justice, the Department of Commerce, and the So-
cial Security Administration shall identify all publicly available agency re-
sources for victims of identity theft, and shall provide to the Federal Trade
Commission (FTC) information about such resources no later than March
15, 2015, with updates thereafter as necessary. These agencies shall work
in consultation with the FTC to streamline these resources and consolidate
them wherever possible at the FTC’s public Web site, IdentityTheft.gov; and

(c) OMB and GSA shall assist the FTC in enhancing the functionality of
IdentityTheft.gov, including by coordinating with the credit bureaus to
streamline the reporting and remediation process with credit bureaus’ sys-
tems to the extent feasible, and in making the enhanced site available to
the public by May 15, 2015.

Sec. 3. Securing Federal Transactions Online. To help ensure that sen-
sitive data are shared only with the appropriate person or people, within
90 days of the date of this order, the National Security Council staff, the
Office of Science and Technology Policy, and OMB shall present to the
President a plan, consistent with the guidance set forth in the 2011 Na-
tional Strategy for Trusted Identities in Cyberspace, to ensure that all agen-
cies making personal data accessible to citizens through digital applications
require the use of multiple factors of authentication and an effective iden-
tity proofing process, as appropriate. Within 18 months of the date of this
order, relevant agencies shall complete any required implementation steps
set forth in the plan prepared pursuant to this section.

Sec. 4. General Provisions. (a) This order shall be implemented consistent
with applicable law and subject to the availability of appropriations.

(b) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency,
or the head thereof; or

(ii) the functions of the Director of OMB relating to budgetary, ad-
ministrative, or legislative proposals.

(c) This order is not intended to, and does not, create any right or ben-
efit, substantive or procedural, enforceable at law or in equity by any party
against the United States, its departments, agencies, or entities, its officers,
employees, or agents, or any other person.

BARACK OBAMA

The White House,
October 17, 2014.
EO 13682  Title 3—The President

Executive Order 13682 of December 5, 2014

Closing of Executive Departments and Agencies of the Federal Government on Friday, December 26, 2014

By the authority vested in me as President of the United States of America, by the Constitution and the laws of the United States, it is hereby ordered as follows:

Section 1. All executive branch departments and agencies of the Federal Government shall be closed and their employees excused from duty on Friday, December 26, 2014, the day after Christmas Day, except as provided in section 2 of this order.

Sec. 2. The heads of executive branch departments and agencies may determine that certain offices and installations of their organizations, or parts thereof, must remain open and that certain employees must report for duty on December 26, 2014, for reasons of national security, defense, or other public need.

Sec. 3. Friday, December 26, 2014, shall be considered as falling within the scope of Executive Order 11582 of February 11, 1971, and of 5 U.S.C. 5546 and 6103(b) and other similar statutes insofar as they relate to the pay and leave of employees of the United States.

Sec. 4. The Director of the Office of Personnel Management shall take such actions as may be necessary to implement this order.

Sec. 5. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:
   (i) the authority granted by law to an executive department or agency, or the head thereof; or
   (ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

   (b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

   (c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA

The White House,
December 5, 2014.

Executive Order 13683 of December 11, 2014

Amendments to Executive Orders 11030, 13653, and 13673

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:
Executive Orders
EO 13683

Section 1. Executive Order 11030 of June 19, 1962, as amended (Preparation, Presentation, Filing, and Publication of Executive Orders and Proclamations), is further amended as follows:

(a) in section 1(f), by striking “inches” where it appears after the phrase “approximately 1” and inserting “inch”;

(b) in section 4, to read as follows:

“Sec. 4. Proclamations calling for the observance of special days or events. Except as may be otherwise provided by law, responsibility for the preparation and presentation of proposed proclamations calling for the observance of special days, or other periods of time, or events shall be assigned by the Director of the Office of Management and Budget to such agencies or offices as the Director may consider appropriate. Such proposed proclamations shall be submitted to the Director, or to an office within the Executive Office of the President designated by the Director, at least sixty days before the date of the specified observance. Notwithstanding the provisions of Section 2, the Director or the head of such designated office, as appropriate, shall transmit any approved commemorative proclamations to the President.”;

(c) by inserting a new section 5 to read as follows:

“Sec. 5. Trade Proclamations. (a) Proclamations to be issued under the Trade Act of 1974 or other trade law (“trade proclamations”) shall be prepared by the United States Trade Representative and submitted to the Attorney General for consideration as to both form and legality. Section 2 of this order does not apply to trade proclamations.

(b) If the proposed trade proclamation is disapproved by the Attorney General, it shall not thereafter be presented to the President unless it is accompanied by a statement of the reasons for such disapproval.”; and

(d) by renumbering current sections 5, 6, and 7 as 6, 7, and 8, respectively.

Sec. 2. Executive Order 13653 of November 1, 2013 (Preparing the United States for the Impacts of Climate Change), is amended as follows:

(a) in section 6(b):

(i) by inserting “, and the Director of OMB” after the phrase “the Assistant to the President for Homeland Security and Counterterrorism”;  

(ii) by striking the “and” preceding “the Assistant to the President for Homeland Security and Counterterrorism”;

(iii) by striking “(xxviii) the Office of Management and Budget;”; and

(iv) by renumbering current subsections (xxix), (xxx), and (xxxi) as (xxviii), (xxix), and (xxx), respectively; and

(b) in section 6(d), to read as follows: “(d) Council Structure. The Co-Chairs may designate a subset of members of the Council to serve on a Steering Committee to help determine priorities and strategic direction for the Council. The Co-Chairs and Steering Committee may establish working groups as needed, and may recharter working groups of the Interagency Climate Change Adaptation Task Force, as appropriate.”.

Sec. 3. Section 2(a)(i)(I) of Executive Order 13673 of July 31, 2014 (Fair Pay and Safe Workplaces), is amended to read as follows: “(I) the Vietnam Era
Title 3—The President


Sec. 4. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

BARACK OBAMA


Executive Order 13684 of December 18, 2014

Establishment of the President’s Task Force on 21st Century Policing

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to identify the best means to provide an effective partnership between law enforcement and local communities that reduces crime and increases trust, it is hereby ordered as follows:

Section 1. Establishment. There is established a President’s Task Force on 21st Century Policing (Task Force).

Sec. 2. Membership. (a) The Task Force shall be composed of not more than eleven members appointed by the President. The members shall include distinguished individuals with relevant experience or subject-matter expertise in law enforcement, civil rights, and civil liberties.

(b) The President shall designate two members of the Task Force to serve as Co-Chairs.

Sec. 3. Mission. (a) The Task Force shall, consistent with applicable law, identify best practices and otherwise make recommendations to the President on how policing practices can promote effective crime reduction while building public trust.

(b) The Task Force shall be solely advisory and shall submit a report to the President by March 2, 2015.

Sec. 4. Administration. (a) The Task Force shall hold public meetings and engage with Federal, State, tribal, and local officials, technical advisors, and nongovernmental organizations, among others, as necessary to carry out its mission.

(b) The Director of the Office of Community Oriented Policing Services shall serve as Executive Director of the Task Force and shall, as directed by the Co-Chairs, convene regular meetings of the Task Force and supervise its work.
Executive Orders
EO 13685

(c) In carrying out its mission, the Task Force shall be informed by, and shall strive to avoid duplicating, the efforts of other governmental entities.

(d) The Department of Justice shall provide administrative services, funds, facilities, staff, equipment, and other support services as may be necessary for the Task Force to carry out its mission to the extent permitted by law and subject to the availability of appropriations.

(e) Members of the Task Force shall serve without any additional compensation for their work on the Task Force, but shall be allowed travel expenses, including per diem, to the extent permitted by law for persons serving intermittently in the Government service (5 U.S.C. 5701–5707).

Sec. 5. Termination. The Task Force shall terminate 30 days after the President requests a final report from the Task Force.

Sec. 6. General Provisions. (a) Nothing in this order shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(c) Insofar as the Federal Advisory Committee Act, as amended (5 U.S.C. App.) (the “Act”) may apply to the Task Force, any functions of the President under the Act, except for those in section 6 of the Act, shall be performed by the Attorney General.

BARACK OBAMA

The White House,
December 18, 2014.

Executive Order 13685 of December 19, 2014

Blocking Property of Certain Persons and Prohibiting Certain Transactions With Respect to the Crimea Region of Ukraine

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the International Emergency Economic Powers Act (50 U.S.C. 1701 et seq.) (IEEPA), the National Emergencies Act (50 U.S.C. 1601 et seq.), section 212(f) of the Immigration and Nationality Act of 1952 (8 U.S.C. 1182(f)), and section 301 of title 3, United States Code,

I, BARACK OBAMA, President of the United States of America, in order to take additional steps to address the Russian occupation of the Crimea region of Ukraine, and with respect to the national emergency declared in Executive Order 13660 of March 6, 2014, and expanded by Executive Order 13661 of March 16, 2014, and Executive Order 13662 of March 20, 2014, hereby order:

313
Section 1. (a) The following are prohibited:

(i) new investment in the Crimea region of Ukraine by a United States person, wherever located;

(ii) the importation into the United States, directly or indirectly, of any goods, services, or technology from the Crimea region of Ukraine;

(iii) the exportation, reexportation, sale, or supply, directly or indirectly, from the United States, or by a United States person, wherever located, of any goods, services, or technology to the Crimea region of Ukraine; and

(iv) any approval, financing, facilitation, or guarantee by a United States person, wherever located, of a transaction by a foreign person where the transaction by that foreign person would be prohibited by this section if performed by a United States person or within the United States.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.

Sec. 2. (a) All property and interests in property that are in the United States, that hereafter come within the United States, or that are or hereafter come within the possession or control of any United States person (including any foreign branch) of the following persons are blocked and may not be transferred, paid, exported, withdrawn, or otherwise dealt in: any person determined by the Secretary of the Treasury, in consultation with the Secretary of State:

(i) to operate in the Crimea region of Ukraine;

(ii) to be a leader of an entity operating in the Crimea region of Ukraine;

(iii) to be owned or controlled by, or to have acted or purported to act for or on behalf of, directly or indirectly, any person whose property and interests in property are blocked pursuant to this order; or

(iv) to have materially assisted, sponsored, or provided financial, material, or technological support for, or goods or services to or in support of, any person whose property and interests in property are blocked pursuant to this order.

(b) The prohibitions in subsection (a) of this section apply except to the extent provided by statutes, or in regulations, orders, directives, or licenses that may be issued pursuant to this order, and notwithstanding any contract entered into or any license or permit granted prior to the effective date of this order.

Sec. 3. I hereby find that the unrestricted immigrant and nonimmigrant entry into the United States of aliens determined to meet one or more of the criteria in subsection 2(a) of this order would be detrimental to the interests of the United States, and I hereby suspend entry into the United States, as immigrants or nonimmigrants, of such persons. Such persons shall be treated as persons covered by section 1 of Proclamation 8693 of July 24, 2011 (Suspension of Entry of Aliens Subject to United Nations Security Council Travel Bans and International Emergency Economic Powers Act Sanctions).
Sec. 4. I hereby determine that the making of donations of the type of articles specified in section 203(b)(2) of IEEPA (50 U.S.C. 1702(b)(2)) by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to section 2 of this order would seriously impair my ability to deal with the national emergency declared in Executive Order 13660, and expanded in Executive Orders 13661 and 13662, and I hereby prohibit such donations as provided by section 2 of this order.

Sec. 5. The prohibitions in section 2 of this order include but are not limited to:

(a) the making of any contribution or provision of funds, goods, or services by, to, or for the benefit of any person whose property and interests in property are blocked pursuant to this order; and

(b) the receipt of any contribution or provision of funds, goods, or services from any such person.

Sec. 6. (a) Any transaction that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this order is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this order is prohibited.

Sec. 7. Nothing in this order shall prohibit transactions for the conduct of the official business of the United States Government by employees, grantees, or contractors thereof.

Sec. 8. For the purposes of this order:

(a) the term “person” means an individual or entity;

(b) the term “entity” means a partnership, association, trust, joint venture, corporation, group, subgroup, or other organization;

(c) the term “United States person” means any United States citizen, permanent resident alien, entity organized under the laws of the United States or any jurisdiction within the United States (including foreign branches), or any person in the United States; and

(d) the term “Crimea region of Ukraine” includes the land territory in that region as well as any maritime area over which sovereignty, sovereign rights, or jurisdiction is claimed based on purported sovereignty over that land territory.

Sec. 9. For those persons whose property and interests in property are blocked pursuant to this order who might have a constitutional presence in the United States, I find that because of the ability to transfer funds or other assets instantaneously, prior notice to such persons of measures to be taken pursuant to this order would render those measures ineffectual. I therefore determine that for these measures to be effective in addressing the national emergency declared in Executive Order 13660 and expanded in Executive Orders 13661 and 13662, there need be no prior notice of a listing or determination made pursuant to section 2 of this order.

Sec. 10. The Secretary of the Treasury, in consultation with the Secretary of State, is hereby authorized to take such actions, including the promulgation of rules and regulations, and to employ all powers granted to the President by IEEPA, as may be necessary to carry out the purposes of this order. The Secretary of the Treasury may redelegate any of these functions to
other officers and agencies of the United States Government consistent with applicable law. All agencies of the United States Government are hereby directed to take all appropriate measures within their authority to carry out the provisions of this order.

**Sec. 11.** This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

**Sec. 12.** This order is effective at 3:30 p.m. eastern standard time on December 19, 2014.

The White House,

December 19, 2014.

BARACK OBAMA

Executive Order 13686 of December 19, 2014

**Adjustments of Certain Rates of Pay**

By the authority vested in me as President by the Constitution and the laws of the United States of America, it is hereby ordered as follows:

**Section 1. Statutory Pay Systems.** The rates of basic pay or salaries of the statutory pay systems (as defined in 5 U.S.C. 5302(1)), as adjusted under 5 U.S.C. 5303, are set forth on the schedules attached hereto and made a part hereof:

(a) The General Schedule (5 U.S.C. 5332(a)) at Schedule 1;
(b) The Foreign Service Schedule (22 U.S.C. 3963) at Schedule 2; and
(c) The schedules for the Veterans Health Administration of the Department of Veterans Affairs (38 U.S.C. 7306, 7404; section 301(a) of Public Law 102–40) at Schedule 3.

**Sec. 2. Senior Executive Service.** The ranges of rates of basic pay for senior executives in the Senior Executive Service, as established pursuant to 5 U.S.C. 5382, are set forth on Schedule 4 attached hereto and made a part hereof.

**Sec. 3. Certain Executive, Legislative, and Judicial Salaries.** The rates of basic pay or salaries for the following offices and positions are set forth on the schedules attached hereto and made a part hereof:

(a) The Executive Schedule (5 U.S.C. 5312–5318) at Schedule 5;
(b) The Vice President (3 U.S.C. 104) and the Congress (2 U.S.C. 4501) at Schedule 6; and
(c) Justices and judges (28 U.S.C. 5, 44(d), 135, 252, and 461(a)) at Schedule 7.

**Sec. 4. Uniformed Services.** The rates of monthly basic pay (37 U.S.C. 203(a)) for members of the uniformed services, as adjusted under 37 U.S.C. 1009, and the rate of monthly cadet or midshipman pay (37 U.S.C. 203(c)) are set forth on Schedule 8 attached hereto and made a part hereof.
Sec. 5. Locality-Based Comparability Payments. (a) Pursuant to section 5304 of title 5, United States Code, and my authority to implement an alternative level of comparability payments under section 5304a of title 5, United States Code, locality-based comparability payments shall be paid in accordance with Schedule 9 attached hereto and made a part hereof.

(b) The Director of the Office of Personnel Management shall take such actions as may be necessary to implement these payments and to publish appropriate notice of such payments in the Federal Register.

Sec. 6. Administrative Law Judges. Pursuant to section 5372 of title 5, United States Code, the rates of basic pay for administrative law judges are set forth on Schedule 10 attached hereto and made a part hereof.

Sec. 7. Effective Dates. Schedule 8 is effective January 1, 2015. The other schedules contained herein are effective on the first day of the first applicable pay period beginning on or after January 1, 2015.

Sec. 8. Prior Order Superseded. Executive Order 13655 of December 23, 2013, is superseded as of the effective dates specified in section 7 of this order.

BARACK OBAMA

The White House,
December 19, 2014.
## SCHEDULE 1—GENERAL SCHEDULE

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Grade</th>
<th>1</th>
<th>2</th>
<th>3</th>
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<th>5</th>
<th>6</th>
<th>7</th>
<th>8</th>
<th>9</th>
<th>10</th>
</tr>
</thead>
<tbody>
<tr>
<td>GS-1</td>
<td>$18,161</td>
<td>$18,768</td>
<td>$19,372</td>
<td>$19,973</td>
<td>$20,577</td>
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<td>GS-2</td>
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<td>20,905</td>
<td>21,581</td>
<td>22,153</td>
<td>22,403</td>
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<td>23,721</td>
<td>24,380</td>
<td>25,039</td>
<td>25,698</td>
</tr>
<tr>
<td>GS-5</td>
<td>27,902</td>
<td>28,925</td>
<td>29,848</td>
<td>30,761</td>
<td>31,674</td>
<td>32,587</td>
<td>33,500</td>
<td>34,513</td>
<td>35,446</td>
<td>36,379</td>
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<td>34,312</td>
<td>35,352</td>
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<td>37,432</td>
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<td>39,512</td>
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<td>GS-7</td>
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<td>35,817</td>
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<td>39,282</td>
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<td>43,902</td>
<td>45,057</td>
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<td>43,812</td>
<td>45,225</td>
<td>46,638</td>
<td>48,051</td>
<td>49,464</td>
<td>50,877</td>
<td>52,290</td>
<td>53,703</td>
<td>55,116</td>
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<td>52,915</td>
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<td>57,583</td>
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<td>63,256</td>
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<td>69,076</td>
<td>71,086</td>
<td>73,096</td>
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<td>77,116</td>
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<td>80,426</td>
<td>82,863</td>
<td>85,300</td>
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<td>92,611</td>
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<td>89,379</td>
<td>92,159</td>
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<td>109,439</td>
<td>112,319</td>
</tr>
</tbody>
</table>
### SCHEDULE 2—FOREIGN SERVICE SCHEDULE

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Step</th>
<th>Class 1</th>
<th>Class 2</th>
<th>Class 3</th>
<th>Class 4</th>
<th>Class 5</th>
<th>Class 6</th>
<th>Class 7</th>
<th>Class 8</th>
<th>Class 9</th>
</tr>
</thead>
<tbody>
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<td>1</td>
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<td>$66,728</td>
<td>$56,069</td>
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<td>55,691</td>
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<td>40,341</td>
<td>36,064</td>
<td>32,240</td>
<td>29,821</td>
</tr>
<tr>
<td>3</td>
<td>107,819</td>
<td>87,365</td>
<td>70,792</td>
<td>57,362</td>
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<td>41,551</td>
<td>37,146</td>
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<td>29,686</td>
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<td>4</td>
<td>111,054</td>
<td>89,906</td>
<td>72,515</td>
<td>55,083</td>
<td>47,875</td>
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<td>34,203</td>
<td>30,577</td>
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<tr>
<td>5</td>
<td>114,395</td>
<td>92,686</td>
<td>75,103</td>
<td>50,855</td>
<td>42,311</td>
<td>44,082</td>
<td>39,409</td>
<td>35,232</td>
<td>31,494</td>
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<tr>
<td>6</td>
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<td>77,356</td>
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<td>50,790</td>
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<td>40,591</td>
<td>36,286</td>
<td>32,439</td>
</tr>
<tr>
<td>7</td>
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<td>98,330</td>
<td>79,677</td>
<td>54,561</td>
<td>52,314</td>
<td>46,766</td>
<td>41,809</td>
<td>37,375</td>
<td>33,412</td>
</tr>
<tr>
<td>8</td>
<td>124,992</td>
<td>101,280</td>
<td>82,067</td>
<td>56,498</td>
<td>53,883</td>
<td>48,169</td>
<td>43,063</td>
<td>38,496</td>
<td>34,414</td>
</tr>
<tr>
<td>10</td>
<td>132,122</td>
<td>107,448</td>
<td>87,065</td>
<td>57,549</td>
<td>57,165</td>
<td>51,103</td>
<td>45,685</td>
<td>40,841</td>
<td>36,510</td>
</tr>
<tr>
<td>11</td>
<td>132,122</td>
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<td>89,677</td>
<td>59,664</td>
<td>58,880</td>
<td>52,636</td>
<td>47,056</td>
<td>42,066</td>
<td>37,605</td>
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<tr>
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<td>60,664</td>
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<td>48,468</td>
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<td>14</td>
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<td>97,382</td>
<td>79,402</td>
<td>64,339</td>
<td>57,517</td>
<td>51,419</td>
<td>45,967</td>
<td>41,093</td>
</tr>
</tbody>
</table>
## SCHÉME 3—VETERANS HEALTH ADMINISTRATION SCHEDULES
### DEPARTMENT OF VETERANS AFFAIRS

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

Schedule for the Office of the Under Secretary for Health
(38 U.S.C. 7306)*

(Only applies to incumbents who are not physicians or dentists)

<table>
<thead>
<tr>
<th>Position Description</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Assistant Under Secretaries for Health</td>
<td>$160,461**</td>
<td></td>
</tr>
<tr>
<td>Service Directors</td>
<td>$139,192</td>
<td>$146,000</td>
</tr>
<tr>
<td>Director, National Center for Preventive Health</td>
<td>$101,630</td>
<td>$146,000</td>
</tr>
<tr>
<td>Physician and Dentist Base and Longevity Schedule***</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Physician Grade</td>
<td>$99,957</td>
<td>$146,605</td>
</tr>
<tr>
<td>Dentist Grade</td>
<td>$99,957</td>
<td>$146,605</td>
</tr>
<tr>
<td>Clinical Podiatrist, Chiropractor, and Optometrist Schedule</td>
<td></td>
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</tr>
<tr>
<td>Chief Grade</td>
<td>$101,630</td>
<td>$132,122</td>
</tr>
<tr>
<td>Senior Grade</td>
<td>$86,399</td>
<td>$112,319</td>
</tr>
<tr>
<td>Intermediate Grade</td>
<td>$73,115</td>
<td>$95,046</td>
</tr>
<tr>
<td>Full Grade</td>
<td>$61,686</td>
<td>$79,936</td>
</tr>
<tr>
<td>Associate Grade</td>
<td>$51,299</td>
<td>$66,680</td>
</tr>
<tr>
<td>Physician Assistant and Expanded-Function Dental Auxiliary Schedule****</td>
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<td></td>
</tr>
<tr>
<td>Director Grade</td>
<td>$101,630</td>
<td>$132,122</td>
</tr>
</tbody>
</table>

* This schedule does not apply to the Deputy Under Secretary for Health, Associate Deputy Under Secretary for Health, Assistant Under Secretaries for Health, and Medical Directors, Service Directors, and the Director of the National Center for Preventive Health who are physicians or dentists pursuant to 38 U.S.C. 7306(e) and 38 U.S.C. 7414(a). This schedule does not apply to the Chief Nursing Officer, Office of Nursing Services, pursuant to 38 U.S.C. 7414(a).

** Pursuant to 38 U.S.C. 7404(d), the rate of basic pay payable to these employees is limited to the rate for level V of the Executive Schedule, which is $146,700.

*** Pursuant to section 3 of Public Law 108-465 and 38 U.S.C. 7411, Veterans Health Administration physicians and dentists may also be paid night pay and performance pay.

**** Pursuant to section 301(a) of Public Law 102-45, these positions are paid according to the Nurse Schedule in 38 U.S.C. 4107(b), as in effect on August 14, 1990, with subsequent adjustments.
Executive Orders

**EO 13686**

**SCHEDULE 4--SENIOR EXECUTIVE SERVICE**

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Agencies with a Certified SES Performance Appraisal System</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$121,956</td>
<td>$183,300</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Agencies without a Certified SES Performance Appraisal System</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td>$121,956</td>
<td>$168,700</td>
</tr>
</tbody>
</table>

**SCHEDULE 5--EXECUTIVE SCHEDULE**

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Level</th>
<th>Minimum</th>
<th>Maximum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Level I</td>
<td>$203,700</td>
<td></td>
</tr>
<tr>
<td>Level II</td>
<td></td>
<td>183,300</td>
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<tr>
<td>Level III</td>
<td></td>
<td>168,700</td>
</tr>
<tr>
<td>Level IV</td>
<td></td>
<td>158,700</td>
</tr>
<tr>
<td>Level V</td>
<td></td>
<td>148,700</td>
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</tbody>
</table>

**SCHEDULE 6--VICE PRESIDENT AND MEMBERS OF CONGRESS**

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Position</th>
<th>Minimum</th>
</tr>
</thead>
<tbody>
<tr>
<td>Vice President</td>
<td>$235,300</td>
</tr>
<tr>
<td>Senators</td>
<td></td>
</tr>
<tr>
<td>Members of the House of Representatives</td>
<td></td>
</tr>
<tr>
<td>Delegates to the House of Representatives</td>
<td></td>
</tr>
<tr>
<td>Resident Commissioner from Puerto Rico</td>
<td></td>
</tr>
<tr>
<td>President pro tempore of the Senate</td>
<td></td>
</tr>
<tr>
<td>Majority leader and minority leader of the Senate</td>
<td></td>
</tr>
<tr>
<td>Majority leader and minority leader of the House of Representatives</td>
<td></td>
</tr>
<tr>
<td>Speaker of the House of Representatives</td>
<td></td>
</tr>
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</table>

**SCHEDULE 7--JUDICIAL SALARIES**

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Position</th>
<th>Minimum</th>
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</thead>
<tbody>
<tr>
<td>Chief Justice of the United States</td>
<td>$258,100</td>
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<tr>
<td>Associate Justices of the Supreme Court</td>
<td></td>
</tr>
<tr>
<td>Circuit Judges</td>
<td></td>
</tr>
<tr>
<td>District Judges</td>
<td></td>
</tr>
<tr>
<td>Judges of the Court of International Trade</td>
<td></td>
</tr>
</tbody>
</table>
SCHEDULE 0—DAYS OF THE ENRICHED SERVICES  
(Effective January 1, 2015)  
Part 1—MONTHLY BASIC PAY  
YEARS OF SERVICE (COMPUTED UNDER 37 U.S.C. 201)

| Pay Grade | 2 or Less | Over 2 | Over 3 | Over 4 | Over 5 | Over 6 | Over 7 | Over 8 | Over 9 | Over 10 | Over 11 | Over 12 | Over 13 | Over 14 | Over 15 | Over 16 | Over 17 | Over 18 |
|-----------|-----------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|--------|
| COMMISSIONED OFFICERS | | | | | | | | | | | | | | | | | | | |
| O-1** | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-2 | $9,564.00 | $10,272.00 | $10,980.30 | $11,688.60 | $12,396.90 | $13,105.20 | $13,813.50 | $14,521.80 | $15,230.10 | $15,938.40 | $16,646.70 | $17,355.00 | $18,063.30 | $18,771.60 | $19,479.90 | $20,188.20 | $20,896.50 | $21,604.80 |
| O-3 | $8,264.60 | $8,972.60 | $9,680.60 | $10,388.60 | $11,096.60 | $11,804.60 | $12,512.60 | $13,220.60 | $13,928.60 | $14,636.60 | $15,344.60 | $16,052.60 | $16,760.60 | $17,468.60 | $18,176.60 | $18,884.60 | $19,592.60 | $20,300.60 |
| O-4 | $6,965.20 | $7,673.20 | $8,381.20 | $9,089.20 | $9,797.20 | $10,505.20 | $11,213.20 | $11,921.20 | $12,629.20 | $13,337.20 | $14,045.20 | $14,753.20 | $15,461.20 | $16,169.20 | $16,877.20 | $17,585.20 | $18,293.20 | $18,901.20 |
| O-5 | $5,665.80 | $6,373.80 | $7,081.80 | $7,789.80 | $8,497.80 | $9,205.80 | $9,913.80 | $10,621.80 | $11,329.80 | $12,037.80 | $12,745.80 | $13,453.80 | $14,161.80 | $14,869.80 | $15,577.80 | $16,285.80 | $16,993.80 | $17,701.80 |
| O-6 | $4,366.40 | $5,074.40 | $5,782.40 | $6,490.40 | $7,198.40 | $7,906.40 | $8,614.40 | $9,322.40 | $10,030.40 | $10,738.40 | $11,446.40 | $12,154.40 | $12,862.40 | $13,570.40 | $14,278.40 | $14,986.40 | $15,694.40 | $16,402.40 |
| O-7*** | $3,066.00 | $3,774.00 | $4,482.00 | $5,190.00 | $5,898.00 | $6,606.00 | $7,314.00 | $8,022.00 | $8,730.00 | $9,438.00 | $10,146.00 | $10,854.00 | $11,562.00 | $12,270.00 | $12,978.00 | $13,686.00 | $14,394.00 | $15,102.00 |

| COMMISSIONED OFFICERS WITH OVER 4 YEARS ACTIVE DUTY SERVICE AS AN ENLISTED MEMBER OR WARRANT OFFICER | | | | | | | | | | | | | | | | | | | |
| O-2E | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-2F | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-2G | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-2H | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-3E | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-3F | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-3G | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| O-3H | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - | - |
| W-1 | $3,066.00 | $3,774.00 | $4,482.00 | $5,190.00 | $5,898.00 | $6,606.00 | $7,314.00 | $8,022.00 | $8,730.00 | $9,438.00 | $10,146.00 | $10,854.00 | $11,562.00 | $12,270.00 | $12,978.00 | $13,686.00 | $14,394.00 | $15,102.00 |
| W-2 | $2,765.00 | $3,473.00 | $4,181.00 | $4,889.00 | $5,597.00 | $6,305.00 | $7,013.00 | $7,721.00 | $8,429.00 | $9,137.00 | $9,845.00 | $10,553.00 | $11,261.00 | $11,969.00 | $12,677.00 | $13,385.00 | $14,093.00 | $14,801.00 |
| W-3 | $2,464.00 | $3,172.00 | $3,880.00 | $4,588.00 | $5,296.00 | $6,004.00 | $6,712.00 | $7,420.00 | $8,128.00 | $8,836.00 | $9,544.00 | $10,252.00 | $10,960.00 | $11,668.00 | $12,376.00 | $13,084.00 | $13,792.00 | $14,500.00 |

* Basic pay is limited to the rate of basic pay for level II of the Executive Schedule in effect during calendar year 2014, which is $189,125.60 per month for officers at pay grade O-1 through O-7, and limited to the rate of basic pay for level V of the Executive Schedule in effect during calendar year 2015, which is $122,591.60 per month, for officers at O-8 and below.
** For officers serving as Chairmen or Vice Chairmen of the Joint Chiefs of Staff, Chief of Staff of the Army, Chief of Staff of the Air Force, Commandant of the Marine Corps, Commandant of the Coast Guard, Chief of the National Guard Bureau, or commander of a unified or specified combatant command (as defined in 10 U.S.C. 164h), basic pay for this grade is calculated to be $211,147.60 per month, regardless of cumulative years of service computed under 37 U.S.C. 201. 
*** For purposes of computing basic pay for pay grade O-7, the rate of basic pay for level II of the Executive Schedule in effect during calendar year 2014, which is $189,125.60 per month.
**** Should not apply to commissioned officers who have been credited with over 4 years of active duty service as an enlisted member or warrant officer.
***** Reserves with at least 1,640 points as an enlisted member, a warrant officer, or a warrant officer and an enlisted member who are creditable toward reserve retirement also qualify for these rates.
<table>
<thead>
<tr>
<th>PAY GRADE</th>
<th>O-2</th>
<th>O-3</th>
<th>O-4</th>
<th>O-5</th>
<th>O-6</th>
<th>O-7</th>
<th>O-8</th>
<th>O-9</th>
<th>O-10</th>
<th>O-11</th>
<th>O-12</th>
<th>O-13</th>
<th>O-14</th>
<th>O-15</th>
<th>O-16</th>
<th>O-17</th>
<th>O-18</th>
<th>O-19</th>
</tr>
</thead>
<tbody>
<tr>
<td>Basic Pay</td>
<td>$23,672.00</td>
<td>$26,372.00</td>
<td>$29,072.00</td>
<td>$31,772.00</td>
<td>$34,472.00</td>
<td>$37,172.00</td>
<td>$45,072.00</td>
<td>$52,972.00</td>
<td>$60,872.00</td>
<td>$68,772.00</td>
<td>$76,672.00</td>
<td>$84,572.00</td>
<td>$92,472.00</td>
<td>$100,372.00</td>
<td>$108,272.00</td>
<td>$116,172.00</td>
<td>$124,072.00</td>
<td>$131,972.00</td>
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</tbody>
</table>

**Note:** Basic pay is limited to the rate of basic pay for level II of the Executive Schedule in effect during calendar year 2016, which is $121,163.00 per month.
## Schedule B—Pay of the Uniformed Services (Page 3)
(Effective January 1, 2015)

### Part I—Monthly Basic Pay

<table>
<thead>
<tr>
<th>Years of Service (Computed Under 37 U.S.C. 203)</th>
<th>Pay Grade</th>
<th>2 or Less</th>
<th>Over 2</th>
<th>Over 3</th>
<th>Over 4</th>
<th>Over 6</th>
<th>Over 8</th>
<th>Over 10</th>
<th>Over 12</th>
<th>Over 14</th>
<th>Over 16</th>
<th>Over 18</th>
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<tr>
<td><strong>Enlisted Members</strong></td>
<td></td>
<td></td>
<td></td>
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<td></td>
</tr>
<tr>
<td>E-5*</td>
<td></td>
<td></td>
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<td></td>
<td></td>
<td></td>
<td>$4,889.20</td>
<td>$4,995.90</td>
<td>$5,135.40</td>
<td>$5,299.20</td>
<td>$5,469.10</td>
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<tr>
<td>E-6</td>
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<td>$3,999.00</td>
<td>4,175.70</td>
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<td>E-7</td>
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<td>$3,565.80</td>
<td>$3,627.30</td>
<td>$3,672.60</td>
<td>$3,724.20</td>
<td>$3,847.10</td>
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<tr>
<td>E-8</td>
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<td>3,565.80</td>
<td>3,627.30</td>
<td>3,672.60</td>
<td>3,724.20</td>
<td>3,847.10</td>
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<tr>
<td>E-9</td>
<td>2,002.90</td>
<td>2,050.80</td>
<td>2,164.00</td>
<td>2,580.60</td>
<td>2,761.00</td>
<td>2,931.40</td>
<td>3,107.10</td>
<td>3,125.70</td>
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<tr>
<td>E-10</td>
<td>1,823.40</td>
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<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
<td>2,055.30</td>
</tr>
<tr>
<td>E-11</td>
<td>1,734.00</td>
<td>1,734.00</td>
<td>1,734.00</td>
<td>1,734.00</td>
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<td>1,734.00</td>
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<td>1,734.00</td>
<td>1,734.00</td>
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<td>E-12</td>
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<td>1,546.80</td>
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<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
<td>-</td>
</tr>
</tbody>
</table>

* For noncommissioned officers serving as Sergeant Major of the Army, Master Chief Petty Officer of the Navy or Coast Guard, Chief Master Sergeant of the Air Force, Sergeant Major of the Marine Corps, Senior Enlisted Advisor to the Chairman of the Joint Chiefs of Staff, or Senior Enlisted Advisor to the Chief of the National Guard Bureau, basic pay for this grade is $7,894.50 per month, regardless of cumulative years of service under 37 U.S.C. 203.

** Applies to personnel who have served 4 months or more on active duty.

*** Applies to personnel who have served less than 4 months on active duty.
<table>
<thead>
<tr>
<th>Pay Grade</th>
<th>Over 30</th>
<th>Over 24</th>
<th>Over 26</th>
<th>Over 30</th>
<th>Over 24</th>
<th>Over 26</th>
<th>Over 30</th>
<th>Over 24</th>
<th>Over 26</th>
</tr>
</thead>
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<td>$2,681.00</td>
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<tr>
<td>E-2</td>
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<td>$2,689.00</td>
<td>$2,580.00</td>
<td>$2,481.00</td>
<td>$2,382.00</td>
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<td>$2,184.00</td>
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<td>E-3</td>
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<td>E-6</td>
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<td>$2,568.00</td>
<td>$2,458.00</td>
<td>$2,348.00</td>
</tr>
</tbody>
</table>

* For commissioned officers serving as Assistant Secretary or Deputy Assistant Secretary, the maximum compensation shall be increased by 10 percent if the officer has served in the same capacity for at least 5 years.

** Applies to personnel who have served 4 months or more on active duty.

*** Applies to personnel who have served 3 months or more on active duty.
The rate of monthly cadet or midshipman pay authorized by 37 U.S.C. 263(c) is $1,037.20.

Note: As a result of the enactment of sections 682-684 of Public Law 105-85, the National Defense Authorization Act for Fiscal Year 1998, the Secretary of Defense now has the authority to adjust the rates of basic allowances for subsistence and housing. Therefore, these allowances are no longer adjusted by the President in conjunction with the adjustment of basic pay for members of the uniformed services. Accordingly, the tables of allowances included in previous orders are not included here.
### Executive Orders

**EO 13686**

#### SCHEDULE B - LOCALITY-BASED COMPENSABILITY PAYMENTS

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
<thead>
<tr>
<th>Location Pay Area</th>
<th>Rate</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alaska</td>
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</tr>
<tr>
<td>Arizona-Phoenix-Mesa-Chandler, AZ</td>
<td>19.199</td>
</tr>
<tr>
<td>Boston-Worcester-Mashpee, MA, RI, ME</td>
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</tr>
<tr>
<td>Buffalo-Niagara-Canandaigua, NY</td>
<td>16.358</td>
</tr>
<tr>
<td>Chicago-Naperville-Hoffman Estates, IL, IN, WI</td>
<td>24.104</td>
</tr>
<tr>
<td>Cincinnati-Middletown-Wilmington, OH-ky-IN</td>
<td>16.655</td>
</tr>
<tr>
<td>Cleveland-Akron-Elyria, OH</td>
<td>16.663</td>
</tr>
<tr>
<td>Columbus-Marion-Chillicothe, OH</td>
<td>17.066</td>
</tr>
<tr>
<td>Dallas-Fort Worth, TX</td>
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</tr>
<tr>
<td>Denver-Aurora-Greeley, CO</td>
<td>16.248</td>
</tr>
<tr>
<td>Detroit-Royal Oak-Macomb County, MI</td>
<td>24.356</td>
</tr>
<tr>
<td>Hartford-New Britain-Waterbury, CT-ri</td>
<td>24.330</td>
</tr>
<tr>
<td>Hawaii</td>
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<tr>
<td>Houston-Houston NW, TX</td>
<td>16.715</td>
</tr>
<tr>
<td>Jacksonville-St Augustine, FL</td>
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</tr>
<tr>
<td>Indianapolis-Carmel-Anderson-Selma, IN</td>
<td>14.410</td>
</tr>
<tr>
<td>Las Vegas-Las Vegas-Reno, NV</td>
<td>17.668</td>
</tr>
<tr>
<td>Maui and Molokai, Hi</td>
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</tr>
<tr>
<td>Minneapolis-St Paul, MN-IA</td>
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</tr>
<tr>
<td>Minneapolis-St Paul-St Cloud, MN-MN</td>
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<td>New York-Newark-Jersey City, NY-Nj-NY, PA-DE, NJ-CT-MD</td>
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<tr>
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<tr>
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<tr>
<td>Portland-Vancouver-Hillsboro-Ore-Wa</td>
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<td>Richmond-VA</td>
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<tr>
<td>San Jose-San Francisco-Oakland, CA</td>
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<tr>
<td>Seattle-Tacoma-Olympia, WA</td>
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<tr>
<td>triangle-raleigh-ware, NC</td>
<td>14.125</td>
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<tr>
<td>United States</td>
<td>16.165</td>
</tr>
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</table>

* Locality pay areas are defined in 5 USC 5302.

#### SCHEDULE B - ADMINISTRATIVE LAW JUDGES

(Effective on the first day of the first applicable pay period beginning on or after January 1, 2015)

<table>
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<tr>
<td>AC-3/4</td>
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</tbody>
</table>
Memorandum of January 9, 2014

Establishing a Quadrennial Energy Review

Memorandum for the Heads of Executive Departments and Agencies

Affordable, clean, and secure energy and energy services are essential for improving U.S. economic productivity, enhancing our quality of life, protecting our environment, and ensuring our Nation’s security. Achieving these goals requires a comprehensive and integrated energy strategy resulting from interagency dialogue and active engagement of external stakeholders. To help the Federal Government better meet this responsibility, I am directing the undertaking of a Quadrennial Energy Review.

The initial focus for the Quadrennial Energy Review will be our Nation’s infrastructure for transporting, transmitting, and delivering energy. Our current infrastructure is increasingly challenged by transformations in energy supply, markets, and patterns of end use; issues of aging and capacity; impacts of climate change; and cyber and physical threats. Any vulnerability in this infrastructure may be exacerbated by the increasing interdependencies of energy systems with water, telecommunications, transportation, and emergency response systems. The first Quadrennial Energy Review Report will serve as a roadmap to help address these challenges.

The Department of Energy has a broad role in energy policy development and the largest role in implementing the Federal Government’s energy research and development portfolio. Many other executive departments and
Title 3—The President

agencies also play key roles in developing and implementing policies governing energy resources and consumption, as well as associated environmental impacts. In addition, non-Federal actors are crucial contributors to energy policies. Because most energy and related infrastructure is owned by private entities, investment by and engagement of the private sector is necessary to develop and implement effective policies. State and local policies; the views of nongovernmental, environmental, faith-based, labor, and other social organizations; and contributions from the academic and nonprofit sectors are also critical to the development and implementation of effective energy policies.

An interagency Quadrennial Energy Review Task Force, which includes members from all relevant executive departments and agencies (agencies), will develop an integrated review of energy policy that integrates all of these perspectives. It will build on the foundation provided in my Administration’s Blueprint for a Secure Energy Future of March 30, 2011, and Climate Action Plan released on June 25, 2013. The Task Force will offer recommendations on what additional actions it believes would be appropriate. These may include recommendations on additional executive or legislative actions to address the energy challenges and opportunities facing the Nation.

Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

Section 1. Establishing the Quadrennial Energy Review Task Force. (a) There is established the Quadrennial Energy Review Task Force (Task Force), to be co-chaired by the Director of the Office of Science and Technology Policy and the Director of the Domestic Policy Council, which shall include the heads of each of the following, or their designated representatives:

(i) the Department of State;
(ii) the Department of the Treasury;
(iii) the Department of Defense;
(iv) the Department of the Interior;
(v) the Department of Agriculture;
(vi) the Department of Commerce;
(vii) the Department of Labor;
(viii) the Department of Health and Human Services;
(ix) the Department of Housing and Urban Development;
(x) the Department of Transportation;
(xi) the Department of Energy;
(xii) the Department of Veterans Affairs;
(xiii) the Department of Homeland Security;
(xiv) the Office of Management and Budget;
(xv) the National Economic Council;
(xvi) the National Security Staff;
Other Presidential Documents

(xvii) the Council on Environmental Quality;
(xviii) the Council of Economic Advisers;
(xix) the Environmental Protection Agency;
(xx) the Small Business Administration;
(xxi) the Army Corps of Engineers;
(xxii) the National Science Foundation; and
(xxiii) such agencies and offices as the President may designate.

(b) The Co-Chairs may invite independent regulatory agencies with energy-related responsibilities, including the Federal Energy Regulatory Commission and the Nuclear Regulatory Commission, to participate in the Task Force, as determined to be appropriate by those agencies.

(c) The Co-Chairs shall regularly convene and preside at meetings of the Task Force and shall determine its agenda. Under the direction of the Co-Chairs, the Task Force shall:

(i) gather ideas and advice from State and local governments, tribes, large and small businesses, universities, national laboratories, nongovernmental and labor organizations, consumers, and other stakeholders and interested parties; and

(ii) coordinate the efforts of agencies and offices related to the development of the Quadrennial Energy Review Report, as described in sections 1 and 2 of this memorandum.

(d) The Secretary of Energy shall provide support to the Task Force, including support for coordination activities related to the preparation of the Quadrennial Energy Review Report, policy analysis and modeling, and stakeholder engagement.

(e) The Task Force shall submit a Quadrennial Energy Review Report to the President every 4 years beginning with a report delivered by January 31, 2015. Intermediate reports and other material may be prepared by the Task Force as required by the President.

Sec. 2. The Quadrennial Energy Review Report. The Task Force shall establish integrated guidance to strengthen U.S. energy policy. Building on the Blueprint for a Secure Energy Future and the Climate Action Plan, and taking into consideration applicable laws and regulations, the Task Force shall prepare a Quadrennial Energy Review Report that:

(a) provides an integrated view of, and recommendations for, Federal energy policy in the context of economic, environmental, occupational, security, and health and safety priorities, with attention in the first report given to the challenges facing the Nation’s energy infrastructures;

(b) reviews the adequacy, with respect to energy policy, of existing executive and legislative actions, and recommends additional executive and legislative actions as appropriate;

(c) assesses and recommends priorities for research, development, and demonstration programs to support key energy-innovation goals; and

(d) identifies analytical tools and data needed to support further policy development and implementation.

Sec. 3. Outreach. In order to gather information and recommendations and to provide for a transparent process in developing the Quadrennial Energy
Title 3—The President

Review Report, the Task Force shall engage with State and local governments, tribes, large and small businesses, universities, national laboratories, nongovernmental and labor organizations, and other stakeholders and interested parties. The Task Force shall develop an integrated outreach strategy that relies on both traditional meetings and the use of information technology.

Sec. 4. General Provisions. (a) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(b) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to any agency, or the head thereof; or
(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) Nothing in this memorandum shall be construed to require the disclosure of confidential business information or trade secrets, classified information, law enforcement sensitive information, or other information that must be protected in the interest of national security or public safety.

(d) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(e) The Director of the Office of Science and Technology Policy is authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–7 of January 17, 2014

Proposed Third Amendment to the Agreement for Co-operation Between the United States of America and the International Atomic Energy Agency

Memorandum for the Secretary of State [and] the Secretary of Energy

I have considered the proposed Third Amendment to the Agreement for Co-operation Between the United States of America and the International Atomic Energy Agency, signed at Vienna on May 11, 1959, as amended and extended February 12, 1974, and January 14, 1980, along with the views, recommendations, and statements of the interested agencies.

I have determined that the performance of the Third Amendment will promote, and will not constitute an unreasonable risk to, the common defense and security. Pursuant to section 123 b. of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2153(b)), I hereby approve the proposed Third
Other Presidential Documents

Amendment and authorize the Secretary of State to arrange for its execution.

The Secretary of State is authorized to publish this determination in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of January 20, 2014

Delegation of Authority Under Section 1245(d)(5) of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112–81)

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3 of the United States Code, I hereby delegate to the Secretary of State, in consultation with the Secretary of the Treasury, the authority conferred upon the President by section 1245(d)(5) of the Fiscal Year (FY) 2012 National Defense Authorization Act (NDAA).

Any reference in this memorandum to provisions of the FY 2012 NDAA related to the subject of this memorandum shall be deemed to include references to any hereafter enacted provisions of law that is the same or substantially the same as such provisions.

You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Notice of January 21, 2014

Continuation of the National Emergency With Respect to Terrorists Who Threaten To Disrupt the Middle East Peace Process

On January 23, 1995, by Executive Order 12947, the President declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by grave acts of violence committed by foreign
terrorists who threaten to disrupt the Middle East peace process. On August 20, 1998, by Executive Order 13099, the President modified the Annex to Executive Order 12947 to identify four additional persons who threaten to disrupt the Middle East peace process. On February 16, 2005, by Executive Order 13372, the President clarified the steps taken in Executive Order 12947.

Because these terrorist activities continue to threaten the Middle East peace process and to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States, the national emergency declared on January 23, 1995, and the measures adopted to deal with that emergency must continue in effect beyond January 23, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to foreign terrorists who threaten to disrupt the Middle East peace process.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of January 22, 2014

Establishing a White House Task Force To Protect Students From Sexual Assault

Memorandum for the Heads of Executive Departments and Agencies

The prevalence of rape and sexual assault at our Nation’s institutions of higher education is both deeply troubling and a call to action. Studies show that about one in five women is a survivor of attempted or completed sexual violence while in college. In addition, a substantial number of men experience sexual violence during college. Although schools have made progress in addressing rape and sexual assault, more needs to be done to ensure safe, secure environments for students of higher education.

There are a number of Federal laws aimed at making our campuses safer, and the Departments of Education and Justice have been working to enforce them. Among other requirements, institutions of higher education participating in Federal student financial assistance programs (institutions), including colleges, universities, community colleges, graduate and professional schools, for-profit schools, trade schools, and career and technical schools, must provide students with information on programs aimed at preventing rape and sexual assault, and on procedures for students to reporting rape and sexual assault. Institutions must also adopt and publish grievance procedures that provide for the prompt and equitable resolution of rape and sexual assault complaints, and investigate reports of rape and sexual assault and take swift action to prevent their recurrence. Survivors of rape and sexual assault must also be provided with information on how to access the support and services they need. Reports show, however, that institutions’ compliance with these Federal laws is uneven and, in too many
cases, inadequate. Building on existing enforcement efforts, we must strengthen and address compliance issues and provide institutions with additional tools to respond to and address rape and sexual assault.

Therefore, I am directing the Office of the Vice President and the White House Council on Women and Girls to lead an interagency effort to address campus rape and sexual assault, including coordinating Federal enforcement efforts by executive departments and agencies (agencies) and helping institutions meet their obligations under Federal law. To these ends, it is hereby ordered as follows:

Section 1. Establishment of the White House Task Force to Protect Students from Sexual Assault. There is established a White House Task Force to Protect Students from Sexual Assault (Task Force). The Task Force shall be co-chaired by designees of the Office of the Vice President and the White House Council on Women and Girls.

(a) Membership of the Task Force. In addition to the Co-Chairs, the Task Force shall consist of the following members:

(i) the Attorney General;
(ii) the Secretary of the Interior;
(iii) the Secretary of Health and Human Services;
(iv) the Secretary of Education;
(v) the Director of the Office of Science and Technology Policy;
(vi) the Director of the Domestic Policy Council;
(vii) the Cabinet Secretary; and
(viii) the heads of agencies or offices as the Co-Chairs may designate.

(b) A member of the Task Force may designate, to perform the Task Force functions of the member, senior officials who are part of the member’s agency or office, and who are full-time officers or employees of the Federal Government.

Sec. 2. Mission and Function of the Task Force. (a) The Task Force shall work with agencies to develop a coordinated Federal response to campus rape and sexual assault. The functions of the Task Force are advisory only and shall include making recommendations to meet the following objectives:

(i) providing institutions with evidence-based best and promising practices for preventing and responding to rape and sexual assault;
(ii) building on the Federal Government’s existing enforcement efforts to ensure that institutions comply fully with their legal obligations to prevent and respond to rape and sexual assault;
(iii) increasing the transparency of the Federal Government’s enforcement activities concerning rape and sexual assault, consistent with applicable law and the interests of affected students;
(iv) broadening the public’s awareness of individual institutions’ compliance with their legal obligation to address rape and sexual assault; and
(v) facilitating coordination among agencies engaged in addressing rape and sexual assault and those charged with helping bring institutions into compliance with the law.
Title 3—The President

(b) In accordance with applicable law and in addition to regular meetings, the Task Force shall consult with external stakeholders, including institution officials, student groups, parents, athletic and educational associations, local rape crisis centers, and law enforcement agencies.

(c) Because rape and sexual assault also occur in the elementary and secondary school context, the Task Force shall evaluate how its proposals and recommendations may apply to, and may be implemented by, schools, school districts, and other elementary and secondary educational entities receiving Federal financial assistance.

Sec. 3. Action Plan. (a) Within 90 days of the date of this memorandum, the Task Force shall develop and submit proposals and recommendations to the President for:

(i) providing examples of instructions, policies, and protocols for institutions, including: rape and sexual assault policies; prevention programs; crisis intervention and advocacy services; complaint and grievance procedures; investigation protocols; adjudicatory procedures; disciplinary sanctions; and training and orientation modules for students, staff, and faculty;

(ii) measuring the success of prevention and response efforts at institutions, whether through compliance with individual policies or through broader assessments of campus climate, attitudes and safety, and providing the public with this information;

(iii) maximizing the Federal Government’s effectiveness in combatting campus rape and sexual assault by, among other measures, making its enforcement activities transparent and accessible to students and prospective students nationwide; and

(iv) promoting greater coordination and consistency among the agencies and offices that enforce the Federal laws addressing campus rape and sexual assault and support improved campus responses to sexual violence.

(b) Within 1 year of the date of this memorandum, and then on an annual basis, the Task Force shall provide a report to the President on implementation efforts with respect to this memorandum.

Sec. 4. General Provisions. (a) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(b) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) The heads of agencies and offices shall assist and provide information to the Task Force, consistent with applicable law, as may be necessary to carry out the functions of the Task Force. Each agency and office shall bear its own expenses of participating in the Task Force.

(d) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.
Barack Obama

The Secretary of the Treasury has worked diligently to develop a new tool that can make long-term savings a reality for more working Americans. A new kind of retirement savings tool could help American families as they start to build for their retirement. In order to make this tool available to working Americans, I hereby direct as follows:

Section 1. Retirement Savings Security. (a) By December 31, 2014, you shall finalize the development of a new retirement savings security that can be made available through employers to their employees. This security shall be focused on reaching new and small-dollar savers and shall have low barriers to entry, including a low minimum opening amount. In developing this security, you shall ensure that it:

(i) protects the principal contributed while earning interest at a rate based on yields on outstanding Treasury securities;

(ii) offers savers the flexibility to take money out if they have an emergency and keep the same Treasury security if they change jobs; and
Title 3—The President

(iii) is designed to help savers start on a path to long-term saving and serve as a stepping stone to the broader array of retirement products available in today’s marketplace.

(b) Within 90 days of the date of this memorandum, you shall begin work with employers, stakeholders, and, as appropriate, other Federal agencies to develop a pilot project to make the security developed pursuant to subsection (a) of this section available through payroll deduction to facilitate easy and automatic contributions.

Sec. 2. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department or agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of January 30, 2014

Job-Driven Training for Workers

Memorandum for the Secretary of Labor[,] the Secretary of Commerce[,] and the Secretary of Education

Giving workers the opportunity to acquire the skills that they need to pursue in-demand jobs and careers is critical to growing our economy, ensuring that everyone who works hard is rewarded, and building a strong middle class. Despite recent employment growth, far too many hard-working individuals still have not been able to find a job or increase their earnings, and many businesses report difficulty hiring workers with the right skills for jobs that they want to fill.

It is critical that the Federal Government ensure that its policies and programs in the workforce and training system are designed to equip the Nation’s workers with skills matching the needs of employers looking to hire. To achieve this goal, employers must identify the skills and credentials required for in-demand jobs and help develop training programs; workers and job seekers must have access to education and training that meets their
unique needs and the requirements for good jobs and careers; and employers must have easy ways to find workers who have or can acquire those skills. We must take steps to ensure that all relevant Federal programs follow such a job-driven approach to training, and that these programs are accountable for getting Americans into good jobs and careers as quickly as possible. That is why I have asked the Vice President to lead a Government-wide review of relevant Federal programs.

Therefore, as part of the overall review process led by the Vice President, I hereby direct as follows:

Section 1. Job-Driven Reform of Federal Employment and Training Programs. (a) Within 180 days of the date of this memorandum and in coordination with the Office of the Vice President, the National Economic Council, the Domestic Policy Council, the Council of Economic Advisers, the Office of Science and Technology Policy, and the Office of Management and Budget, the Secretaries of Labor, Commerce, and Education (Secretaries), in consultation with other executive departments and agencies as appropriate, shall develop a specific action plan, to be provided to me through the Vice President, to make the workforce and training system more job-driven, integrated, and effective.

(b) The action plan shall identify concrete steps to make Federal workforce and training programs and policies more focused on imparting relevant skills with job-market value, more easily accessed by employers and job seekers, and more accountable for producing positive employment and earning outcomes for the people they serve. Such steps shall be consistent with the following job-driven training principles:

(i) promoting more active engagement with industry, employers and employer associations, and worker representatives to identify the skills and supports workers need, and to make sure those skills are better communicated to education and training providers, workforce leaders, job seekers, and policy makers;

(ii) providing support for secondary and post-secondary education and training entities to equip individuals with the skills, competencies, and credentials necessary to help them obtain jobs, increase earnings, and advance their careers;

(iii) making available to workers, job seekers, and employers the best information regarding job demand, skills matching, supports, and education, training, and career options, as well as innovative approaches to training using learning science and advanced technology;

(iv) improving accountability for the outcomes of training programs, including employment and earnings outcomes;

(v) ensuring better alignment across secondary, post-secondary, and adult education, and workforce training, including coordinating Federal programs and promoting foundational skill development for employability, on-the-job training, and apprenticeship options; and

(vi) encouraging effective regional partnerships among industry, educators, worker representatives, nonprofits, and the workforce system to prepare, support, and train youth, unemployed workers, low-skilled employed adults, and others for career path employment and advancement.
Title 3—The President

(c) In developing the action plan, the Secretaries shall consult with industry, employers and employer associations, State and local leaders, economic development organizations, worker representatives, education and training providers, workforce leaders, and relevant nonprofit organizations.

(d) In developing the action plan, the Secretaries shall review existing evidence of the job training strategies that most effectively achieve the goals of this memorandum, determine what information is lacking, and identify future research and evaluation that can be undertaken to ensure that Federal programs invest in effective practices.

Sec. 2. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department or agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) The Secretary of Labor is authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of January 31, 2014

Enhancing Safeguards To Prevent the Undue Denial of Federal Employment Opportunities to the Unemployed and Those Facing Financial Difficulty Through No Fault of Their Own

Memorandum for the Heads of Executive Departments and Agencies

The Federal Government is America’s largest employer. While seeking to employ a talented and productive workforce, it has a responsibility to lead by example. Although executive departments and agencies (agencies) generally can, and do, take job applicants’ employment history and other factors into account when making hiring decisions, it is the policy of my Administration that applicants should not face undue obstacles to Federal employment because they are unemployed or face financial difficulties. The
Government must continue to take steps to ensure the fair treatment of applicants, as well as incumbent Federal employees, who face financial difficulties through no fault of their own and make good faith efforts to meet those obligations. Therefore, I hereby direct as follows:

Section 1. Individuals Who Are Unemployed or Facing Financial Difficulty. (a) Agencies shall not make an unfavorable determination with respect to the suitability, fitness, or qualifications of an applicant for Federal employment because that applicant:

(i) is or was unemployed; or

(ii) has experienced or is experiencing financial difficulty through no fault of the applicant, if the applicant has undertaken a good-faith effort to meet his or her financial obligations.

(b) Consistent with existing law, agencies shall not remove, suspend, or demote a current Federal employee if the basis of the action is that the employee has experienced, or is experiencing, financial difficulty through no fault of the employee, and the employee has undertaken a good-faith effort to meet his or her financial obligations.

(c) Agencies shall review their recruiting and hiring practices to determine whether such processes intentionally or inadvertently place applicants at an undue disadvantage because of the factors set forth in subsection (a) of this section and report the results to the Director of the Office of Personnel Management (OPM) within 90 days of the date of this memorandum. Taking into account the results, the Director of OPM shall issue guidance to Chief Human Capital Officers to assist agencies with implementation of this memorandum.

Sec. 2. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to a department or agency, or the head thereof;

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals;

(iii) the authority granted by law, Executive Order, or regulation to a department or agency, or the head thereof, to determine eligibility for access to classified information or to occupy a sensitive position; or

(iv) the authority granted by law or Executive Order to a department or agency, or the head thereof, to take adverse actions against Federal employees for their failure to comply with any law, rule, or regulation imposing upon them an obligation to satisfy in good faith their just financial obligations, including Federal, State, or local taxes.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.
Title 3—The President

(d) The Director of OPM is authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of January 31, 2014

Certification Concerning U.S. Participation in the United Nations Multidimensional Integrated Stabilization Mission in Mali Consistent With Section 2005 of the American Servicemembers' Protection Act

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States of America, and consistent with section 2005 of the American Servicemembers' Protection Act of 2002 (22 U.S.C. 7424), concerning the participation of members of the Armed Forces of the United States in certain United Nations peacekeeping and peace enforcement operations, I hereby certify that members of the U.S. Armed Forces participating in the United Nations Multidimensional Integrated Stabilization Mission in Mali are without risk of criminal prosecution or other assertion of jurisdiction by the International Criminal Court (ICC) because the Republic of Mali has entered into an agreement in accordance with Article 98 of the Rome Statute preventing the ICC from proceeding against members of the Armed Forces of the United States present in that country.

You are authorized and directed to publish this determination in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Notice of February 4, 2014

Continuation of the National Emergency With Respect to the Situation in or in Relation to Côte d'Ivoire

On February 7, 2006, by Executive Order 13396, the President declared a national emergency, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), to deal with the unusual and extraordinary threat to the national security and foreign policy of the United
Other Presidential Documents

States constituted by the situation in or in relation to Côte d’Ivoire and ordered related measures blocking the property of certain persons contributing to the conflict in Côte d’Ivoire. The situation in or in relation to Côte d’Ivoire, which has been addressed by the United Nations Security Council in Resolution 1572 of November 15, 2004, and subsequent resolutions, has resulted in the massacre of large numbers of civilians, widespread human rights abuses, significant political violence and unrest, and fatal attacks against international peacekeeping forces.

Since the inauguration of President Alassane Ouattara in May 2011, the Government of Côte d’Ivoire has made progress in advancing democratic freedoms and economic development. While the Government of Côte d’Ivoire and its people continue to make progress towards peace and prosperity, the situation in or in relation to Côte d’Ivoire continues to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared on February 7, 2006, and the measures adopted on that date to deal with that emergency, must continue in effect beyond February 7, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13396.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
February 4, 2014.

Notice of February 20, 2014

Continuation of the National Emergency With Respect to Libya

On February 25, 2011, by Executive Order 13566, I declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with an unusual and extraordinary threat to the national security and foreign policy of the United States. I found that Colonel Muammar Qadhafi, his government, and close associates had taken extreme measures against the people of Libya, including by using weapons of war, mercenaries, and wanton violence against unarmed civilians. In addition, there was a serious risk that Libyan state assets would be misappropriated by Qadhafi, members of his government, members of his family, or his close associates if those assets were not protected. The foregoing circumstances, the prolonged attacks, and the increased numbers of Libyans seeking refuge in other countries caused a deterioration in the security of Libya and posed a serious risk to its stability, thereby constituting an unusual and extraordinary threat to the national security and foreign policy of the United States.

We are in the process of winding down the sanctions in response to developments in Libya, including the fall of Qadhafi and his government and the establishment of a democratically elected government. We are working
Title 3—The President

closely with the new Libyan government and with the international community to effectively and appropriately ease restrictions on sanctioned entities, including by taking action consistent with the U.N. Security Council’s decision to lift sanctions against the Central Bank of Libya and two other entities on December 16, 2011. The situation in Libya, however, continues to pose an unusual and extraordinary threat to the national security and foreign policy of the United States and we need to protect against this threat and the diversion of assets or other abuse by certain members of Qadhafi’s family and other former regime officials. Therefore, the national emergency declared on February 25, 2011, and the measures adopted on that date to deal with that emergency, must continue in effect beyond February 25, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13566.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

February 20, 2014.

Presidential Determination No. 2014–8 of February 24, 2014

Proposed Agreement for Cooperation Between the Government of the United States of America and the Government of the Socialist Republic of Vietnam Concerning Peaceful Uses of Nuclear Energy

Memorandum for the Secretary of State [and] the Secretary of Energy

I have considered the proposed Agreement for Cooperation Between the Government of the United States of America and the Government of the Socialist Republic of Vietnam Concerning Peaceful Uses of Nuclear Energy, along with the views, recommendations, and statements of the interested agencies.

I have determined that the performance of the Agreement will promote, and will not constitute an unreasonable risk to, the common defense and security. Pursuant to section 123 b. of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2153(b)), I hereby approve the proposed Agreement and authorize the Secretary of State to arrange for its execution.

The Secretary of State is authorized to publish this determination in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Other Presidential Documents

Notice of February 25, 2014

Continuation of the National Emergency With Respect to Cuba and of the Emergency Authority Relating to the Regulation of the Anchorage and Movement of Vessels

On March 1, 1996, by Proclamation 6867, a national emergency was declared to address the disturbance or threatened disturbance of international relations caused by the February 24, 1996, destruction by the Cuban government of two unarmed U.S.-registered civilian aircraft in international airspace north of Cuba. On February 26, 2004, by Proclamation 7757, the national emergency was extended and its scope was expanded to deny monetary and material support to the Cuban government. The Cuban government has not demonstrated that it will refrain from the use of excessive force against U.S. vessels or aircraft that may engage in memorial activities or peaceful protest north of Cuba. In addition, the unauthorized entry of any U.S.-registered vessel into Cuban territorial waters continues to be detrimental to the foreign policy of the United States. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing the national emergency with respect to Cuba and the emergency authority relating to the regulation of the anchorage and movement of vessels set out in Proclamation 6867 as amended by Proclamation 7757.

This notice shall be published in the Federal Register and transmitted to the Congress.

THE WHITE HOUSE,
February 25, 2014.

BARACK OBAMA

Memorandum of February 27, 2014

Creating and Expanding Ladders of Opportunity for Boys and Young Men of Color

Memorandum for the Heads of Executive Departments and Agencies

Over the course of my Administration, we have made consistent progress on important goals such as reducing high school dropout rates and lowering unemployment and crime. Yet as the Congress, State and local governments, research institutions, and leading private-sector organizations have all recognized, persistent gaps in employment, educational outcomes, and career skills remain for many boys and young men of color throughout their lives.

Many boys and young men of color will arrive at kindergarten less prepared than their peers in early language and literacy skills, leaving them less likely to finish school. Labor-force participation rates for young men of color have dropped, and far too many lack the skills they need to succeed. The disproportionate number of African American and Hispanic young men who are unemployed or involved in the criminal justice system
Title 3—The President

undermines family and community stability and is a drag on State and Federal budgets. And, young men of color are far more likely to be victims of murder than their white peers, accounting for almost half of the country’s murder victims each year. These outcomes are troubling, and they represent only a portion of the social and economic cost to our Nation when the full potential of so many boys and young men is left unrealized.

By focusing on the critical challenges, risk factors, and opportunities for boys and young men of color at key life stages, we can improve their long-term outcomes and ability to contribute to the Nation’s competitiveness, economic mobility and growth, and civil society. Unlocking their full potential will benefit not only them, but all Americans.

Therefore, I am establishing the My Brother’s Keeper initiative, an inter-agency effort to improve measurably the expected educational and life outcomes for and address the persistent opportunity gaps faced by boys and young men of color. The initiative will help us determine the public and private efforts that are working and how to expand upon them, how the Federal Government’s own policies and programs can better support these efforts, and how to better involve State and local officials, the private sector, and the philanthropic community.

By the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

Section 1. My Brother’s Keeper Task Force. (a) There is established a My Brother’s Keeper Task Force (Task Force) to develop a coordinated Federal effort to improve significantly the expected life outcomes for boys and young men of color (including African Americans, Hispanic Americans, and Native Americans) and their contributions to U.S. prosperity. The Task Force shall be chaired by the Assistant to the President and Cabinet Secretary. In addition to the Chair, the Task Force shall consist of the following members:

(i) the Attorney General;
(ii) the Secretary of Agriculture;
(iii) the Secretary of Commerce;
(iv) the Secretary of Defense;
(v) the Secretary of Education;
(vi) the Secretary of Health and Human Services;
(vii) the Secretary of Housing and Urban Development;
(viii) the Secretary of the Interior;
(ix) the Secretary of Labor;
(x) the Secretary of Transportation;
(xi) the Director of the Office of Management and Budget;
(xii) the Chair of the Council of Economic Advisers;
(xiii) the Director of the Office of Personnel Management;
(xiv) the Administrator of the Small Business Administration;
(xv) the Chief Executive Officer of the Corporation for National and Community Service;
Other Presidential Documents

(xvi) the Assistant to the President for Intergovernmental Affairs and Public Engagement;

(xvii) the Director of the Domestic Policy Council;

(xviii) the Director of the Office of Science and Technology Policy;

(xix) the Director of the National Economic Council; and

(xx) the heads of such other executive departments, agencies, and offices as the Chair may, from time to time, designate.

(b) A member of the Task Force may designate a senior-level official who is from the member's department, agency, or office, and is a full-time officer or employee of the Federal Government, to perform the day-to-day Task Force functions of the member. At the direction of the Chair, the Task Force may establish subgroups consisting exclusively of Task Force members or their designees under this subsection, as appropriate.

(c) The Deputy Secretary of Education shall serve as Executive Director of the Task Force, determine its agenda, convene regular meetings of the Task Force, and supervise its work under the direction of the Chair. The Department of Education shall provide funding and administrative support for the Task Force to the extent permitted by law and within existing appropriations. Each executive department or agency shall bear its own expenses for participating in the Task Force.

Sec. 2. Mission and Function of the Task Force. (a) The Task Force shall, consistent with applicable law, work across executive departments and agencies to:

(i) develop a comprehensive public Web site, to be maintained by the Department of Education, that will assess, on an ongoing basis, critical indicators of life outcomes for boys and young men of color (and other ethnic, income, and relevant subgroups) in absolute and relative terms;

(ii) assess the impact of Federal policies, regulations, and programs of general applicability on boys and young men of color, so as to develop proposals that will enhance positive outcomes and eliminate or reduce negative ones;

(iii) create an Administration-wide, online public portal to identify and disseminate successful programs and practices that improve outcomes for boys and young men of color;

(iv) recommend, where appropriate, incentives for the broad adoption by national, State, and local public and private decisionmakers of effective and innovative strategies and practices for providing opportunities to and improving outcomes for boys and young men of color;

(v) consistent with applicable privacy laws and regulations, provide relevant Federal data assets and expertise to public and private efforts to increase opportunities and improve life outcomes for boys and young men of color, and explore ways to coordinate with State and local governments and non-governmental actors with useful data and expertise;

(vi) ensure coordination with other Federal interagency groups and relevant public-private initiatives;

(vii) work with external stakeholders to highlight the opportunities, challenges, and efforts affecting boys and young men of color; and
Title 3—The President

(viii) recommend to the President means of ensuring sustained efforts within the Federal Government and continued partnership with the private sector and philanthropic community as set forth in this memorandum.

(b) The Task Force shall focus on evidence-based intervention points and issues facing boys and young men of color up to the age of 25, with a particular focus on issues important to young men under the age of 15. Specifically, the Task Force shall focus on the following issues, among others: access to early childhood supports; grade school literacy; pathways to college and a career, including issues arising from school disciplinary action; access to mentoring services and support networks; and interactions with the criminal justice system and violent crime.

(c) Within 30 days of the date of this memorandum, each member of the Task Force shall provide recommended indicators of life outcomes for the public Web site described in subsection (a)(i) of this section, and a plan for providing data on such indicators.

(d) Within 45 days of the date of this memorandum, each member of the Task Force shall identify any relevant programs and data-driven assessments within the member’s department or agency for consideration in the portal described in subsection (a)(iii) of this section.

(e) Within 90 days of the date of this memorandum, the Task Force shall provide the President with a report on its progress and recommendations with respect to the functions set forth in subsection (a) of this section. Additionally, the Task Force shall provide, within 1 year of the date of this memorandum, a status report to the President regarding the implementation of this memorandum.

Sec. 3. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law or Executive Order to an agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) The Secretary of Education is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, February 27, 2014.
Notice of February 28, 2014

Continuation of the National Emergency With Respect to Zimbabwe

On March 6, 2003, by Executive Order 13288, the President declared a national emergency and blocked the property of certain persons, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), to deal with the unusual and extraordinary threat to the foreign policy of the United States constituted by the actions and policies of certain members of the Government of Zimbabwe and other persons to undermine Zimbabwe’s democratic processes or institutions. These actions and policies had contributed to the deliberate breakdown in the rule of law in Zimbabwe, to politically motivated violence and intimidation in that country, and to political and economic instability in the southern African region.

On November 22, 2005, the President issued Executive Order 13391 to take additional steps with respect to the national emergency declared in Executive Order 13288 by ordering the blocking of the property of certain persons who undermine democratic processes or institutions in Zimbabwe.

On July 25, 2008, the President issued Executive Order 13469, which expanded the scope of the national emergency declared in Executive Order 13288 and authorized the blocking of the property of certain persons determined to have engaged in actions or policies to undermine democratic processes or institutions in Zimbabwe, to commit acts of violence and other human rights abuses against political opponents, and to engage in public corruption.

The actions and policies of these persons continue to pose an unusual and extraordinary threat to the foreign policy of the United States. For this reason, the national emergency declared on March 6, 2003, and the measures adopted on that date, on November 22, 2005, and on July 25, 2008, to deal with that emergency, must continue in effect beyond March 6, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13288.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

February 28, 2014.
Sequestration Order for Fiscal Year 2015 Pursuant To Section 251A of the Balanced Budget and Emergency Deficit Control Act, as Amended

By the authority vested in me as President by the laws of the United States of America, and in accordance with section 251A of the Balanced Budget and Emergency Deficit Control Act (the “Act”), as amended, 2 U.S.C. 901a, I hereby order that, on October 1, 2014, direct spending budgetary resources for fiscal year 2015 in each non-exempt budget account be reduced by the amount calculated by the Office of Management and Budget in its report to the Congress of March 10, 2014.

All sequestrations shall be made in strict accordance with the requirements of section 251A of the Act and the specifications of the Office of Management and Budget’s report of March 10, 2014, prepared pursuant to section 251A(9) of the Act.

BARACK OBAMA

THE WHITE HOUSE,

Notice of March 12, 2014

Continuation of the National Emergency With Respect to Iran


While the Joint Plan of Action (JPOA) between the P5+1 and Iran that went into effect on January 20, 2014, marks the first time in a decade that Iran has agreed to and taken specific actions to halt its nuclear program and roll it back in key respects, certain actions and policies of the Government of Iran continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. For this reason,
the national emergency declared on March 15, 1995, must continue in effect beyond March 15, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to Iran declared in Executive Order 12957. The emergency declared by Executive Order 12957 constitutes an emergency separate from that declared on November 14, 1979, by Executive Order 12170. This renewal, therefore, is distinct from the emergency renewal of November 2013.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
March 12, 2014.

Memorandum of March 13, 2014

Updating and Modernizing Overtime Regulations

Memorandum for the Secretary of Labor

The Fair Labor Standards Act (the “Act”), 29 U.S.C. 201 et seq., provides basic rights and wage protections for American workers, including Federal minimum wage and overtime requirements. Most workers covered under the Act must receive overtime pay of at least 1.5 times their regular pay rate for hours worked in excess of 40 hours per week.

However, regulations regarding exemptions from the Act’s overtime requirement, particularly for executive, administrative, and professional employees (often referred to as “white collar” exemptions) have not kept up with our modern economy. Because these regulations are outdated, millions of Americans lack the protections of overtime and even the right to the minimum wage.

Therefore, I hereby direct you to propose revisions to modernize and streamline the existing overtime regulations. In doing so, you shall consider how the regulations could be revised to update existing protections consistent with the intent of the Act; address the changing nature of the workplace; and simplify the regulations to make them easier for both workers and businesses to understand and apply.

This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Nothing in this memorandum shall be construed to impair or otherwise affect the authority granted by law to a department or agency, or the head thereof.
Notice of April 7, 2014

Continuation of the National Emergency With Respect to Somalia

On April 12, 2010, by Executive Order 13536, I declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the deterioration of the security situation and the persistence of violence in Somalia, acts of piracy and armed robbery at sea off the coast of Somalia, which have repeatedly been the subject of United Nations Security Council resolutions, and violations of the arms embargo imposed by the United Nations Security Council.

On July 20, 2012, I issued Executive Order 13620 to take additional steps to deal with the national emergency declared in Executive Order 13536 in view of United Nations Security Council Resolution 2036 of February 22, 2012, and Resolution 2002 of July 29, 2011, and to address: exports of charcoal from Somalia, which generate significant revenue for al-Shabaab; the misappropriation of Somali public assets; and certain acts of violence committed against civilians in Somalia, all of which contribute to the deterioration of the security situation and the persistence of violence in Somalia.

Because the situation with respect to Somalia continues to pose an unusual and extraordinary threat to the national security and foreign policy of the United States, the national emergency declared on April 12, 2010, and the measures adopted on that date and on July 20, 2012, to deal with that emergency, must continue in effect beyond April 12, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13536.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
April 7, 2014.
Other Presidential Documents

Memorandum of April 8, 2014

Advancing Pay Equality Through Compensation Data Collection

Memorandum for the Secretary of Labor

While working women have made extraordinary progress over the past five decades since enactment of the Equal Pay Act of 1963, they still earn only 77 cents for every dollar that a man earns. For African-American women and Latinas, the pay gap is even greater. This pay differential shortchanges women and their families by thousands of dollars a year, and potentially hundreds of thousands of dollars over a lifetime. Moreover, given the connected impact on benefits and retirement savings, the loss and the accompanying threat to economic security are even greater.

Federal law, including the Equal Pay Act of 1963, Title VII of the Civil Rights Act of 1964, and Executive Order 11246 of September 24, 1965 (Equal Employment Opportunity), specifically prohibits compensating men and women differently for the same work. Effective enforcement of this mandate, however, is impeded by a lack of sufficiently robust and reliable data on employee compensation, including data by sex and race. The National Equal Pay Task Force, which I created to improve enforcement of equal pay laws, identified this lack of data as a barrier to closing the persistent pay gap for women and minorities. To address this lack of data, the Department of Labor (DOL) solicited stakeholder input on the design and operation of a potential compensation data collection tool in an Advance Notice of Proposed Rulemaking (ANPRM) published on August 10, 2011. The extensive response to the ANPRM provides ample information from which DOL can develop a tool that will enhance the effectiveness of its enforcement.

Therefore, I hereby direct you to propose, within 120 days of the date of this memorandum, a rule that would require Federal contractors and subcontractors to submit to DOL summary data on the compensation paid their employees, including data by sex and race. In doing so, you shall consider approaches that: (1) maximize efficiency and effectiveness by enabling DOL to direct its enforcement resources toward entities for which reported data suggest potential discrepancies in worker compensation, and not toward entities for which there is no evidence of potential pay violations; (2) minimize, to the extent feasible, the burden on Federal contractors and subcontractors and in particular small entities, including small businesses and small nonprofit organizations; and (3) use the data to encourage greater voluntary compliance by employers with Federal pay laws and to identify and analyze industry trends. To the extent feasible, you shall avoid new record-keeping requirements and rely on existing reporting frameworks to collect the summary data. In addition, in developing the proposal you should consider independent studies regarding the collection of compensation data.

This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

353
Title 3—The President

You are hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, April 8, 2014.

Notice of May 7, 2014

Continuation of the National Emergency With Respect to the Actions of the Government of Syria


The President took these actions to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by the actions of the Government of Syria in supporting terrorism, maintaining its then-existing occupation of Lebanon, pursuing weapons of mass destruction and missile programs, and undermining U.S. and international efforts with respect to the stabilization and reconstruction of Iraq.

The regime’s brutal war on the Syrian people, who have been calling for freedom and a representative government, endangers not only the Syrian people themselves but also is generating instability throughout the region. The Syrian regime’s actions and policies, including the use of chemical weapons, supporting terrorist organizations, and impeding the Lebanese government’s ability to function effectively, continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. As a result, the national emergency declared on May 11, 2004, and the measures to deal with that emergency adopted on that date in Executive Order 13338; on April 25, 2006, in Executive Order 13399; on February 13, 2008, in Executive Order 13460; on April 29, 2011, in Executive Order 13572; on May 18, 2011, in Executive Order 13573; on August 17, 2011, in Executive Order 13582; on April 22, 2012, in Executive Order 13606; and on May 1, 2012, in Executive Order 13608; must continue in effect beyond May 11, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act, 50 U.S.C. 1622(d), I am continuing
Other Presidential Documents

for 1 year the national emergency declared with respect to the actions of the Government of Syria.

In addition, the United States condemns the Asad regime’s use of brutal violence and human rights abuses and calls on the Asad regime to stop its violent war and allow a political transition in Syria that will forge a credible path to a future of greater freedom, democracy, opportunity, and justice.

The United States will consider changes in the composition, policies, and actions of the Government of Syria in determining whether to continue or terminate this national emergency in the future.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
May 7, 2014.

Notice of May 12, 2014

Continuation of the National Emergency With Respect to Yemen

On May 16, 2012, by Executive Order 13611, I declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the actions and policies of certain members of the Government of Yemen and others that threatened Yemen’s peace, security, and stability, including by obstructing the implementation of the agreement of November 23, 2011, between the Government of Yemen and those in opposition to it, which provided for a peaceful transition of power that meets the legitimate demands and aspirations of the Yemeni people for change, and by obstructing the political process in Yemen.

The actions and policies of certain members of the Government of Yemen and others in threatening Yemen’s peace, security, and stability continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared on May 16, 2012, to deal with that threat must continue in effect beyond May 16, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13611.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
May 12, 2014.
Notice of May 15, 2014

Continuation of the National Emergency With Respect to Burma

On May 20, 1997, the President issued Executive Order 13047, certifying to the Congress under section 570(b) of the Foreign Operations, Export Financing, and Related Programs Appropriations Act, 1997 (Public Law 104–208), that the Government of Burma had committed large-scale repression of the democratic opposition in Burma after September 30, 1996, thereby invoking the prohibition on new investment in Burma by United States persons contained in that section. The President also declared a national emergency pursuant to the International Emergency Economic Powers Act, 50 U.S.C. 1701–1706, to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the actions and policies of the Government of Burma.

Because the actions and policies of the Government of Burma continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States, the national emergency declared on May 20, 1997, and the measures adopted to deal with the emergency in Executive Orders 13047 of May 20, 1997; 13310 of July 28, 2003; 13448 of October 18, 2007; 13464 of April 30, 2008; 13619 of July 11, 2012; and 13651 of August 6, 2013, must continue in effect beyond May 20, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to Burma declared in Executive Order 13047. This notice shall be published in the Federal Register and transmitted to the Congress.

THE WHITE HOUSE,
May 15, 2014.

BARACK OBAMA

Notice of May 19, 2014

Continuation of the National Emergency With Respect to the Stabilization of Iraq

On May 22, 2003, by Executive Order 13303, the President declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States posed by obstacles to the continued reconstruction of Iraq, the restoration and maintenance of peace and security in the country, and the development of political, administrative, and economic institutions in Iraq.

The obstacles to the orderly reconstruction of Iraq, the restoration and maintenance of peace and security in the country, and the development of political, administrative, and economic institutions in Iraq continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared in Executive Order 13303, as modified in scope and relied upon for
Other Presidential Documents


This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
May 19, 2014.

Presidential Determination No. 2014–9 of May 19, 2014

Unexpected Urgent Refugee and Migration Needs Relating to South Sudan

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States, including section 2(c)(1) of the Migration and Refugee Assistance Act of 1962 (the “Act”) (22 U.S.C. 2601(c)(1)), I hereby determine, pursuant to section 2(c)(1) of the Act, that it is important to the national interest to furnish assistance under the Act, in an amount not to exceed $50 million from the United States Emergency Refugee and Migration Assistance Fund, for the purpose of meeting unexpected urgent refugee and migration needs resulting from the crisis in South Sudan, including by contributions to international, governmental, and nongovernmental organizations and payment of administrative expenses of the Bureau of Population, Refugees, and Migration of the Department of State.

You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–10 of June 2, 2014

Suspension of Limitations Under the Jerusalem Embassy Act

Memorandum for the Secretary of State

Pursuant to the authority vested in me as President by the Constitution and the laws of the United States, including section 7(a) of the Jerusalem Embassy Act of 1995 (Public Law 104–45) (the “Act”), I hereby determine that it is necessary, in order to protect the national security interests of the
Title 3—The President

United States, to suspend for a period of 6 months the limitations set forth in sections 3(b) and 7(b) of the Act.

You are authorized and directed to transmit this determination to the Congress, accompanied by a report in accordance with section 7(a) of the Act, and to publish the determination in the Federal Register.

This suspension shall take effect after the transmission of this determination and report to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–11 of June 4, 2014

Presidential Determination Pursuant to Section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012

Memorandum for the Secretary of State[, the Secretary of the Treasury[, and] the Secretary of Energy

By the authority vested in me as President by the Constitution and the laws of the United States, after carefully considering the report submitted to the Congress by the Energy Information Administration on April 24, 2014, and other relevant factors, including global economic conditions, increased oil production by certain countries, and the level of spare capacity, I determine, pursuant to section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012, Public Law 112–81, and consistent with prior determinations, that there is a sufficient supply of petroleum and petroleum products from countries other than Iran to permit a significant reduction in the volume of petroleum and petroleum products purchased from Iran by or through foreign financial institutions.

I will continue to monitor this situation closely.

The Secretary of State is authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Memorandum of June 9, 2014

Helping Struggling Federal Student Loan Borrowers Manage Their Debt

A college education is the single most important investment that Americans can make in their futures. College remains a good investment, resulting in higher earnings and a lower risk of unemployment. Unfortunately, for many low- and middle-income families, college is slipping out of reach. Over the past three decades, the average tuition at a public four-year college has more than tripled, while a typical family’s income has increased only modestly. More students than ever are relying on loans to pay for college. Today, 71 percent of those earning a bachelor’s degree graduate with debt, which averages $29,400. While most students are able to repay their loans, many feel burdened by debt, especially as they seek to start a family, buy a home, launch a business, or save for retirement.

Over the past several years, my Administration has worked to ensure that college remains affordable and student debt is manageable, including through raising the maximum Pell Grant award by nearly $1,000, creating the American Opportunity Tax Credit, and expanding access to student loan repayment plans, where monthly obligations are calibrated to a borrower’s income and debt. These income-driven repayment plans, like my Pay As You Earn plan, which caps a Federal student loan borrower’s payments at 10 percent of income, can be an effective tool to help individuals manage their debt, and pursue their careers while avoiding consequences of defaulting on a Federal student loan, such as a damaged credit rating, a tax refund offset, or garnished wages.

While my Administration has made significant strides in expanding repayment options available to borrowers and building awareness of income-driven repayment plans, more needs to be done. Currently, not all student borrowers of Federal Direct Loans can cap their monthly loan payments at 10 percent of income, and too many struggling borrowers are still unaware of the options available to them to help responsibly manage their debt.

Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

Section 1. Expanding the President’s Pay As You Earn Plan to More Federal Direct Loan Borrowers. Within 1 year after the date of this memorandum, the Secretary of Education shall propose regulations that will allow additional students who borrowed Federal Direct Loans to cap their Federal student loan payments at 10 percent of their income. The Secretary shall seek to target this option to those borrowers who would otherwise struggle to repay their loans. The Secretary shall issue final regulations in a timely fashion after considering all public comments, as appropriate, with the goal of making the repayment option available to borrowers by December 31, 2015.

Sec. 2. Improving Communication Strategies to Help Vulnerable Borrowers. By December 31, 2014, the Secretary of Education shall develop, evaluate, and implement new targeted strategies to reach borrowers who
may be struggling to repay their Federal student loans to ensure that they have the information they need to select the best repayment option and avoid future default. In addition to focusing on borrowers who have fallen behind on their loan payments, the Secretary’s effort shall focus on borrowers who have left college without completing their education, borrowers who have missed their first loan payment, and borrowers (especially those with low balances) who have defaulted on their loans to help them rehabilitate their loans with income-based monthly payments. The Secretary of Education shall incorporate data analytics into the communications efforts and evaluate these new strategies to identify areas for improvement and build on successful practices.

Sec. 3. Encouraging Support and Awareness of Repayment Options for Borrowers During Tax Filing Season. By September 30, 2014, the Secretary of the Treasury and the Secretary of Education shall invite private-sector entities to enter into partnerships to better educate borrowers about income-based repayment plans during the tax filing season in 2015. Building off of prior work, the Secretaries shall further develop effective ways to inform borrowers about their repayment options during the tax filing season in 2015, as well as through personalized financial management tools.

Sec. 4. Promoting Stronger Collaboration to Ensure That Students and Their Families Have the Information They Need to Make Informed Borrowing Decisions. By September 30, 2014, the Secretary of Education, in consultation with the Secretary of the Treasury, shall develop a pilot project to test the effectiveness of loan counseling resources, including the Department of Education’s Financial Awareness Counseling Tool. The Secretary of Education shall convene higher education experts and student-debt researchers to identify ways to evaluate and strengthen loan counseling for Federal student loan borrowers. Additionally, the Secretaries shall collaborate with organizations representing students, teachers, nurses, social workers, entrepreneurs, and business owners, among others, to help borrowers represented by these organizations learn more about the repayment options that are available to them in financing their investment in higher education and managing their debt, and to provide more comparative, customized resources to those borrowers when possible.

Sec. 5. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to an agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.
(d) The Secretary of Education is hereby authorized and directed to publish this memorandum in the *Federal Register*.

BARACK OBAMA

THE WHITE HOUSE,

Notice of June 10, 2014

Continuation of the National Emergency With Respect to the Actions and Policies of Certain Members of the Government of Belarus and Other Persons To Undermine Belarus’s Democratic Processes or Institutions

On June 16, 2006, by Executive Order 13405, the President declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the actions and policies of certain members of the Government of Belarus and other persons to undermine Belarus’s democratic processes or institutions, manifested in the fundamentally undemocratic March 2006 elections, to commit human rights abuses related to political repression, including detentions and disappearances, and to engage in public corruption, including by diverting or misusing Belarusian public assets or by misusing public authority.

The actions and policies of certain members of the Government of Belarus and other persons continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared on June 16, 2006, and the measures adopted on that date to deal with that emergency, must continue in effect beyond June 16, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13405.

This notice shall be published in the *Federal Register* and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
June 10, 2014.
Title 3—The President

Notice of June 19, 2014

Continuation of the National Emergency With Respect to the Disposition of Russian Highly Enriched Uranium

On June 25, 2012, by Executive Order 13617, I declared a national emergency pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the risk of nuclear proliferation created by the accumulation of a large volume of weapons-usable fissile material in the territory of the Russian Federation.

Full implementation of the Agreement Between the Government of the United States of America and the Government of the Russian Federation Concerning the Disposition of Highly Enriched Uranium Extracted from Nuclear Weapons, dated February 18, 1993, and related contracts and agreements (collectively, the “HEU Agreements”) is essential to the attainment of U.S. national security and foreign policy goals. Assets of the Government of the Russian Federation directly related to the implementation of the HEU Agreements may be subject to attachment, judgment, decree, lien, execution, garnishment, or other judicial process, thereby jeopardizing the full implementation of the HEU Agreements to the detriment of U.S. national security and foreign policy. In order to ensure the preservation and proper and complete transfer to the Government of the Russian Federation of all payments due to it under the HEU Agreements, in Executive Order 13617 I ordered the blocking of all property and interests in property of the Government of the Russian Federation directly related to the implementation of the HEU Agreements and declared any attachment, judgment, decree, lien, execution, garnishment, or other judicial process with respect to such blocked property to be null and void, unless licensed or authorized pursuant to Executive Order 13617 or Executive Order 13159 of June 21, 2000.

The risk of nuclear proliferation created by the accumulation of a large volume of weapons-usable fissile material in the territory of the Russian Federation continues to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared in Executive Order 13617 of June 25, 2012, and the measures adopted on that date to deal with that emergency, must continue in effect beyond June 25, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared with respect to the disposition of Russian highly enriched uranium declared in Executive Order 13617.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
June 19, 2014.
Memorandum of June 20, 2014

Creating a Federal Strategy To Promote the Health of Honey Bees and Other Pollinators

Memorandum for Heads of Executive Departments and Agencies

Pollinators contribute substantially to the economy of the United States and are vital to keeping fruits, nuts, and vegetables in our diets. Honey bee pollination alone adds more than $15 billion in value to agricultural crops each year in the United States. Over the past few decades, there has been a significant loss of pollinators, including honey bees, native bees, birds, bats, and butterflies, from the environment. The problem is serious and requires immediate attention to ensure the sustainability of our food production systems, avoid additional economic impact on the agricultural sector, and protect the health of the environment.

Pollinator losses have been severe. The number of migrating Monarch butterflies sank to the lowest recorded population level in 2013–14, and there is an imminent risk of failed migration. The continued loss of commercial honey bee colonies poses a threat to the economic stability of commercial beekeeping and pollination operations in the United States, which could have profound implications for agriculture and food. Severe yearly declines create concern that bee colony losses could reach a point from which the commercial pollination industry would not be able to adequately recover. The loss of native bees, which also play a key role in pollination of crops, is much less studied, but many native bee species are believed to be in decline. Scientists believe that bee losses are likely caused by a combination of stressors, including poor bee nutrition, loss of forage lands, parasites, pathogens, lack of genetic diversity, and exposure to pesticides.

Given the breadth, severity, and persistence of pollinator losses, it is critical to expand Federal efforts and take new steps to reverse pollinator losses and help restore populations to healthy levels. These steps should include the development of new public-private partnerships and increased citizen engagement. Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

Section 1. Establishing the Pollinator Health Task Force. There is hereby established the Pollinator Health Task Force (Task Force), to be co-chaired by the Secretary of Agriculture and the Administrator of the Environmental Protection Agency. In addition to the Co-Chairs, the Task Force shall also include the heads, or their designated representatives, from:

(a) the Department of State;
(b) the Department of Defense;
(c) the Department of the Interior;
(d) the Department of Housing and Urban Development;
(e) the Department of Transportation;
(f) the Department of Energy;
(g) the Department of Education;
(h) the Council on Environmental Quality;
Title 3—The President

(i) the Domestic Policy Council;
(j) the General Services Administration;
(k) the National Science Foundation;
(l) the National Security Council Staff;
(m) the Office of Management and Budget;
(n) the Office of Science and Technology Policy; and
(o) such executive departments, agencies, and offices as the Co-Chairs may designate.

Sec. 2. Mission and Function of the Task Force. Within 180 days of the date of this memorandum, the Task Force shall develop a National Pollinator Health Strategy (Strategy), which shall include explicit goals, milestones, and metrics to measure progress. The Strategy shall include the following components:

(a) Pollinator Research Action Plan. The Strategy shall include an Action Plan (Plan) to focus Federal efforts on understanding, preventing, and recovering from pollinator losses. The Plan shall be informed by research on relevant topics and include:

(i) studies of the health of managed honey bees and native bees, including longitudinal studies, to determine the relative contributions of, and mitigation strategies for, different stressors leading to species declines and colony collapse disorder, including exposure to pesticides, poor nutrition, parasites and other pests, toxins, loss of habitat and reduced natural forage, pathogens, and unsustainable management practices;

(ii) plans for expanded collection and sharing of data related to pollinator losses, technologies for continuous monitoring of honey bee hive health, and use of public-private partnerships, as appropriate, to provide information on the status and trends of managed hive losses;

(iii) assessments of the status of native pollinators, including the Monarch butterfly and bees, and modeling of native pollinator populations and habitats;

(iv) strategies for developing affordable seed mixes, including native pollinator-friendly plants, for maintenance of honey bees and other pollinators, and guidelines for and evaluations of the effectiveness of using pollinator-friendly seed mixes for restoration and reclamation projects;

(v) identification of existing and new methods and best practices to reduce pollinator exposure to pesticides, and new cost-effective ways to control bee pests and diseases; and

(vi) strategies for targeting resources toward areas of high risk and prioritizing plans for restoration of pollinator habitat, based on those areas that will yield the greatest expected net benefits.

(b) Public Education Plan. The Strategy shall include plans for expanding and coordinating public education programs outlining steps individuals and businesses can take to help address the loss of pollinators. It shall also include recommendations for a coordinated public education campaign aimed at individuals, corporations, small businesses, schools, libraries, and
Other Presidential Documents

museums to significantly increase public awareness of the importance of pollinators and the steps that can be taken to protect them.

(c) **Public-Private Partnerships.** The Strategy shall include recommendations for developing public-private partnerships to build on Federal efforts to encourage the protection of pollinators and increase the quality and amount of habitat and forage for pollinators. In developing this part of the Strategy, the Task Force shall consult with external stakeholders, including State, tribal, and local governments, farmers, corporations, and nongovernmental organizations.

(d) Task Force member agencies shall report regularly to the Task Force on their efforts to implement section 3 of this memorandum.

**Sec. 3. Increasing and Improving Pollinator Habitat.** Unless otherwise specified, within 180 days of the date of this memorandum:

(a) Task Force member agencies shall develop and provide to the Task Force plans to enhance pollinator habitat, and subsequently implement, as appropriate, such plans on their managed lands and facilities, consistent with their missions and public safety. These plans may include: facility landscaping, including easements; land management; policies with respect to road and other rights-of-way; educational gardens; use of integrated vegetation and pest management; increased native vegetation; and application of pollinator-friendly best management practices and seed mixes. Task Force member agencies shall also review any new or renewing land management contracts and grants for the opportunity to include requirements for enhancing pollinator habitat.

(b) Task Force member agencies shall evaluate permit and management practices on power line, pipeline, utility, and other rights-of-way and easements, and, consistent with applicable law, make any necessary and appropriate changes to enhance pollinator habitat on Federal lands through the use of integrated vegetation and pest management and pollinator-friendly best management practices, and by supplementing existing agreements and memoranda of understanding with rights-of-way holders, where appropriate, to establish and improve pollinator habitat.

(c) Task Force member agencies shall incorporate pollinator health as a component of all future restoration and reclamation projects, as appropriate, including all annual restoration plans.

(d) The Council on Environmental Quality and the General Services Administration shall, within 90 days of the date of this memorandum, revise their respective guidance documents for designed landscapes and public buildings to incorporate, as appropriate, pollinator-friendly practices into site landscape performance requirements to create and maintain high quality habitats for pollinators. Future landscaping projects at all Federal facilities shall, to the maximum extent appropriate, use plants beneficial to pollinators.

(e) The Departments of Agriculture and the Interior shall, within 90 days of the date of this memorandum, develop best management practices for executive departments and agencies to enhance pollinator habitat on Federal lands.

(f) The Departments of Agriculture and the Interior shall establish a reserve of native seed mixes, including pollinator-friendly plants, for use on post-fire rehabilitation projects and other restoration activities.
(g) The Department of Agriculture shall, as appropriate and consistent with applicable law, substantially increase both the acreage and forage value of pollinator habitat in the Department’s conservation programs, including the Conservation Reserve Program, and provide technical assistance, through collaboration with the land-grant university-based cooperative extension services, to executive departments and agencies, State, local, and tribal governments, and other entities and individuals, including farmers and ranchers, in planting the most suitable pollinator-friendly habitats.

(h) The Department of the Interior shall assist States and State wildlife organizations, as appropriate, in identifying and implementing projects to conserve pollinators at risk of endangerment and further pollinator conservation through the revision and implementation of individual State Wildlife Action Plans. The Department of the Interior shall, upon request, provide technical support for these efforts, and keep the Task Force apprised of such collaborations.

(i) The Department of Transportation shall evaluate its current guidance for grantees and informational resources to identify opportunities to increase pollinator habitat along roadways and implement improvements, as appropriate. The Department of Transportation shall work with State Departments of Transportation and transportation associations to promote pollinator-friendly practices and corridors. The Department of Transportation shall evaluate opportunities to make railways, pipelines, and transportation facilities that are privately owned and operated aware of the need to increase pollinator habitat.

(j) The Department of Defense shall, consistent with law and the availability of appropriations, support habitat restoration projects for pollinators, and shall direct military service installations to use, when possible, pollinator-friendly native landscaping and minimize use of pesticides harmful to pollinators through integrated vegetation and pest management practices.

(k) The Army Corps of Engineers shall incorporate conservation practices for pollinator habitat improvement on the 12 million acres of lands and waters at resource development projects across the country, as appropriate.

(l) The Environmental Protection Agency shall assess the effect of pesticides, including neonicotinoids, on bee and other pollinator health and take action, as appropriate, to protect pollinators; engage State and tribal environmental, agricultural, and wildlife agencies in the development of State and tribal pollinator protection plans; encourage the incorporation of pollinator protection and habitat planting activities into green infrastructure and Superfund projects; and expedite review of registration applications for new products targeting pests harmful to pollinators.

(m) Executive departments and agencies shall, as appropriate, take immediate measures to support pollinators during the 2014 growing season and thereafter. These measures may include planting pollinator-friendly vegetation and increasing flower diversity in plantings, limiting mowing practices, and avoiding the use of pesticides in sensitive pollinator habitats through integrated vegetation and pest management practices.

Sec. 4. General Provisions. (a) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.
Other Presidential Documents

(b) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to any agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) Nothing in this memorandum shall be construed to require the disclosure of confidential business information or trade secrets, classified information, law enforcement sensitive information, or other information that must be protected in the interest of national security or public safety.

(d) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(e) The Secretary of Agriculture is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, June 20, 2014.

Notice of June 20, 2014

Continuation of the National Emergency With Respect to North Korea

On June 26, 2008, by Executive Order (E.O.) 13466, the President declared a national emergency with respect to North Korea pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the existence and risk of proliferation of weaponsusable fissile material on the Korean Peninsula. The President also found that it was necessary to maintain certain restrictions with respect to North Korea that would otherwise have been lifted pursuant to Proclamation 8271 of June 26, 2008, which terminated the exercise of authorities under the Trading With the Enemy Act (50 U.S.C. App. 1–44) with respect to North Korea.

On August 30, 2010, I signed E.O. 13551, which expanded the scope of the national emergency declared in E.O. 13466 to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States posed by the continued actions and policies of the Government of North Korea, manifested by its unprovoked attack that resulted in the sinking of the Republic of Korea Navy ship Cheonan and the deaths of 46 sailors in March 2010; its announced test of a nuclear device and its missile launches in 2009; its actions in violation of United Nations
Title 3—The President

Security Council (UNSC) Resolutions 1718 and 1874, including the procurement of luxury goods; and its illicit and deceptive activities in international markets through which it obtains financial and other support, including money laundering, the counterfeiting of goods and currency, bulk cash smuggling, and narcotics trafficking, which destabilize the Korean Peninsula and imperil U.S. Armed Forces, allies, and trading partners in the region.

On April 18, 2011, I signed E.O. 13570 to take additional steps to address the national emergency declared in E.O. 13466 and expanded in E.O. 13551 that ensure the implementation of the import restrictions contained in UNSC Resolutions 1718 and 1874 and complement the import restrictions provided for in the Arms Export Control Act (22 U.S.C. 2751 et seq.).

The existence and risk of proliferation of weapons-usable fissile material on the Korean Peninsula and the actions and policies of the Government of North Korea continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. For this reason, the national emergency declared in E.O. 13466, expanded in scope in E.O. 13551, and addressed further in E.O. 13570, and the measures taken to deal with that national emergency, must continue in effect beyond June 26, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to North Korea declared in E.O. 13466.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

June 20, 2014.

Notice of June 23, 2014

Continuation of the National Emergency With Respect to the Western Balkans

On June 26, 2001, by Executive Order (E.O.) 13219, the President declared a national emergency with respect to the Western Balkans, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the actions of persons engaged in, or assisting, sponsoring, or supporting (i) extremist violence in the Republic of Macedonia and elsewhere in the Western Balkans region, or (ii) acts obstructing implementation of the Dayton Accords in Bosnia or United Nations Security Council Resolution 1244 of June 10, 1999, relating to Kosovo. The President subsequently amended that order in E.O. 13304 of May 28, 2003, to take additional steps with respect to acts obstructing implementation of the Ohrid Framework Agreement relating to Macedonia.

The actions of persons threatening the peace and international stabilization efforts in the Western Balkans continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United

368
Other Presidential Documents

States. For this reason, the national emergency declared on June 26, 2001, and the measures adopted on that date and thereafter to deal with that emergency, must continue in effect beyond June 26, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to the Western Balkans declared in E.O. 13219.

This notice shall be published in the Federal Register and transmitted to the Congress.

THE WHITE HOUSE,
June 23, 2014.

BARACK OBAMA

Memorandum of June 23, 2014

Enhancing Workplace Flexibilities and Work-Life Programs

Memorandum for the Heads of Executive Departments and Agencies

To attract, empower, and retain a talented and productive workforce in the 21st century, the Federal Government must continue to make progress in enabling employees to balance their responsibilities at work and at home. We should build on our record of leadership through better education and training, expanded availability of workplace flexibilities and work-life programs, as appropriate, and improved tracking of outcomes and accountability. In doing so, we can help ensure that the Federal workforce is engaged and empowered to deliver exceptional and efficient service to the American public while meeting family and other needs at home.

Therefore, it is the policy of the Federal Government to promote a culture in which managers and employees understand the workplace flexibilities and work-life programs available to them and how these measures can improve agency productivity and employee engagement. The Federal Government must also identify and eliminate any arbitrary or unnecessary barriers or limitations to the use of these flexibilities and develop new strategies consistent with statute and agency mission to foster a more balanced workplace.

By the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to support executive departments and agencies (agencies) in their efforts to better utilize existing and develop new workplace flexibilities and work-life programs, I hereby direct as follows:

Section 1. Right to Request Work Schedule Flexibilities. (a) Agencies shall make Federal employees aware, on a periodic basis, that they have the right to request work schedule flexibilities available to them under law, pursuant to an applicable collective bargaining agreement, or under agency policy, without fear of retaliation or adverse employment action as a consequence of making such a request.
Title 3—The President

(b) To facilitate conversations about work schedule flexibilities, each agency shall review, and if necessary amend or establish, procedures within 120 days of the date of this memorandum. Subject to collective bargaining agreements, agency procedures must provide:

(i) employees an ability to request work schedule flexibilities, including telework, part-time employment, or job sharing;

(ii) that, upon receipt of such requests, supervisors (or their designees) should meet or confer directly with the requesting employee as appropriate to understand fully the nature and need for the requested flexibility;

(iii) that supervisors must consider the request and supporting information carefully and respond within 20 business days of the initial request, or sooner if required by agency policy; and

(iv) that the agency should remind employees on a periodic basis of the workplace flexibilities available to them.

(c) The Director of the Office of Personnel Management (OPM) shall issue guidance to Chief Human Capital Officers regarding the requirements set forth in this section within 60 days of the date of this memorandum, and shall assist agencies with implementation of this section.

(d) Nothing in this section shall be construed to impair or otherwise affect the discretion granted to an employee’s supervisor in making a decision on the request for work schedule flexibilities, in accordance with the agency’s mission-related requirements.

Sec. 2. Expanding Access to Workplace Flexibilities. Agency heads shall ensure that the following workplace flexibilities are available to the maximum extent practicable, in accordance with the laws and regulations governing these programs and consistent with mission needs:

(a) part-time employment and job sharing, including for temporary periods of time where appropriate;

(b) alternative work schedules, including assurance that core hours are limited only to those hours that are necessary;

(c) break times for nursing mothers and a private space to express milk;

(d) telework;

(e) annual leave and sick leave, including the advancement of leave for employee and family care situations;

(f) sick leave for family care and bereavement;

(g) sick leave to care for a family member with a serious health condition;

(h) sick leave for adoption;

(i) leave pursuant to the Family and Medical Leave Act (FMLA), including allowing employees to take their FMLA leave intermittently as allowed under the Act, including for childbirth, adoption, and foster care;

(j) leave transfer programs, including leave banks;

(k) bone marrow and organ donor leave; and

(l) leave policies related to domestic violence, sexual assault, and stalking situations.
**Other Presidential Documents**

**Sec. 3. Expanding Availability and Encouraging Use of Work-Life Programs.** Agency heads are encouraged to take steps to increase the availability and use of the following work-life programs to the maximum extent practicable:

(a) dependent care programs, including the availability of on-site child care, child care subsidies, emergency child care, and elder care;

(b) Employee Assistance Programs, including counseling, resources, and referrals;

(c) support for nursing mothers, including worksite lactation support programs and resources; and

(d) worksite health and wellness programs, and opportunities to utilize those resources.

**Sec. 4. Helping Agencies Encourage the Use of Workplace Flexibilities and Work-Life Programs.** The Director of OPM (Director) shall work with agencies to:

(a) provide appropriate education and guidance to all agency employees, including managers and supervisors, on the use of workplace flexibilities and work-life programs as strategic tools to assist with the recruitment and retention of employees, with an emphasis on furthering positive outcomes for employees and the agency that result from optimizing their use;

(b) support agencies in their efforts to develop training programs that educate employees, managers, and supervisors about the resources that are available to meet work-life needs;

(c) support agencies in promoting workplace cultures in which workplace flexibilities and work-life programs are a standard part of operating procedures, and identify any arbitrary, unnecessary, or cultural barriers limiting use;

(d) review the Federal Employee Viewpoint Survey data related to supervisor and senior leadership support for work-life, as well as use and satisfaction with alternative work schedules, telework, and work-life programs;

(e) implement the President’s Management Agenda efforts in a manner that improves Senior Executive Service focus on creating inclusive work environments where workplace flexibilities and work-life programs are used effectively;

(f) create, annually update, and electronically publish a Workplace Flexibility Index using data from the Federal Employee Viewpoint Survey, reporting required by the Telework Enhancement Act of 2010, and other appropriate measures of agencies’ effective use of workplace flexibilities;

(g) within 120 days from receipt of the agency reports submitted pursuant to section 5 of this memorandum, prepare a report to the President that includes information on agency best practices with regard to the use of workplace flexibilities, any barriers to or limitations that may unnecessarily restrict the use of existing workplace flexibilities and work-life programs, recommendations for addressing or eliminating such barriers or limitations, proposals for future data reporting, and metrics for tracking the use and cost-benefit of work-life programs; and

(h) review, for the purpose of identifying relevant trends related to workplace flexibility issues, the annual report that agencies provide to OPM under the No FEAR Act, which includes the agency’s analysis of violations.
Title 3—The President

of antidiscrimination and whistleblower laws, an examination of trends, causal analysis, practical knowledge gained through experience, and any actions planned or taken to improve programs within the agency.

Sec. 5. Agency Review of Workplace Flexibilities and Work-Life Policies and Programs. Within 120 days of the date of the issuance of guidance pursuant to section 1(c) of this memorandum, each agency shall review its workplace flexibilities and work-life policies and programs to assess whether they are being effectively used to the maximum extent practicable and submit a report to OPM that includes:

(a) any best practices the agency has employed to create a culture and work environment that supports the productive and efficient use of workplace flexibilities and work-life programs; and

(b) any barriers to or limitations that may unnecessarily restrict the use of existing workplace flexibilities and work-life programs and recommendations for addressing or eliminating such barriers or limitations.

Sec. 6. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law or Executive Order to an agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) The Director is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of July 11, 2014

Delegation of Authority Pursuant to Section 4 of the Support for United States-Republic of Korea Civil Nuclear Cooperation Act

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United States Code, I hereby delegate to the Secretary of State the reporting functions conferred upon the President by section 4 of the Support for United
Other Presidential Documents

States-Republic of Korea Civil Nuclear Cooperation Act (Public Law 113–81).
You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Notice of July 15, 2014

Continuation of the National Emergency With Respect to the Former Liberian Regime of Charles Taylor

On July 22, 2004, by Executive Order 13348, the President declared a national emergency with respect to the former Liberian regime of Charles Taylor pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the foreign policy of the United States constituted by the actions and policies of former Liberian President Charles Taylor and other persons, in particular their unlawful depletion of Liberian resources and their removal from Liberia and secreting of Liberian funds and property, which have undermined Liberia’s transition to democracy and the orderly development of its political, administrative, and economic institutions and resources.

Although Liberia has made significant advances to promote democracy, and the Special Court for Sierra Leone convicted Charles Taylor for war crimes and crimes against humanity, the actions and policies of Charles Taylor and others have left a legacy of destruction that still challenge Liberia’s transformation and recovery. The actions and policies of these persons continue to pose an unusual and extraordinary threat to the foreign policy of the United States. For this reason, the national emergency declared on July 22, 2004, and the measures adopted on that date to deal with that emergency, must continue in effect beyond July 22, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency declared in Executive Order 13348.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
July 15, 2014.
Title 3—The President

Notice of July 18, 2014

Continuation of the National Emergency With Respect to Transnational Criminal Organizations

On July 24, 2011, by Executive Order 13581, I declared a national emergency with respect to transnational criminal organizations pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by the activities of significant transnational criminal organizations.

The activities of significant transnational criminal organizations have reached such scope and gravity that they threaten the stability of international political and economic systems. Such organizations are becoming increasingly sophisticated and dangerous to the United States; they are increasingly entrenched in the operations of foreign governments and the international financial system, thereby weakening democratic institutions, degrading the rule of law, and undermining economic markets. These organizations facilitate and aggravate violent civil conflicts and increasingly facilitate the activities of other dangerous persons.

The activities of significant transnational criminal organizations continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. For this reason, the national emergency declared in Executive Order 13581 of July 24, 2011, and the measures adopted on that date to deal with that emergency, must continue in effect beyond July 24, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to transnational criminal organizations declared in Executive Order 13581.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,

July 18, 2014.

Notice of July 29, 2014

Continuation of the National Emergency With Respect to Lebanon

On August 1, 2007, by Executive Order 13441, the President declared a national emergency with respect to Lebanon pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States constituted by the actions of certain persons to undermine Lebanon’s legitimate and democratically elected government or democratic institutions; to contribute to the deliberate breakdown in the rule of
Title 3—The President

Presidential Determination No. 2014–12 of August 7, 2014

Continuation of U.S. Drug Interdiction Assistance to the Government of Colombia

Memorandum for the Secretary of State [and] the Secretary of Defense

By the authority vested in me as President by section 1012 of the National Defense Authorization Act for Fiscal Year 1995, as amended (22 U.S.C. 2291–4), I hereby certify, with respect to Colombia, that: (1) interdiction of aircraft reasonably suspected to be primarily engaged in illicit drug trafficking in that country’s airspace is necessary, because of the extraordinary threat posed by illicit drug trafficking to the national security of that country; and (2) Colombia has appropriate procedures in place to protect against innocent loss of life in the air and on the ground in connection with such interdiction, which shall at a minimum include effective means to identify and warn an aircraft before the use of force is directed against the aircraft.

The Secretary of State is authorized and directed to publish this determination in the Federal Register and to notify the Congress of this determination.

BARACK OBAMA


Presidential Determination No. 2014–13 of August 11, 2014

Drawdown Under Section 506(a)(1) of the Foreign Assistance Act of 1961 for France To Support Its Counterterrorism Efforts in Mali, Niger, and Chad

Memorandum for the Secretary of State [and] the Secretary of Defense

Pursuant to the authority vested in me by section 506(a)(1) of the Foreign Assistance Act of 1961, as amended, 22 U.S.C. 2318(a)(1) (the “Act”), I hereby determine that an unforeseen emergency exists that requires immediate military assistance to France in its efforts to secure Mali, Niger, and Chad from terrorists and violent extremists. I further determine that these requirements cannot be met under the authority of the Arms Export Control Act or any other provision of law.

I, therefore, direct the drawdown of up to $10 million in defense services of the Department of Defense for these purposes and under the authorities of section 506(a)(1) of the Act.

The Secretary of State is authorized and directed to report this determination to the Congress, arrange for its publication in the Federal Register, and coordinate the implementation of this drawdown.

BARACK OBAMA

Other Presidential Documents

Notice of September 4, 2014

Continuation of the National Emergency With Respect to Certain Terrorist Attacks

Consistent with section 202(d) of the National Emergencies Act, 50 U.S.C. 1622(d), I am continuing for 1 year the national emergency previously declared on September 14, 2001, in Proclamation 7463, with respect to the terrorist attacks of September 11, 2001, and the continuing and immediate threat of further attacks on the United States.

Because the terrorist threat continues, the national emergency declared on September 14, 2001, and the powers and authorities adopted to deal with that emergency must continue in effect beyond September 14, 2014. Therefore, I am continuing in effect for an additional year the national emergency that was declared on September 14, 2001, with respect to the terrorist threat.

This notice shall be published in the Federal Register and transmitted to the Congress.

THE WHITE HOUSE,
September 4, 2014.

BARACK OBAMA

Presidential Determination No. 2014–14 of September 5, 2014

Continuation of the Exercise of Certain Authorities Under the Trading With the Enemy Act

Under section 101(b) of Public Law 95–223 (91 Stat. 1625; 50 U.S.C. App. 5(b) note), and a previous determination on September 12, 2013 (78 FR 57225, September 17, 2013), the exercise of certain authorities under the Trading With the Enemy Act is scheduled to terminate on September 14, 2014.

I hereby determine that the continuation for 1 year of the exercise of those authorities with respect to Cuba is in the national interest of the United States.

Therefore, consistent with the authority vested in me by section 101(b) of Public Law 95–223, I continue for 1 year, until September 14, 2015, the exercise of those authorities with respect to Cuba, as implemented by the Cuban Assets Control Regulations, 31 C.F.R. Part 515.

The Secretary of the Treasury is authorized and directed to publish this determination in the Federal Register.

THE WHITE HOUSE,

BARACK OBAMA
Title 3—The President

Memorandum of September 10, 2014

Delegation of Authority Under Section 506(a)(1) of the Foreign Assistance Act of 1961

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United States Code, I hereby delegate to the Secretary of State the authority under section 506(a)(1) of the Foreign Assistance Act of 1961 to direct the drawdown of up to $25 million in defense articles and services of the Department of Defense and military education and training to provide immediate military assistance to the Government of Iraq, including the Kurdistan Regional Government, to aid their efforts to combat the Islamic State of Iraq and the Levant and to make the determinations required under such section to direct such a drawdown.

You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–15 of September 15, 2014

Presidential Determination on Major Drug Transit or Major Illicit Drug Producing Countries for Fiscal Year 2015

Memorandum for the Secretary of State

Pursuant to section 706(1) of the Foreign Relations Authorization Act, Fiscal Year 2003 (Public Law 107–228) (FRAA), I hereby identify the following countries as major drug transit and/or major illicit drug producing countries: Afghanistan, The Bahamas, Belize, Bolivia, Burma, Colombia, Costa Rica, Dominican Republic, Ecuador, El Salvador, Guatemala, Haiti, Honduras, India, Jamaica, Laos, Mexico, Nicaragua, Pakistan, Panama, Peru, and Venezuela.

A country’s presence on the foregoing list is not a reflection of its government’s counternarcotics efforts or level of cooperation with the United States. Consistent with the statutory definition of a major drug transit or drug producing country set forth in section 481(e)(2) and (5) of the Foreign Assistance Act of 1961, as amended (FAA), the reason major drug transit or illicit drug producing countries are placed on the list is the combination of geographic, commercial, and economic factors that allow drugs to transit or be produced, even if a government has carried out the most assiduous narcotics control law enforcement measures.
Other Presidential Documents

Pursuant to section 706(2)(A) of the FRAA, I hereby designate Bolivia, Burma, and Venezuela as countries that have failed demonstrably during the previous 12 months to adhere to their obligations under international counternarcotics agreements and take the measures set forth in section 489(a)(1) of the FAA. Included in this report are justifications for the determinations on Bolivia, Burma, and Venezuela, as required by section 706(2)(B) of the FRAA. Explanations for these decisions are published with this determination.

I have also determined, in accordance with provisions of section 706(3)(A) of the FRAA, that support for programs to aid Burma and Venezuela are vital to the national interests of the United States.

International Framework for Narcotics and Crime Control

This determination highlights significant U.S. domestic drug control issues and foreign assistance approaches to drug control. It also examines policies and programs shared by most countries to counter the destabilizing effects of illegal drugs and transnational organized crime. The combined aim of these undertakings is to foster sustainable citizen security to advance social welfare, safety, and economic prosperity of vulnerable communities around the world.

International cooperation remains the cornerstone for reducing the threat posed by the illegal narcotics trade and related crimes carried out by criminal organizations. The sophisticated and effective operations of organizations challenge law enforcement officials and policymakers everywhere. The essential underpinnings of our unified stance against criminal enterprise are embodied in longstanding international agreements, including the 1961, 1971, and 1988 U.N. Conventions; the U.N. Convention against Transnational Organized Crime; and the U.N. Convention against Corruption. A myriad of regional and sub-regional joint undertakings, such as the 2010 Drug Strategy for the Hemisphere, adopted by the 34 members of the Organization of American States, mirror the wide-ranging standards of the U.N. conventions. The frameworks established by the U.N. conventions are as applicable to the contemporary world as when they were negotiated and signed by the vast majority of U.N. member states.

The United States shares the view of most countries that the U.N. drug conventions—without negotiation or amendment—are resilient enough to unify countries that often hold divergent views of the causes of the international narcotics problem, while at the same time providing a framework upon which to build the best solutions to it. The U.N. drug conventions, which recognize that the suppression of international drug trafficking demands urgent attention and the highest priority, allow sovereign nations the flexibility to develop and adapt new policies and programs in keeping with their own national circumstances while retaining their focus on achieving the conventions’ aim of ensuring the availability of controlled substances for medical and scientific purposes, preventing abuse and addiction, and suppressing drug trafficking and related criminal activities. The United States supports the view of most countries that revising the U.N. drug conventions is not a prerequisite to advancing the common and shared responsibility of international cooperation designed to enhance the positive goals we have set to counter illegal drugs and crime.

The Challenge of Opium Poppy Production and Heroin
Title 3—The President

The 2014 U.N. World Drug Report states that illegal poppy cultivation and production of heroin and opium and other derivatives are at the top of the list of global drug problems. According to the Office of National Drug Control Policy, the latest United States Government estimates show for the third consecutive year, in Afghanistan, which has the world’s largest opium poppy cultivation, cultivation increased from 180,000 hectares in 2012 to 198,000 hectares in 2013. The opium poppy trade in Afghanistan threatens domestic institutions, subverts the legal economy, and undermines good governance and the capacity of the Afghan people. Although less pronounced, opium poppy cultivation also increased considerably in Burma and Laos; this situation presents similar threats in these countries as those faced by Afghanistan.

In spite of Afghanistan’s crop reduction setbacks, which include a reduction in eradication from 9,672 hectares in 2012 to 7,348 hectares in 2013, U.S. assistance has advanced the country’s counternarcotics capacity in some areas. In particular, there have been positive developments in Afghan programs such as interdiction, prosecutions, treatment services, and alternative livelihoods for farmers. All of this has happened in the context of a difficult security situation and entrenched corruption. Still, opium poppy is grown in less than 3 percent of farmable land; nearly 10 times more is devoted to wheat production.

United States support for Afghanistan after 2014 will focus on maintaining established infrastructure and improving security. The United States is also working to secure more bilateral and multilateral assistance from the international community beyond programs that are already in place. This includes support from Canadian and European partners. At the same time, it is in the best interest of countries in the region with high levels of opium-product abuse to support Afghanistan’s counternarcotics efforts. This includes Afghanistan’s immediate neighbors, Iran, Pakistan, and Russia, as well as other nations such as India and China. There is also an increase in transshipments of Afghan heroin going to Canada, a development of concern that is being addressed by Canada with support from the United States.

In the past several years, U.S. officials have noted an alarming surge in the use of heroin and are taking many steps to confront this growing domestic problem. Survey results released in 2012 reported that nearly 700,000 American citizens used heroin, as compared to 373,000 in 2007. In the United States, between 2006 and 2010, heroin deaths increased by 45 percent. Today, experts understand that people from various walks of life are abusing opium products. Significant increases have been noted in major U.S. cities, including Atlanta, Denver, Chicago, San Diego, and Seattle. In the United States, between 2006 and 2011, heroin-involved deaths increased by 110 percent.

The United States is particularly concerned about poppy cultivation in Mexico, the primary supplier of illegal opium derivatives to the United States. According to the Heroin Signature Program carried out by the U.S. Drug Enforcement Administration (DEA), opium poppy products also arrive in the United States from Colombia and Guatemala, although to a lesser extent from these countries than from Mexico. DEA reported a 324 percent increase in heroin seizures at the Mexican border between 2009 and 2013.
Other Presidential Documents

The United States is increasing its heroin drug interdiction efforts as one element of a set of measures for confronting the growing problem. Since 2011, more than 4,500 heroin related investigations were opened in the country. Overseas, $110 million in U.S. funds have been provided to Mexican border agencies for inspection equipment and training. Concrete success resulting from this support includes seizure of illegal drugs and currency by Mexican authorities valued at nearly $4 million. Similarly, U.S. foreign assistance helped Colombia seize 379 kilograms of heroin in 2013, and Guatemala eradicated a considerable amount of poppy cultivation in the same year. Working with concerned counterparts, the United States will adjust policy approaches and build upon existing programs, including the Mexico Merida Initiative, to counter criminal elements that are creating heroin markets in the United States and reaping growing illegal profits.

Cocaine Production and Use

The 2014 U.N. World Drug Report reaffirms that Colombia, Bolivia, and Peru continue to cultivate virtually the world’s entire supply of coca for cocaine and related products. The good news is that illegal coca crop production, now approximately 133,700 hectares in the three countries, is at the lowest level since authorities began to establish estimates in 1990. Moreover, global seizures have slightly increased, according to the U.N. Office on Drugs and Crime (UNODC).

The United States is the world’s largest consumer of illegal cocaine, followed by Brazil and certain countries in Europe. Although the DEA reports that cocaine availability declined steadily in the United States from 2007 to 2012, the number of cocaine users has remained steady in recent years, according to U.S. surveys.

United States law enforcement agencies estimate that about 84 percent of the cocaine entering the United States passes through Central America and Mexico to reach destinations in the United States. Based on a decline in maritime interdiction assets and diminished intelligence, there has been a reduction in the awareness of cocaine transshipments. While recent assessments indicate an increase in cocaine flow in the maritime transit zone, there are conflicting indicators on total cocaine flow and continued success in combating drug trafficking organizations will require closing awareness gaps.

Various types of U.S. assistance, including numerous programs aimed at supporting national efforts to interdict drugs and target major traffickers, are carried out through the Central American Regional Security Initiative. Similar programs are supported by the United States through the Caribbean Basin Security Initiative. These programs support national efforts to increase law enforcement capability to confront organized crime and gangs, build judicial sector capacity, and advance economic and social programs for at-risk youth and communities disproportionately affected by illegal drugs and crime.

New Psychoactive Substances (NPS)

Confronting illegal production and consumption of methamphetamine in the United States, with much of the product originating in Mexico, has been compounded by the growing problem of NPS—also described as synthetic designer drugs. This is a dynamic industry that uses chemicals and other substances that are frequently not controlled. According to the 2014
Title 3—The President

U.N. World Drug Report, the number of NPS more than doubled over the period 2009–2013. The number of such substances reported to UNODC, almost 500, far exceeds the psychoactive substances already controlled by the U.N. conventions.

In the United States, the DEA secured emergency scheduling of certain substances and statutory changes (The Synthetic Drugs Abuse Prevention Act of 2012), banning many of these substances, but U.S. law enforcement agencies report that substance variations to make NPS are continually appearing, posing a serious threat to public health and unprecedented challenges to drug awareness and treatment programs.

In 2013, the European Commission announced it would strengthen the European Union’s ability to respond to NPS by withdrawing products used to make them from the market. This action followed a report by the European Monitoring Center for Drugs and Drug Addiction stating that the scale of NPS use is growing dramatically on the continent. In its most recent reports, UNODC highlights the NPS problem in particular. In one significant initiative, UNODC is working to create a network to exchange information on NPS use and related trends. With U.S. assistance, another UNODC program seeks to identify the connections between pre-cursor chemicals and NPS. Much of this action has been proposed in resolutions by the Commission on Narcotic Drugs to promote international cooperation in responding to the challenged posed by NPS.

Drug Awareness and Demand Reduction

The international community recognizes that drug use is as much a public health problem as it is a public safety issue. The U.S. National Drug Control Strategy stresses that prevention and treatment must be adapted to the latest scientific knowledge and social services to help individuals overcome their addictions. This approach has been adopted in other countries following the call to member states by the International Narcotics Control Board to integrate abuse prevention into public health, health promotion, and child and youth prevention programs. More than 2,600 specialty courts in the United States have connected over 120,000 people convicted of drug-related offenses with the community services they need to avoid future drug use. Similar initiatives around the world, many supported by the United States, provide a variety of alternatives to incarceration programs for nonviolent offenders. These programs are integral to scientifically based drug control policies.

Looking to the Future

Historically, U.S. foreign assistance programs have focused primarily on fighting drug production and have supported related law enforcement programs. This approach is still integral to U.S. policy, but efforts today take an increasingly holistic approach. Beginning with the current decade, efforts aimed at preventative measures in U.S. assistance programs are designed to enhance overall citizen security by challenging both transnational and local security threats. These efforts involve U.S. partnerships including the public and private sectors to achieve our common security goals and create safe communities. This is carried out through law enforcement training, judicial and human rights training, and alternative development, emphasizing that such efforts must be designed to create and maintain safe environments.
Other Presidential Documents

In many nations, especially in Central and South America, countries are actively seeking to strengthen their inter- and intra-regional cooperation and exchange of information about best practices for counternarcotics and crime control law enforcement activities relative to broad citizen security. Taken as a whole, they are intended to promote respect for the rule of law and human rights and to empower citizens to foster law-abiding communities consistent with long-term sustainability.

You are hereby authorized and directed to submit this determination, with the enclosed memoranda of justification regarding Bolivia, Burma, and Venezuela, under section 706 of the FRAA, to the Congress, and publish it in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, September 15, 2014.

Notice of September 17, 2014

Continuation of the National Emergency With Respect to Persons Who Commit, Threaten To Commit, or Support Terrorism

On September 23, 2001, by Executive Order 13224, the President declared a national emergency with respect to persons who commit, threaten to commit, or support terrorism, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706) to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by the grave acts of terrorism and threats of terrorism committed by foreign terrorists, including the terrorist attacks on September 11, 2001, in New York and Pennsylvania and against the Pentagon, and the continuing and immediate threat of further attacks against United States nationals or the United States.

The actions of persons who commit, threaten to commit, or support terrorism continue to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States. For this reason, the national emergency declared in Executive Order 13224 of September 23, 2001, and the measures adopted on that date to deal with that emergency, must continue in effect beyond September 23, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to persons who commit, threaten to commit, or support terrorism declared in Executive Order 13224.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
September 17, 2014.
Title 3—The President

Presidential Determination No. 2014–16 of September 18, 2014

Presidential Determination With Respect to Foreign Governments’ Efforts Regarding Trafficking in Persons

Memorandum for the Secretary of State

Consistent with section 110 of the Trafficking Victims Protection Act of 2000 (Division A of Public Law 106–386) (the “Act”), I hereby:

Make the determination provided in section 110(d)(1)(A)(i) of the Act, with respect to the Democratic People’s Republic of Korea, the Democratic Republic of the Congo (DRC), Equatorial Guinea, Iran, Russia, Venezuela, and Zimbabwe, not to provide certain funding for those countries’ governments for Fiscal Year (FY) 2015, until such governments comply with the minimum standards or make significant efforts to bring themselves into compliance, as may be determined by the Secretary of State in a report to the Congress pursuant to section 110(b) of the Act;

Make the determination provided in section 110(d)(1)(A)(ii) of the Act, with respect to Cuba, Eritrea, and Syria, not to provide certain funding for those countries’ governments for FY 2015, until such governments comply with the minimum standards or make significant efforts to bring themselves into compliance, as may be determined by the Secretary of State in a report to the Congress pursuant to section 110(b) of the Act;

Determine, consistent with section 110(d)(4) of the Act, with respect to Algeria, the Central African Republic, the Gambia, Guinea-Bissau, Kuwait, Libya, Malaysia, Mauritania, Papua New Guinea, Saudi Arabia, Thailand, Uzbekistan, and Yemen, that provision to these countries’ governments of all programs, projects, or activities described in sections 110(d)(1)(A)(i)–(ii) and 110(d)(1)(B) of the Act would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to the DRC, that provision of assistance and programs described in section 110(d)(1)(A)(i) and 110(d)(1)(B) of the Act, with the exception of Foreign Military Sales and Foreign Military Financing for the army of the DRC, would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to the DRC, that a partial waiver to allow funding for programs to be provided pursuant to section 1208 of the National Defense Authorization Act for FY 2014 (Public Law 113–66), to the extent that such programs would otherwise be restricted by the Act, would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to Venezuela, that a partial waiver to allow funding for programs described in section 110(d)(1)(A)(i) of the Act designed to strengthen the democratic process in Venezuela would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to Cuba, Syria, and Eritrea, that a partial waiver to allow funding for educational and cultural exchange programs described in section
Other Presidential Documents

110(d)(1)(A)(ii) of the Act would promote the purposes of the Act or is otherwise in the national interest of the United States:

Determine, consistent with section 110(d)(4) of the Act, with respect to Equatorial Guinea, that a partial waiver to allow funding described in section 110(d)(1)(A)(i) of the Act to advance sustainable natural resource management and biodiversity and to support the participation of government employees or officials in young leader programming would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to Syria and Equatorial Guinea, that assistance described in section 110(d)(1)(B) of the Act would promote the purposes of the Act or is otherwise in the national interest of the United States;

Determine, consistent with section 110(d)(4) of the Act, with respect to Zimbabwe, that a partial waiver to allow funding for programs described in section 110(d)(1)(A)(i) of the Act for assistance for victims of trafficking in persons or to combat such trafficking, programs to support the promotion of health, good governance, education, leadership, agriculture and food security, poverty reduction, livelihoods, family planning, macroeconomic growth including anti-corruption, biodiversity and wildlife protection, and programs that would have a significant adverse effect on vulnerable populations if suspended, would promote the purposes of the Act or is otherwise in the national interest of the United States;

And determine, consistent with section 110(d)(4) of the Act, with respect to Zimbabwe, that assistance described in section 110(d)(1)(B) of the Act, which:

1. is a regional program, project, or activity under which the total benefit to Zimbabwe does not exceed 10 percent of the total value of such program, project, or activity;

2. has as its primary objective the addressing of basic human needs, as defined by the Department of the Treasury with respect to other, existing legislative provision concerning U.S. participation in the multilateral development banks;

3. is complementary to or has similar policy objectives to programs being implemented bilaterally by the United States Government;

4. has as its primary objective the improvement of Zimbabwe’s legal system, including in areas that impact Zimbabwe’s ability to investigate and prosecute trafficking cases or otherwise improve implementation of its antitrafficking policy, regulations, or legislation;

5. is engaging a government, international organization, or civil society organization, and seeks as its primary objective(s) to: (a) increase efforts to investigate and prosecute trafficking in persons crimes; (b) increase protection for victims of trafficking through better screening, identification, rescue/removal, aftercare (shelter, counseling), training, and reintegration; or (c) expand prevention efforts through education and awareness campaigns highlighting the dangers of trafficking in persons or training and economic empowerment of populations clearly at risk of falling victim to trafficking; or
Title 3—The President

(6) is targeted macroeconomic assistance from the International Monetary Fund that strengthens the macroeconomic management capacity of Zimbabwe, would promote the purposes of the Act, or is otherwise in the national interest of the United States.

The certification required by section 110(e) of the Act is provided herewith.

You are hereby authorized and directed to submit this determination to the Congress, and to publish it in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, September 18, 2014.

Memorandum of September 23, 2014

Deepening U.S. Government Efforts To Collaborate With and Strengthen Civil Society

Memorandum for the Heads of Executive Departments and Agencies

The participation of civil society is fundamental to democratic governance. Through civil society, citizens come together to hold their leaders accountable and address challenges that governments cannot tackle alone. Civil society organizations—such as community groups, non-governmental organizations, labor unions, indigenous groups, charitable organizations, faith-based organizations, professional associations, and foundations—often drive innovations and develop new ideas and approaches to solve social, economic, and political problems that governments can apply on a larger scale. Moreover, by giving people peaceful avenues to advance their interests and express their convictions, a free and flourishing civil society contributes to stability and helps to counter violent extremism. Countries should ensure that civil society organizations can engage freely in legitimate and peaceful activity, while recognizing the potential for illicit actors to abuse the sector and establishing proportionate and targeted safeguards to prevent that abuse.

The rights to freedom of expression, peaceful assembly, and association that enable civil society to participate fully in social, economic, and political life are enshrined in the Universal Declaration of Human Rights and the International Covenant on Civil and Political Rights. In many parts of the world, however, these rights are in danger. An increasing number of governments are inhibiting the free operation of civil society and cutting off civil society organizations’ ability to receive funding from legitimate sources. In some cases, these restrictions arise out of the implementation of laws, regulations, and administrative measures that are being inappropriately applied; in other cases, the laws, regulations, and administrative measures are themselves problematic. Despite concerted efforts by the United States and a growing number of like-minded governments to address this problem, greater, sustained energy and attention is needed worldwide.

On September 23, 2013, during the United Nations General Assembly, the United States convened a High Level Event on Civil Society that included
heads of state, representatives of civil society, the philanthropic community, and multilateral organizations to spur coordinated international action to support and defend civil society. Through the issuance of a Joint Statement on the Promotion and Protection of Civil Society, attendees affirmed that the strength and success of nations depend on allowing civil society to function without interference, and on robust engagement between governments and civil society to advance shared goals of peace, prosperity, and the well-being of all people. Attendees also committed to take concrete steps, individually and jointly, and to lead by example to promote laws, policies, and practices that expand the space for civil society to operate in accordance with international law.

To take further steps to fulfill that commitment, this memorandum directs agencies engaged abroad (as defined in section 6 of this memorandum), including those that do not traditionally work with civil society, to take actions that elevate and strengthen the role of civil society; challenge undue restrictions on civil society; and foster constructive engagement between governments and civil society.

Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

Sec. 1. Engaging in Consultation with Civil Society Representatives. (a) In the conduct of U.S. foreign policy, it is in the national interest to build relationships with people, as well as with governments. Therefore, agencies engaged abroad shall consult with representatives of civil society to explain the views of the United States on particular issues, seek their perspectives, utilize their expertise, and build strong partnerships to address joint challenges.

(b) When traveling overseas, senior U.S. officials of agencies engaged abroad shall seek opportunities to meet with representatives of civil society, especially those who face restrictions on their work and who may benefit from international support and solidarity.

(c) Each agency engaged abroad shall incorporate inclusive outreach to civil society into their international engagement.

Sec. 2. Working with Civil Society Organizations. The U.S. Government works with civil society organizations even when local laws restrict the ability of civil society organizations to operate or where local laws restrict the fundamental freedoms of expression, peaceful assembly, and association, with due regard for the safety of civil society interlocutors and their operations. Agencies engaged abroad shall oppose, through appropriate means, efforts by foreign governments to dictate the nature of U.S. assistance to civil society, the selection of individuals or entities to implement U.S. Government programs, or the selection of recipients or beneficiaries of those programs. Additionally, agencies engaged abroad shall review their internal regulations, policies, and procedures to ensure that programmatic requirements do not inadvertently impede civil society operations.

Sec. 3. Opposing Undue Restrictions on Civil Society and Fundamental Freedoms. (a) Agencies engaged abroad shall oppose, through appropriate means, efforts by foreign governments that restrict the freedoms of expression, peaceful assembly, and association in a manner inconsistent with their international obligations and commitments. Such actions may include urging relevant governments or legislatures to reverse course; making high-
level statements or delivering messages publicly or privately; working with local and international civil society organizations and stakeholders, like-minded countries, and regional and multilateral organizations and bodies; and, where possible, providing direct assistance to civil society actors engaged in these efforts.

(b) Agencies engaged abroad shall, where possible, expand the provision of advice and other support to governments seeking to institute legal and political reforms to protect civic space, and to civil society organizations where governments are not engaged in such affirmative reform efforts. This may include funding for democracy, human rights, workers’ rights, and governance assistance, as well as emergency support to activists and organizations.

(c) Agencies engaged abroad shall seek diplomatic and programmatic opportunities in regional and multilateral organizations and bodies to protect and strengthen civil society. This shall include efforts to enhance support for the work of the U.N. Special Rapporteurs charged with advancing relevant rights, including the rights to freedom of opinion and expression, peaceful assembly and association, and human rights defenders.

Sec. 4. Facilitating Exchanges between Governments and Civil Society. (a) Agencies engaged abroad shall seek to foster improved relations and understanding between governments and civil society, including in the advancement of social, economic, and development priorities. Such efforts may include training for government and civil society representatives; brokering dialogue between government and civil society representatives; identifying affirmative activities around which governments and civil society organizations can engage; providing legal or other assistance to governments and civil society organizations to draft or improve laws, regulations, and administrative measures; and sharing best practices regarding the proper implementation of these laws.

(b) Agencies engaged abroad that organize public, U.S.-hosted international gatherings shall create opportunities for civil society to substantively engage in such events, where appropriate.

Sec. 5. Reporting on Progress. The National Security Advisor shall prepare an annual report for the President on the Federal Government’s progress implementing the requirements of this memorandum. Agencies engaged abroad shall provide the National Security Advisor with any requested information on their progress implementing the requirements of this memorandum to include in this annual report.

Sec. 6. Definitions. For the purposes of this memorandum, “agencies engaged abroad” are the Departments of State, the Treasury, Defense, Justice, Agriculture, Commerce, Labor, Health and Human Services, and Homeland Security, the United States Agency for International Development, the Millennium Challenge Corporation, and the Office of the United States Trade Representative.

Sec. 7. General Provisions. (a) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(b) Nothing in this memorandum shall be construed to impair or otherwise affect:
Other Presidential Documents

(i) the authority granted by law to an executive department, agency, or the head thereof, or the status of that department or agency within the Federal Government; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(c) Nothing in this memorandum shall alter the role of the Secretary of State or Chiefs of Mission in the coordination or implementation of U.S. foreign policy, and this memorandum shall be implemented consistent with agencies’ respective missions.

(d) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(e) The Secretary of State is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of September 24, 2014

Delegation of Authority Under Sections 506(a)(1) and 552(c)(2) of the Foreign Assistance Act of 1961

Memorandum for the Secretary of State

By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United States Code, I hereby delegate to the Secretary of State:

1. The authority under section 506(a)(1) of the Foreign Assistance Act of 1961 (FAA) to direct the drawdown of up to $5 million in defense articles and services of the Department of Defense and military education and training to provide immediate military assistance for the Government of Ukraine, to aid their efforts to respond to the current crisis, and to make the determinations required under such section to direct such a drawdown; and

2. The authority under section 552(c)(2) of the FAA to direct the drawdown of up to $20 million in nonlethal commodities and services from any agency of the United States Government to provide assistance for the Government of Ukraine, and to make the determinations required under such section to direct such a drawdown.
Title 3—The President

You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Memorandum of September 26, 2014

Certification Concerning U.S. Participation in the United Nations Multidimensional Integrated Stabilization Mission in the Central African Republic Consistent With Section 2005 of the American Servicemembers’ Protection Act

Memorandum for the Secretary of State
By the authority vested in me as President by the Constitution and the laws of the United States of America, and consistent with section 2005 of the American Servicemembers’ Protection Act of 2002 (22 U.S.C. 7424), concerning the participation of members of the Armed Forces of the United States in certain United Nations peacekeeping and peace enforcement operations, I hereby certify that members of the U.S. Armed Forces participating in the United Nations Multidimensional Integrated Stabilization Mission in the Central African Republic are without risk of criminal prosecution or other assertion of jurisdiction by the International Criminal Court (ICC) because the Central African Republic has entered into an agreement in accordance with Article 98 of the Rome Statute preventing the ICC from proceeding against members of the Armed Forces of the United States present in that country.

You are authorized and directed to submit this certification to the Congress and publish it in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, September 26, 2014.

Memorandum of September 30, 2014

Delegation of Authority Under Section 614 of the Foreign Assistance Act of 1961

Memorandum for the Secretary of State
By the authority vested in me as President by the Constitution and the laws of the United States of America, including section 301 of title 3, United
Other Presidential Documents

States Code, I hereby delegate to the Secretary of State the authority under section 614 of the Foreign Assistance Act of 1961 (FAA) to determine whether it is important to the security interests of the United States to furnish up to $123,000,000 in funds made available pursuant to chapter 8 of part I of the FAA to provide assistance for Ukraine, Tunisia, Honduras, El Salvador, Guatemala, Costa Rica, Panama, Nigeria, Albania, and Vietnam without regard to any provision of law within the scope of section 614(a)(1) of the FAA and to authorize the furnishing of such assistance.

You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–17 of September 30, 2014

Presidential Determination on Refugee Admissions for Fiscal Year 2015

Memorandum for the Secretary of State

In accordance with section 207 of the Immigration and Nationality Act (the “Act”) (8 U.S.C. 1157), and after appropriate consultations with the Congress, I hereby make the following determinations and authorize the following actions:

The admission of up to 70,000 refugees to the United States during Fiscal Year (FY) 2015 is justified by humanitarian concerns or is otherwise in the national interest; provided that this number shall be understood as including persons admitted to the United States during FY 2015 with Federal refugee resettlement assistance under the Amerasian immigrant admissions program, as provided below.

The admissions numbers shall be allocated among refugees of special humanitarian concern to the United States in accordance with the following regional allocations; provided that the number of admissions allocated to the East Asia region shall include persons admitted to the United States during FY 2015 with Federal refugee resettlement assistance under section 584 of the Foreign Operations, Export Financing, and Related Programs Appropriations Act of 1988, as contained in section 101(e) of Public Law 100–202 (Amerasian immigrants and their family members):

<table>
<thead>
<tr>
<th>Region</th>
<th>Number</th>
</tr>
</thead>
<tbody>
<tr>
<td>Africa</td>
<td>17,000</td>
</tr>
<tr>
<td>East Asia</td>
<td>13,000</td>
</tr>
<tr>
<td>Europe and Central Asia</td>
<td>1,000</td>
</tr>
<tr>
<td>Latin America and Caribbean</td>
<td>4,000</td>
</tr>
<tr>
<td>Near East and South Asia</td>
<td>33,000</td>
</tr>
<tr>
<td>Unallocated Reserve</td>
<td>2,000</td>
</tr>
</tbody>
</table>
Title 3—The President

The 2,000 unallocated refugee numbers shall be allocated to regional ceilings, as needed. Upon providing notification to the Judiciary Committees of the Congress, you are hereby authorized to use unallocated admissions in regions where the need for additional admissions arises.

Additionally, upon notification to the Judiciary Committees of the Congress, you are further authorized to transfer unused admissions allocated to a particular region to one or more other regions, if there is a need for greater admissions for the region or regions to which the admissions are being transferred. Consistent with section 2(b)(2) of the Migration and Refugee Assistance Act of 1962, I hereby determine that assistance to or on behalf of persons applying for admission to the United States as part of the overseas refugee admissions program will contribute to the foreign policy interests of the United States and designate such persons for this purpose.

Consistent with section 101(a)(42) of the Act (8 U.S.C. 1101(a)(42)), and after appropriate consultation with the Congress, I also specify that, for FY 2015, the following persons may, if otherwise qualified, be considered refugees for the purpose of admission to the United States within their countries of nationality or habitual residence:

a. Persons in Cuba
b. Persons in Eurasia and the Baltics
c. Persons in Iraq
d. Persons in Honduras, Guatemala, and El Salvador
e. In exceptional circumstances, persons identified by a United States Embassy in any location

You are authorized and directed to publish this determination in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2014–18 of September 30, 2014

Determination With Respect to the Child Soldiers Prevention Act of 2008

Memorandum for the Secretary of State

Pursuant to section 404 of the Child Soldiers Prevention Act of 2008 (CSPA) (title IV, Public Law 110–457), as amended, I hereby determine that it is in the national interest of the United States: to waive the application of the prohibition in section 404(a) of the CSPA with respect to Rwanda, Somalia, and Yemen; to waive in part the application of the prohibition in section 404(a) of the CSPA with respect to the Central African Republic to allow for provision of International Military Education and Training (IMET); to waive in part the application of the prohibition in section 404(a) of the CSPA with respect to the Democratic Republic of the Congo to allow for provision of IMET, nonlethal Excess Defense Articles, the issuance of
Other Presidential Documents

licenses for direct commercial sales of U.S. origin nonlethal defense articles, Peacekeeping Operations (PKO) assistance, and support provided pursuant to section 1208 of the National Defense Authorization Act for Fiscal Year 2014 to the extent such support would be restricted by the CSPA; and to waive in part the application of the prohibition in section 404(a) of the CSPA with respect to South Sudan to allow for the provision of PKO assistance and support provided pursuant to section 1208 of the National Defense Authorization Act for Fiscal Year 2014 to the extent such support would be restricted by the CSPA. I hereby waive such provisions accordingly.

You are authorized and directed to submit this determination to the Congress, along with the accompanying Memorandum of Justification, and to publish the determination in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2015–1 of October 9, 2014

Provision of U.S. Drug Interdiction Assistance to the Government of Brazil

Memorandum for the Secretary of State [and] the Secretary of Defense

By the authority vested in me as President by section 1012 of the National Defense Authorization Act for Fiscal Year 1995, as amended (22 U.S.C. 2291–4), I hereby certify, with respect to Brazil, that: (1) interdiction of aircraft reasonably suspected to be primarily engaged in illicit drug trafficking in Brazil’s airspace is necessary because of the extraordinary threat posed by illicit drug trafficking to the national security of that country; and (2) Brazil has appropriate procedures in place to protect against innocent loss of life in the air and on the ground in connection with such interdiction, which shall at a minimum include effective means to identify and warn an aircraft before the use of force is directed against the aircraft.

The Secretary of State is authorized and directed to publish this determination in the Federal Register and to notify the Congress of this determination.

BARACK OBAMA

THE WHITE HOUSE,
Washington, October 9, 2014.
Title 3—The President

Notice of October 16, 2014

Continuation of the National Emergency With Respect to Significant Narcotics Traffickers Centered in Colombia

On October 21, 1995, by Executive Order 12978, the President declared a national emergency with respect to significant narcotics traffickers centered in Colombia pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by the actions of significant narcotics traffickers centered in Colombia and the extreme level of violence, corruption, and harm such actions cause in the United States and abroad.

The actions of significant narcotics traffickers centered in Colombia continue to threaten the national security, foreign policy, and economy of the United States and to cause an extreme level of violence, corruption, and harm in the United States and abroad. For this reason, the national emergency declared in Executive Order 12978 of October 21, 1995, and the measures adopted pursuant thereto to deal with that emergency, must continue in effect beyond October 21, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to significant narcotics traffickers centered in Colombia declared in Executive Order 12978.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
October 16, 2014.

Memorandum of October 17, 2014

Providing an Order of Succession Within the Federal Mediation and Conciliation Service

Memorandum for the Director of the Federal Mediation and Conciliation Service

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Federal Vacancies Reform Act of 1998, 5 U.S.C. 3345 et seq. (the “Act”), it is hereby ordered that:

Section 1. Order of Succession. Subject to the provisions of section 2 of this memorandum, and to the limitations set forth in the Act, the following officials of the Federal Mediation and Conciliation Service, in the order listed, shall act as and perform the functions and duties of the office of the Director of the Federal Mediation and Conciliation Service (Director), during any period in which the Director has died, resigned, or otherwise become unable to perform the functions and duties of the office of Director:

(a) Deputy Director, Mediation Services and Field Programs;
Memorandum of October 17, 2014

Providing an Order of Succession Within the Social Security Administration

MEMORANDUM FOR THE COMMISSIONER OF THE SOCIAL SECURITY ADMINISTRATION

By the authority vested in me as President by the Constitution and the laws of the United States of America, including the Federal Vacancies Reform Act of 1998, 5 U.S.C. 3345 et seq. (the “Act”), it is hereby ordered that:

Section 1. Order of Succession. Subject to the provisions of section 2 of this memorandum, and to the limitations set forth in the Act, the following officials of the Social Security Administration, in the order listed, shall act as and perform the functions and duties of the office of the Commissioner of Social Security (Commissioner), during any period in which both the Commissioner and Deputy Commissioner of Social Security have died, resigned, or become otherwise unable to perform the functions and duties of the office of Commissioner:

(a) Deputy Commissioner for Operations;
(b) Deputy Commissioner for Budget, Finance, Quality, and Management;
(c) Deputy Commissioner for Systems;
(d) Most senior Director of Mediation Services (seniority being defined as the individual with the longest tenure in the position of Director of Mediation Services).

THE WHITE HOUSE,
Washington, October 17, 2014.

BARACK OBAMA

Other Presidential Documents

(b) Deputy Director, National and International Programs;
(c) Director of Field Operations; and
(d) Most senior Director of Mediation Services (seniority being defined as the individual with the longest tenure in the position of Director of Mediation Services).

Sec. 2. Exceptions. (a) No individual who is serving in an office listed in section 1 of this memorandum in an acting capacity, by virtue of so serving, shall act as Director pursuant to this memorandum.
(b) No individual listed in section 1 of this memorandum shall act as Director unless that individual is otherwise eligible to so serve under the Act.
(c) Notwithstanding the provisions of this memorandum, the President retains discretion, to the extent permitted by law, to depart from this memorandum in designating an acting Director.

Sec. 3. General Provisions. (a) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.
(b) You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, October 17, 2014.
Title 3—The President

(d) Regional Commissioner, Atlanta; and
(e) Regional Commissioner, Dallas.

Sec. 2. Exceptions. (a) No individual who is serving in an office listed in section 1 of this memorandum in an acting capacity, by virtue of so serving, shall act as Commissioner pursuant to this memorandum.

(b) No individual listed in section 1 of this memorandum shall act as Commissioner unless that individual is otherwise eligible to so serve under the Act.

(c) Notwithstanding the provisions of this memorandum, the President retains discretion, to the extent permitted by law, to depart from this memorandum in designating an acting Commissioner.

Sec. 3. Revocation. The Presidential Memorandum of October 17, 2008 (Designation of Officers of the Social Security Administration to Act as the Commissioner of Social Security), is hereby revoked.

Sec. 4. General Provisions. (a) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(b) You are authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Washington, October 17, 2014.

Notice of October 21, 2014

Continuation of the National Emergency With Respect to the Situation in or in Relation to the Democratic Republic of the Congo

On October 27, 2006, by Executive Order (E.O.) 13413, the President declared a national emergency with respect to the situation in or in relation to the Democratic Republic of the Congo and, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), ordered related measures blocking the property of certain persons contributing to the conflict in that country. The President took this action to deal with the unusual and extraordinary threat to the foreign policy of the United States constituted by the situation in or in relation to the Democratic Republic of the Congo, which has been marked by widespread violence and atrocities that continue to threaten regional stability. I took additional steps pursuant to this national emergency in E.O. 13671 of July 8, 2014.

This situation continues to pose an unusual and extraordinary threat to the foreign policy of the United States. For this reason, the national emergency declared in E.O. 13413 of October 27, 2006, as amended by E.O. 13671 of
Other Presidential Documents

July 8, 2014, and the measures adopted to deal with that emergency, must continue in effect beyond October 27, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to the situation in or in relation to the Democratic Republic of the Congo declared in E.O. 13413, as amended by E.O. 13671.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
October 21, 2014.

Notice of October 24, 2014

Continuation of the National Emergency With Respect to Sudan

On November 3, 1997, by Executive Order (E.O.) 13067, the President declared a national emergency with respect to Sudan and, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), took related steps to deal with the unusual and extraordinary threat to the national security and foreign policy of the United States posed by the actions and policies of the Government of Sudan. On April 26, 2006, in E.O. 13400, the President determined that the conflict in Sudan’s Darfur region posed an unusual and extraordinary threat to the national security and foreign policy of the United States, expanded the scope of the national emergency to deal with that threat, and ordered the blocking of property of certain persons connected to the conflict. On October 13, 2006, the President issued E.O. 13412 to take additional steps with respect to the national emergency and to implement the Darfur Peace and Accountability Act of 2006 (Public Law 109–344).

The actions and policies of the Government of Sudan continue to pose an unusual and extraordinary threat to the national security and foreign policy of the United States. For this reason, the national emergency declared in E.O. 13067 of November 3, 1997, expanded on April 26, 2006, and with respect to which additional steps were taken on October 13, 2006, must continue in effect beyond November 3, 2014. Therefore, consistent with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to Sudan declared in E.O. 13067.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
October 24, 2014.
Title 3—The President

Notice of November 7, 2014

Continuation of the National Emergency With Respect to the Proliferation of Weapons of Mass Destruction

On November 14, 1994, by Executive Order (E.O.) 12938, the President declared a national emergency with respect to the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States posed by the proliferation of nuclear, biological, and chemical weapons (weapons of mass destruction) and the means of delivering such weapons. On July 28, 1998, the President issued E.O. 13094, amending E.O. 12938, to respond more effectively to the worldwide threat of weapons of mass destruction proliferation activities. On June 28, 2005, the President issued E.O. 13382, which, inter alia, further amended E.O. 12938, to improve our ability to combat proliferation. The proliferation of weapons of mass destruction and the means of delivering them continues to pose an unusual and extraordinary threat to the national security, foreign policy, and economy of the United States; therefore, the national emergency first declared on November 14, 1994, and extended in each subsequent year, must continue. In accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing the national emergency declared in Executive Order 12938.

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA
THE WHITE HOUSE,
November 7, 2014.

Notice of November 12, 2014

Continuation of the National Emergency With Respect to Iran

On November 14, 1979, by Executive Order 12170, the President declared a national emergency with respect to Iran and, pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701–1706), took related steps to deal with the unusual and extraordinary threat to the national security, foreign policy, and economy of the United States constituted by the situation in Iran. Because our relations with Iran have not yet returned to normal, and the process of implementing the agreements with Iran, dated January 19, 1981, is still under way, the national emergency declared on November 14, 1979, must continue in effect beyond November 14, 2014. Therefore, in accordance with section 202(d) of the National Emergencies Act (50 U.S.C. 1622(d)), I am continuing for 1 year the national emergency with respect to Iran declared in Executive Order 12170.
Other Presidential Documents

This notice shall be published in the Federal Register and transmitted to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
November 12, 2014.

Memorandum of November 13, 2014

Authorizing the Exercise of Authority Under Public Law 85–804

Memorandum for the Administrator of the United States Agency for International Development

By the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby direct the following:

The Administrator of the United States Agency for International Development (USAID) is authorized to exercise authority under Public Law 85–804, as amended (50 U.S.C. 1431 et seq.), to the same extent and subject to the same conditions and limitations as the head of an executive department or agency listed in section 21 of Executive Order 10789 of November 14, 1958, as amended, with respect to contracts performed in Africa in support of USAID’s response to the Ebola outbreak in Africa where the contractor, its employees, or subcontractors will have significant exposure to Ebola. This authority may be exercised solely for the purpose of holding harmless and indemnifying contractors with respect to claims, losses, or damage arising out of or resulting from exposure, in the course of performance of the contracts, to Ebola.

The USAID is exercising functions in connection with the national defense in the course of complying with its humanitarian mandate, and there is a relevant state of national emergency that authorizes use of Public Law 85–804. I deem that the authorization provided in this memorandum and actions taken pursuant to that authorization would facilitate the national defense.

This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

You are hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Title 3—The President

Memorandum of November 21, 2014

Creating Welcoming Communities and Fully Integrating Immigrants and Refugees

Memorandum for the Heads of Executive Departments and Agencies

Our country has long been a beacon of hope and opportunity for people from around the world. Nearly 40 million foreign-born residents nationwide contribute to their communities every day, including 3 million refugees who have resettled here since 1975. These new Americans significantly improve our economy. They make up 13 percent of the population, but are over 16 percent of the labor force and start 28 percent of all new businesses. Moreover, immigrants or their children have founded more than 40 percent of Fortune 500 companies, which collectively employ over 10 million people worldwide and generate annual revenues of $4.2 trillion.

By focusing on the civic, economic, and linguistic integration of new Americans, we can help immigrants and refugees in the United States contribute fully to our economy and their communities. Civic integration provides new Americans with security in their rights and liberties. Economic integration empowers immigrants to be self-sufficient and allows them to give back to their communities and contribute to economic growth. English language acquisition allows new Americans to attain employment or career advancement and be more active civic participants.

Our success as a Nation of immigrants is rooted in our ongoing commitment to welcoming and integrating newcomers into the fabric of our country. It is important that we develop a Federal immigrant integration strategy that is innovative and competitive with those of other industrialized nations and supports mechanisms to ensure that our Nation’s diverse people are contributing to society to their fullest potential.

Therefore, I am establishing a White House Task Force on New Americans, an interagency effort to identify and support State and local efforts at integration that are working and to consider how to expand and replicate successful models. The Task Force, which will engage with community, business, and faith leaders, as well as State and local elected officials, will help determine additional steps the Federal Government can take to ensure its programs and policies are serving diverse communities that include new Americans.

By the authority vested in me as President by the Constitution and the laws of the United States of America, I hereby order as follows:

Section 1. White House Task Force on New Americans. (a) There is established a White House Task Force on New Americans (Task Force) to develop a coordinated Federal strategy to better integrate new Americans into communities and support State and local efforts to do the same. It shall be co-chaired by the Director of the Domestic Policy Council and Secretary of Homeland Security, or their designees. In addition to the Co-Chairs, the Task Force shall consist of the following members:

(i) the Secretary of State;
(ii) the Attorney General;
(iii) the Secretary of Agriculture;
(iv) the Secretary of Commerce;
(v) the Secretary of Labor;
(vi) the Secretary of Health and Human Services;
(vii) the Secretary of Housing and Urban Development;
(viii) the Secretary of Transportation;
(ix) the Secretary of Education;
(x) the Chief Executive Officer of the Corporation for National and Community Service;
(xi) the Director of the Office of Management and Budget;
(xii) the Administrator of the Small Business Administration;
(xiii) the Senior Advisor and Assistant to the President for Intergovernmental Affairs and Public Engagement;
(xiv) the Director of the National Economic Council;
(xv) the Assistant to the President for Homeland Security and Counterterrorism; and
(xvi) the Director of the Office of Science and Technology Policy.

(b) A member of the Task Force may designate a senior-level official who is from the member’s department, agency, or office, and is a full-time officer or employee of the Federal Government, to perform day-to-day Task Force functions of the member. At the direction of the Co-Chairs, the Task Force may establish subgroups consisting exclusively of Task Force members or their designees under this subsection, as appropriate.

(c) The Secretary of Homeland Security shall appoint an Executive Director who will determine the Task Force’s agenda, convene regular meetings of the Task Force, and supervise work under the direction of the Co-Chairs. The Department of Homeland Security shall provide funding and administrative support for the Task Force to the extent permitted by law and subject to the availability of appropriations. Each executive department or agency shall bear its own expenses for participating in the Task Force.

Sec. 2. Mission and Function of the Task Force. (a) The Task Force shall, consistent with applicable law, work across executive departments and agencies to:

(i) review the policies and programs of all relevant executive departments and agencies to ensure they are responsive to the needs of new Americans and the receiving communities in which they reside, and identify ways in which such programs can be used to increase meaningful engagement between new Americans and the receiving community;

(ii) identify and disseminate best practices at the State and local level;

(iii) provide technical assistance, training, or other support to existing Federal grantees to increase their coordination and capacity to improve long-term integration and foster welcoming community climates;

(iv) collect and disseminate immigrant integration data, policies, and programs that affect numerous executive departments and agencies, as well as State and local governments and nongovernmental actors;
Title 3—The President

(v) conduct outreach to representatives of nonprofit organizations, State and local government agencies, elected officials, and other interested persons that can assist with the Task Force's development of recommendations;

(vi) work with Federal, State, and local entities to measure and strengthen equitable access to services and programs for new Americans, consistent with applicable law; and

(vii) share information with and communicate to the American public regarding the benefits that result from integrating new Americans into communities.

(b) Within 120 days of the date of this memorandum, the Task Force shall develop and submit to the President an Integration Plan with recommendations for agency actions to further the integration of new Americans. The Integration Plan shall include:

(i) an assessment by each Task Force member of the status and scope of the efforts by the member's department, agency, or office to further the civic, economic, and linguistic integration of new Americans, including a report on the status of any offices or programs that have been created to develop, implement, or monitor targeted initiatives concerning immigrant integration; and

(ii) recommendations for issues, programs, or initiatives that should be further evaluated, studied, and implemented, as appropriate.

(c) The Task Force shall provide, within 1 year of the date of this memorandum, a status report to the President regarding the implementation of this memorandum. The Task Force shall review and update the Integration Plan periodically, as appropriate, and shall present to the President any updated recommendations or findings.

Sec. 3. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) The Secretary of Homeland Security is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Memorandum of November 21, 2014

Modernizing and Streamlining the U.S. Immigrant Visa System for the 21st Century

Throughout our Nation’s history, immigrants have helped the United States build the world’s strongest economy. Immigrants represent the majority of our Ph.D.s in math, computer science, and engineering, and over one quarter of all U.S.-based Nobel laureates over the past 50 years were foreign-born. Immigrants are also more than twice as likely as native-born Americans to start a business in the United States. They have started one of every four American small businesses and high-tech startups, and more than 40 percent of Fortune 500 companies were founded by immigrants or their children.

But despite the overwhelming contributions of immigrants to our Nation’s prosperity, our immigration system is broken and has not kept pace with changing times. To address this issue, my Administration has made commonsense immigration reform a priority, and has consistently urged the Congress to act to fix the broken system. Such action would not only continue our proud tradition of welcoming immigrants to this country, but also reduce Federal deficits, increase productivity, and raise wages for all Americans. Immigration reform is an economic, national security, and moral imperative.

Even as we continue to seek meaningful legislative reforms, my Administration has pursued administrative reforms to streamline and modernize the legal immigration system. We have worked to simplify an overly complex visa system, one that is confusing to travelers and immigrants, burdensome to businesses, and results in long wait times that negatively impact millions of families and workers. But we can and must do more to improve this system. Executive departments and agencies must continue to focus on streamlining and reforming the legal immigration system, while safeguarding the interest of American workers.

Therefore, by the authority vested in me as President by the Constitution and the laws of the United States of America, and in order to modernize and streamline the U.S. immigration system, I hereby direct as follows:

Section 1. Recommendations to Improve the Immigration System. (a) Within 120 days of the date of this memorandum, the Secretaries of State and Homeland Security (Secretaries), in consultation with the Director of the Office of Management and Budget, the Director of the National Economic Council, the Assistant to the President for Homeland Security and Counterterrorism, the Director of the Domestic Policy Council, the Director of the Office of Science and Technology Policy, the Attorney General, and the Secretaries of Agriculture, Commerce, Labor, and Education, shall develop:

(i) in consultation with private and nonfederal public actors, including business people, labor leaders, universities, and other stakeholders, recommendations to streamline and improve the legal immigration system—including immigrant and non-immigrant visa processing—with a focus
Title 3—The President

on reforms that reduce Government costs, improve services for applicants, reduce burdens on employers, and combat waste, fraud, and abuse in the system;

(ii) in consultation with stakeholders with relevant expertise in immigration law, recommendations to ensure that administrative policies, practices, and systems use all of the immigrant visa numbers that the Congress provides for and intends to be issued, consistent with demand; and

(iii) in consultation with technology experts inside and outside the Government, recommendations for modernizing the information technology infrastructure underlying the visa processing system, with a goal of reducing redundant systems, improving the experience of applicants, and enabling better public and congressional oversight of the system.

(b) In developing the recommendations as set forth in subsection (a) of this section, the Secretaries shall establish metrics for measuring progress in implementing the recommendations and in achieving service-level improvements, taking into account the Federal Government’s responsibility to protect the integrity of U.S. borders and promote economic opportunity for all workers.

Sec. 2. General Provisions. (a) Nothing in this memorandum shall be construed to impair or otherwise affect:

(i) the authority granted by law to an executive department, agency, or the head thereof; or

(ii) the functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This memorandum shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This memorandum is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

(d) The Secretary of State is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,
Presidential Determination No. 2015–2 of November 21, 2014

Presidential Determination Pursuant to Section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012

Memorandum for the Secretary of State[,] the Secretary of the Treasury[, and] the Secretary of Energy

By the authority vested in me as President by the Constitution and the laws of the United States, after carefully considering the report submitted to the Congress by the Energy Information Administration on October 30, 2014, and other relevant factors, including global economic conditions, increased oil production by certain countries, and the level of spare capacity, I determine, pursuant to section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012, Public Law 112–81, and consistent with my prior determinations, that there is a sufficient supply of petroleum and petroleum products from countries other than Iran to permit a significant reduction in the volume of petroleum and petroleum products purchased from Iran by or through foreign financial institutions.

I will continue to monitor this situation closely.

The Secretary of State is hereby authorized and directed to publish this memorandum in the Federal Register.

BARACK OBAMA

THE WHITE HOUSE,

Presidential Determination No. 2015–3 of December 3, 2014

Suspension of Limitations Under the Jerusalem Embassy Act

Memorandum for the Secretary of State

Pursuant to the authority vested in me as President by the Constitution and the laws of the United States, including section 7(a) of the Jerusalem Embassy Act of 1995 (Public Law 104–45) (the “Act”), I hereby determine that it is necessary, in order to protect the national security interests of the United States, to suspend for a period of 6 months the limitations set forth in sections 3(b) and 7(b) of the Act.

You are authorized and directed to transmit this determination to the Congress, accompanied by a report in accordance with section 7(a) of the Act, and to publish this determination in the Federal Register.

This suspension shall take effect after transmission of this determination and report to the Congress.

BARACK OBAMA

THE WHITE HOUSE,
CHAPTER I—EXECUTIVE OFFICE OF THE PRESIDENT

<table>
<thead>
<tr>
<th>Part</th>
<th>Standards</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>100</td>
<td>Standards of conduct</td>
<td>408</td>
</tr>
<tr>
<td>101</td>
<td>Public information provisions of the Administrative Procedures Act</td>
<td>408</td>
</tr>
<tr>
<td>102</td>
<td>Enforcement of nondiscrimination on the basis of handicap in programs or activities conducted by the Executive Office of the President</td>
<td>408</td>
</tr>
</tbody>
</table>
PART 100—STANDARDS OF CONDUCT

Authority: 5 U.S.C. 7301.

Source: 64 FR 12881, Mar. 16, 1999, unless otherwise noted.

§ 100.1 Ethical conduct standards and financial disclosure regulations.

Employees of the Executive Office of the President are subject to the executive branch-wide standards of ethical conduct at 5 CFR part 2635, and the executive branch-wide financial disclosure regulations at 5 CFR part 2634.

PART 101—PUBLIC INFORMATION PROVISIONS OF THE ADMINISTRATIVE PROCEDURES ACT

Sec.
101.1 Executive Office of the President.
101.2 Office of Management and Budget.
101.3 Office of Administration.
101.4 National Security Council.
101.5 Council on Environmental Quality.
101.6 Office of National Drug Control Policy.
101.7 Office of Science and Technology Policy.
101.8 Office of the United States Trade Representative.

Authority: 5 U.S.C. 552.

Source: 40 FR 8061, Feb. 25, 1975 and 55 FR 46067, November 1, 1990, unless otherwise noted.

§ 101.1 Executive Office of the President.

Until further regulations are promulgated, the remainder of the entities within the Executive Office of the President, to the extent that 5 U.S.C. 552 is applicable, shall follow the procedures set forth in the regulations applicable to the Office of Management and Budget (5 CFR Ch. III). Requests for information from these other entities should be submitted directly to such entity.

§ 101.2 Office of Management and Budget.

Freedom of Information regulations for the Office of Management and Budget appear at 5 CFR Ch. III.

§ 101.3 Office of Administration.


[55 FR 46037, Nov. 1, 1990]

§ 101.4 National Security Council.

Freedom of Information regulations for the National Security Council appear at 32 CFR Ch. XXI.

§ 101.5 Council on Environmental Quality.

Freedom of Information regulations for the Council on Environmental Quality appear at 40 CFR Ch. V.

[42 FR 65131, Dec. 30, 1977]

§ 101.6 Office of National Drug Control Policy.


[55 FR 46037, Nov. 1, 1990]

§ 101.7 Office of Science and Technology Policy.

Freedom of Information regulations for the Office of Science and Technology Policy appear at 32 CFR part 2402.

[55 FR 46037, Nov. 1, 1990]

§ 101.8 Office of the United States Trade Representative.


[55 FR 46037, Nov. 1, 1990]

PART 102—ENFORCEMENT OF NONDISCRIMINATION ON THE BASIS OF HANDICAP IN PROGRAMS OR ACTIVITIES CONDUCTED BY THE EXECUTIVE OFFICE OF THE PRESIDENT

Sec.
102.101 Purpose.
102.102 Application.
102.103 Definitions.
102.104–102.109 [Reserved]
102.110 Self-evaluation.
102.111 Notice.
102.112–102.129 [Reserved]
§ 102.101 Purpose.

The purpose of this regulation is to effectuate section 119 of the Rehabilitation, Comprehensive Services, and Developmental Disabilities Amendments of 1978, which amended section 504 of the Rehabilitation Act of 1973 to prohibit discrimination on the basis of handicap in programs or activities conducted by Executive agencies or the United States Postal Service.

§ 102.102 Application.

This regulation (§§ 102.101–102.170) applies to all programs or activities conducted by the agency, except for programs or activities conducted outside the United States that do not involve individuals with handicaps in the United States.

§ 102.103 Definitions.

For purposes of this regulation, the term—

Agency means, for purposes of this regulation only, the following entities in the Executive Office of the President: the White House Office, the Office of the Vice President, the Office of Management and Budget, the Office of Policy Development, the National Security Council, the Office of Science and Technology Policy, the Office of the United States Trade Representative, the Council on Environmental Quality, the Council of Economic Advisers, the Office of Administration, the Office of Federal Procurement Policy, and any committee, board, commission, or similar group established in the Executive Office of the President.

Agency head or head of the agency: as used in §§102.150(a)(3), 102.160(d) and 102.170 (i) and (j), shall be a three-member board which will include the Director, Office of Administration, the head of the Executive Office of the President, agency in which the issue needing resolution or decision arises and one other agency head selected by the two other board members. In the event that an issue needing resolution or decision arises within the Office of Administration, one of the board members shall be the Director of the Office of Management and Budget.

Assistant Attorney General means the Assistant Attorney General, Civil Rights Division, United States Department of Justice.

Auxiliary aids means services or devices that enable persons with impaired sensory, manual, or speaking skills to have an equal opportunity to participate in, and enjoy the benefits of, programs or activities conducted by the agency. For example, auxiliary aids useful for persons with impaired vision include readers, Brailled materials, audio recordings, and other similar services and devices. Auxiliary aids useful for persons with impaired hearing include telephone handset amplifiers, telephones compatible with hearing aids, telecommunication devices for deaf persons (TDD’s), interpreters, notetakers, written materials, and other similar services and devices.

Complete complaint means a written statement that contains the complainant’s name and address and describes the agency’s alleged discriminatory action in sufficient detail to inform the agency of the nature and date of the alleged violation of section 504. It shall be signed by the complainant or by someone authorized to do so on his or her behalf. Complaints filed on behalf of classes or third parties shall describe or identify (by name, if possible) the alleged victims of discrimination.

Facility means all or any portion of buildings, structures, equipment, roads, walks, parking lots, rolling stock or other conveyances, or other real or personal property.

Historic preservation programs means programs conducted by the agency that
have preservation of historic properties as a primary purpose.

Historic properties means those properties that are listed or eligible for listing in the National Register of Historic Places or properties designated as historic under a statute of the appropriate State or local government body.

Individual with handicaps means any person who has a physical or mental impairment that substantially limits one or more major life activities, has a record of such an impairment, or is regarded as having such an impairment.

As used in this definition, the phrase:

(1) Physical or mental impairment includes—

(i) Any physiological disorder or condition, cosmetic disfigurement, or anatomical loss affecting one or more of the following body systems: Neurological; musculoskeletal; special sense organs; respiratory, including speech organs; cardiovascular; reproductive; digestive; genitourinary; hemic and lymphatic; skin; and endocrine; or

(ii) Any mental or psychological disorder, such as mental retardation, organic brain syndrome, emotional or mental illness, and specific learning disabilities. The term “physical or mental impairment” includes, but is not limited to, such diseases and conditions as orthopedic, visual, speech, and hearing impairments, cerebral palsy, epilepsy, muscular dystrophy, multiple sclerosis, cancer, heart disease, diabetes, mental retardation, emotional illness, and drug addiction and alcoholism.

(2) Major life activities includes functions such as caring for one’s self, performing manual tasks, walking, seeing, hearing, speaking, breathing, learning, and working.

(3) Has a record of such an impairment means has a history of, or has been misclassified as having, a mental or physical impairment that substantially limits one or more major life activities.

(4) Is regarded as having an impairment means—

(i) Has a physical or mental impairment that does not substantially limit major life activities but is treated by the agency as constituting such a limitation;

(ii) Has a physical or mental impairment that substantially limits major life activities only as a result of the attitudes of others toward such impairment; or

(iii) Has none of the impairments defined in paragraph (1) of this definition but is treated by the agency as having such an impairment.

Qualified individual with handicaps means—

(1) With respect to preschool, elementary, or secondary education services provided by the agency, an individual with handicaps who is a member of a class of persons otherwise entitled by statute, regulation, or agency policy to receive education services from the agency;

(2) With respect to any other agency program or activity under which a person is required to perform services or to achieve a level of accomplishment, an individual with handicaps who meets the essential eligibility requirements and who can achieve the purpose of the program or activity without modifications in the program or activity that the agency can demonstrate would result in a fundamental alteration in its nature;

(3) With respect to any other program or activity, an individual with handicaps who meets the essential eligibility requirements for participation in, or receipt of benefits from, that program or activity; and

(4) “Qualified handicapped person” as that term is defined for purposes of employment in 29 CFR 1613.702(f), which is made applicable to this regulation by §102.140.

materials, design quality, or special character resulting from a permanent alteration.

§§ 102.104–102.109 [Reserved]

§ 102.110 Self-evaluation.

(a) The agency shall, by September 6, 1989, evaluate its current policies and practices, and the effects thereof, that do not or may not meet the requirements of this regulation and, to the extent modification of any such policies and practices is required, the agency shall proceed to make the necessary modifications.

(b) The agency shall provide an opportunity to interested persons, including individuals with handicaps or organizations representing individuals with handicaps, to participate in the self-evaluation process by submitting comments (both oral and written).

(c) The agency shall, for at least three years following completion of the self-evaluation, maintain on file and make available for public inspection:

(1) A description of areas examined and any problems identified; and
(2) A description of any modifications made.

§ 102.111 Notice.

The agency shall make available to employees, applicants, participants, beneficiaries, and other interested persons such information regarding the provisions of this regulation and its applicability to the programs or activities conducted by the agency, and make such information available to them in such manner as the head of the agency finds necessary to apprise such persons of the protections against discrimination assured them by section 504 and this regulation.

§§ 102.112–102.129 [Reserved]

§ 102.130 General prohibitions against discrimination.

(a) No qualified individual with handicaps shall, on the basis of handicap, be excluded from participation in, be denied the benefits of, or otherwise be subjected to discrimination under any program or activity conducted by the agency.

(b)(1) The agency, in providing any aid, benefit, or service, may not, directly or through contractual, licensing, or other arrangements, on the basis of handicap—

(i) Deny a qualified individual with handicaps the opportunity to participate in or benefit from the aid, benefit, or service;

(ii) Afford a qualified individual with handicaps an opportunity to participate in or benefit from the aid, benefit, or service that is not equal to that afforded others;

(iii) Provide a qualified individual with handicaps with an aid, benefit, or service that is not as effective in affording equal opportunity to obtain the same result, to gain the same benefit, or to reach the same level of achievement as that provided to others;

(iv) Provide different or separate aid, benefits, or services to individuals with handicaps or to any class of individuals with handicaps than is provided to others unless such action is necessary to provide qualified individuals with handicaps with aid, benefits, or services that are as effective as those provided to others;

(v) Deny a qualified individual with handicaps the opportunity to participate as a member of planning or advisory boards;

(vi) Otherwise limit a qualified individual with handicaps in the enjoyment of any right, privilege, advantage, or opportunity enjoyed by others receiving the aid, benefit, or service.

(b)(2) The agency may not deny a qualified individual with handicaps the opportunity to participate in programs or activities that are not separate or different, despite the existence of permissibly separate or different programs or activities.

(b)(3) The agency may not, directly or through contractual or other arrangements, utilize criteria or methods of administration the purpose or effect of which would—

(i) Subject qualified individuals with handicaps to discrimination on the basis of handicap; or

(ii) Defeat or substantially impair accomplishment of the objectives of a program or activity with respect to individuals with handicaps.
(4) The agency may not, in determining the site or location of a facility, make selections the purpose or effect of which would—
   (i) Exclude individuals with handicaps from, deny them the benefits of, or otherwise subject them to discrimination under any program or activity conducted by the agency; or
   (ii) Defeat or substantially impair the accomplishment of the objectives of a program or activity with respect to individuals with handicaps.

(5) The agency, in the selection of procurement contractors, may not use criteria that subject qualified individuals with handicaps to discrimination on the basis of handicap.

(6) The agency may not administer a licensing or certification program in a manner that subjects qualified individuals with handicaps to discrimination on the basis of handicap, nor may the agency establish requirements for the programs or activities of licensees or certified entities that subject qualified individuals with handicaps to discrimination on the basis of handicap. However, the programs or activities of entities that are licensed or certified by the agency are not, themselves, covered by this regulation.

(c) The exclusion of nonhandicapped persons from the benefits of a program limited by Federal statute or Executive order to individuals with handicaps or the exclusion of a specific class of individuals with handicaps from a program limited by Federal statute or Executive order to a different class of individuals with handicaps is not prohibited by this regulation.

(d) The agency shall administer programs and activities in the most integrated setting appropriate to the needs of qualified individuals with handicaps.

§§ 102.131–102.139 [Reserved]

§ 102.140 Employment.

No qualified individual with handicaps shall, on the basis of handicap, be subject to discrimination in employment under any program or activity conducted by the agency. The definitions, requirements, and procedures of section 501 of the Rehabilitation Act of 1973 (29 U.S.C. 791), as established by the Equal Employment Opportunity Commission in 29 CFR part 1613, shall apply to employment in federally conducted programs or activities.

§ 102.141–102.148 [Reserved]

§ 102.149 Program accessibility: Discrimination prohibited.

Except as otherwise provided in §102.150, no qualified individual with handicaps shall, because the agency’s facilities are inaccessible to or unusable by individuals with handicaps, be denied the benefits of, be excluded from participation in, or otherwise be subjected to discrimination under any program or activity conducted by the agency.

§ 102.150 Program accessibility: Existing facilities.

(a) General. The agency shall operate each program or activity so that the program or activity, when viewed in its entirety, is readily accessible to and usable by individuals with handicaps.

This paragraph does not—

(1) Necessarily require the agency to make each of its existing facilities accessible to and usable by individuals with handicaps;

(2) In the case of historic preservation programs, require the agency to take any action that would result in a substantial impairment of significant historic features of an historic property; or

(3) Require the agency to take any action that it can demonstrate would result in a fundamental alteration in the nature of a program or activity or in undue financial and administrative burdens. In those circumstances where agency personnel believe that the proposed action would fundamentally alter the program or activity or would result in undue financial and administrative burdens, the agency has the burden of proving that compliance with §102.150(a) would result in such alteration or burdens. The decision that compliance would result in such alteration or burdens must be made by the agency head or his or her designee after considering all agency resources available for use in the funding and operation of the conducted program or activity, and must be accompanied by a written statement of the reasons...
Executive Office of the President

§ 102.151 Program accessibility: New construction and alterations.

Each building or part of a building that is constructed or altered by, on behalf of, or for the use of the agency shall be designed, constructed, or altered so as to be readily accessible to and usable by individuals with handicaps. The definitions, requirements, and standards of the Architectural Barriers Act (42 U.S.C. 4151-4157), as established in 41 CFR 101-19.600 to 101-19.607,

for realizing that conclusion. If an action would result in such an alteration or such burdens, the agency shall take any other action that would not result in such an alteration or such burdens but would nevertheless ensure that individuals with handicaps receive the benefits and services of the program or activity.

(b) Methods—(1) General. The agency may comply with the requirements of this section through such means as redesign of equipment, reassignment of services to accessible buildings, assignment of aides to beneficiaries, home visits, delivery of services at alternate accessible sites, alteration of existing facilities and construction of new facilities, use of accessible rolling stock, or any other methods that result in making its programs or activities readily accessible to and usable by individuals with handicaps. The agency is not required to make structural changes in existing facilities where other methods are effective in achieving compliance with this section. The agency, in making alterations to existing buildings, shall meet accessibility requirements to the extent compelled by the Architectural Barriers Act of 1968, as amended (42 U.S.C. 4151-4157), and any regulations implementing it. In choosing among available methods for meeting the requirements of this section, the agency shall give priority to those methods that offer programs and activities to qualified individuals with handicaps in the most integrated setting appropriate.

(2) Historic preservation programs. In meeting the requirements of §102.150(a) in historic preservation programs, the agency shall give priority to methods that provide physical access to individuals with handicaps. In cases where a physical alteration to an historic property is not required because of §102.150(a) (2) or (3), alternative methods of achieving program accessibility include—

(i) Using audio-visual materials and devices to depict those portions of an historic property that cannot otherwise be made accessible;

(ii) Assigning persons to guide individuals with handicaps into or through portions of historic properties that

(c) Time period for compliance. The agency shall comply with the obligations established under this section by November 7, 1988, except that where structural changes in facilities are undertaken, such changes shall be made by September 6, 1991, but in any event as expeditiously as possible.

(d) Transition plan. In the event that structural changes to facilities will be undertaken to achieve program accessibility, the agency shall develop, by March 6, 1989, a transition plan setting forth the steps necessary to complete such changes. The agency shall provide an opportunity to interested persons, including individuals with handicaps or organizations representing individuals with handicaps, to participate in the development of the transition plan by submitting comments (both oral and written). A copy of the transition plan shall be made available for public inspection. The plan shall, at a minimum—

(1) Identify physical obstacles in the agency’s facilities that limit the accessibility of its programs or activities to individuals with handicaps;

(2) Describe in detail the methods that will be used to make the facilities accessible;

(3) Specify the schedule for taking the steps necessary to achieve compliance with this section and, if the time period of the transition plan is longer than one year, identify steps that will be taken during each year of the transition period; and

(4) Indicate the official responsible for implementation of the plan.

§ 102.151 Program accessibility: New construction and alterations.
§§ 102.152–102.159  
apply to buildings covered by this section.

§§ 102.152–102.159  [Reserved]

§ 102.160 Communications.

(a) The agency shall take appropriate steps to ensure effective communication with applicants, participants, personnel of other Federal entities, and members of the public.

(i) The agency shall furnish appropriate auxiliary aids where necessary to afford an individual with handicaps an equal opportunity to participate in, and enjoy the benefits of, a program or activity conducted by the agency.

(ii) In determining what type of auxiliary aid is necessary, the agency shall give primary consideration to the requests of the individual with handicaps. The agency need not provide individually prescribed devices, readers for personal use or study, or other devices of a personal nature.

(2) Where the agency communicates with applicants and beneficiaries by telephone, telecommunication devices for deaf persons (TDD’s) or equally effective telecommunication systems shall be used to communicate with persons with impaired hearing.

(b) The agency shall ensure that interested persons, including persons with impaired vision or hearing, can obtain information as to the existence and location of accessible services, activities, and facilities.

(c) The agency shall provide signage at a primary entrance to each of its inaccessible facilities, directing users to a location at which they can obtain information about accessible services, activities, and facilities. The international symbol for accessibility shall be used at each primary entrance of an accessible facility.

(d) This section does not require the agency to take any action that it can demonstrate would result in a fundamental alteration in the nature of a program or activity or in undue financial and administrative burdens. In those circumstances where agency personnel believe that the proposed action would fundamentally alter the program or activity or would result in undue financial and administrative burdens, the agency has the burden of proving that compliance with §102.160 would result in such alteration or burdens. The decision that compliance would result in such alteration or burdens must be made by the agency head or his or her designee after considering all agency resources available for use in the funding and operation of the conducted program or activity and must be accompanied by a written statement of the reasons for reaching that conclusion. If an action required to comply with this section would result in such an alteration or such burdens, the agency shall take any other action that would not result in such an alteration or such burdens but would nevertheless ensure that, to the maximum extent possible, individuals with handicaps receive the benefits and services of the program or activity.

§§ 102.161–102.169  [Reserved]

§ 102.170 Compliance procedures.

(a) Except as provided in paragraph (b) of this section, this section applies to all allegations of discrimination on the basis of handicap in programs and activities conducted by the agency.

(b) The agency shall process complaints alleging violations of section 504 with respect to employment according to the procedures established by the Equal Employment Opportunity Commission in 29 CFR part 1613 pursuant to section 501 of the Rehabilitation Act of 1973 (29 U.S.C. 791).

(c) The Director, Facilities Management, Office of Administration, Executive Office of the President, shall be responsible for coordinating implementation of this section. Complaints may be sent to the Director at the following address: Room 486, Old Executive Office Building, 17th and Pennsylvania Ave. NW., Washington, DC 20500.

(d) The agency shall accept and investigate all complete complaints for which it has jurisdiction. All complete complaints must be filed within 180 days of the alleged act of discrimination. The agency may extend this time period for good cause.
(e) If the agency receives a complaint over which it does not have jurisdiction, it shall promptly notify the complainant and shall make reasonable efforts to refer the complaint to the appropriate Government entity.

(f) The agency shall notify the Architectural and Transportation Barriers Compliance Board upon receipt of any complaint alleging that a building or facility that is subject to the Architectural Barriers Act of 1968, as amended (42 U.S.C. 4151–4157), is not readily accessible to and usable by individuals with handicaps.

(g) Within 180 days of the receipt of a complete complaint for which it has jurisdiction, the agency shall notify the complainant of the results of the investigation in a letter containing—

1. Findings of fact and conclusions of law;
2. A description of a remedy for each violation found; and
3. A notice of the right to appeal.

(h) Appeals of the findings of fact and conclusions of law or remedies must be filed by the complainant within 90 days of receipt from the agency of the letter required by §102.170(g). The agency may extend this time for good cause.

(i) Timely appeals shall be accepted and processed by the head of the agency.

(j) The head of the agency shall notify the complainant of the results of the appeal within 60 days of the receipt of the request. If the head of the agency determines that additional information is needed from the complainant, he or she shall have 60 days from the date of receipt of the additional information to make his or her determination on the appeal.

(k) The time limits cited in paragraphs (g) and (j) of this section may be extended with the permission of the Assistant Attorney General.

(l) The agency may delegate its authority for conducting complaint investigations to other Federal agencies, except that the authority for making the final determination may not be delegated to another agency.

§§ 102.171–102.999 [Reserved]
Title 3 Finding Aids

Table 1—Proclamations
Table 2—Executive Orders
Table 3—Other Presidential Documents
Table 4—Presidential Documents Affected During 2014
Table 5—Statutes Cited as Authority for Presidential Documents
List of CFR Sections Affected
Index
<table>
<thead>
<tr>
<th>No.</th>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>2014</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9076</td>
<td>Jan. 15</td>
<td>Religious Freedom Day, 2014</td>
<td>3477</td>
</tr>
<tr>
<td>9077</td>
<td>Jan. 15</td>
<td>Reserving Certain Submerged Lands in the Commonwealth of the Northern Mariana Islands.</td>
<td>3479</td>
</tr>
<tr>
<td>9078</td>
<td>Jan. 16</td>
<td>Martin Luther King, Jr., Federal Holiday, 2014.</td>
<td>3719, 4265</td>
</tr>
<tr>
<td>9079</td>
<td>Jan. 31</td>
<td>American Heart Month, 2014</td>
<td>6795</td>
</tr>
<tr>
<td>9080</td>
<td>Jan. 31</td>
<td>National African American History Month, 2014.</td>
<td>6797</td>
</tr>
<tr>
<td>9081</td>
<td>Jan. 31</td>
<td>National Teen Dating Violence Awareness and Prevention Month, 2014.</td>
<td>6799</td>
</tr>
<tr>
<td>9082</td>
<td>Feb. 10</td>
<td>20th Anniversary of Executive Order 12984 on Environmental Justice.</td>
<td>8821</td>
</tr>
<tr>
<td>9083</td>
<td>Feb. 28</td>
<td>American Red Cross Month, 2014</td>
<td>12927</td>
</tr>
<tr>
<td>9084</td>
<td>Feb. 28</td>
<td>Irish-American Heritage Month, 2014</td>
<td>12929</td>
</tr>
<tr>
<td>9085</td>
<td>Feb. 28</td>
<td>National Colorectal Cancer Awareness Month, 2014.</td>
<td>12931</td>
</tr>
<tr>
<td>9086</td>
<td>Feb. 28</td>
<td>National Consumer Protection Week, 2014</td>
<td>12933</td>
</tr>
<tr>
<td>9087</td>
<td>Feb. 28</td>
<td>Read Across America Day, 2014</td>
<td>12935</td>
</tr>
<tr>
<td>9088</td>
<td>Mar. 1</td>
<td>Women’s History Month, 2014</td>
<td>13187</td>
</tr>
<tr>
<td>9089</td>
<td>Mar. 11</td>
<td>Boundary Enlargement of the California Coastal National Monument.</td>
<td>14603</td>
</tr>
<tr>
<td>9090</td>
<td>Mar. 14</td>
<td>National Poison Prevention Week, 2014</td>
<td>15631</td>
</tr>
<tr>
<td>9092</td>
<td>Mar. 28</td>
<td>Cesar Chavez Day, 2014</td>
<td>18763</td>
</tr>
<tr>
<td>9093</td>
<td>Mar. 31</td>
<td>National Cancer Control Month, 2014</td>
<td>18975</td>
</tr>
<tr>
<td>9094</td>
<td>Mar. 31</td>
<td>National Child Abuse Prevention Month, 2014.</td>
<td>18977</td>
</tr>
<tr>
<td>9095</td>
<td>Mar. 31</td>
<td>National Donate Life Month, 2014</td>
<td>18979</td>
</tr>
<tr>
<td>9096</td>
<td>Mar. 31</td>
<td>National Financial Capability Month, 2014</td>
<td>18981</td>
</tr>
<tr>
<td>9097</td>
<td>Mar. 31</td>
<td>National Sexual Assault Awareness and Prevention Month, 2014.</td>
<td>18983</td>
</tr>
<tr>
<td>9098</td>
<td>Apr. 1</td>
<td>World Autism Awareness Day, 2014</td>
<td>18985</td>
</tr>
<tr>
<td>9099</td>
<td>Apr. 4</td>
<td>National Crime Victims’ Rights Week, 2014</td>
<td>19799</td>
</tr>
<tr>
<td>9100</td>
<td>Apr. 4</td>
<td>National Volunteer Week, 2014</td>
<td>19801</td>
</tr>
<tr>
<td>9101</td>
<td>Apr. 7</td>
<td>National Equal Pay Day, 2014</td>
<td>20089</td>
</tr>
<tr>
<td>9102</td>
<td>Apr. 8</td>
<td>National Former Prisoner of War Recognition Day, 2014</td>
<td>20747</td>
</tr>
<tr>
<td>9104</td>
<td>Apr. 11</td>
<td>Pan American Day and Pan American Week, 2014</td>
<td>21579</td>
</tr>
<tr>
<td>9105</td>
<td>Apr. 18</td>
<td>National Park Week, 2014</td>
<td>22589</td>
</tr>
<tr>
<td>9106</td>
<td>Apr. 21</td>
<td>Earth Day, 2014</td>
<td>22853</td>
</tr>
<tr>
<td>9107</td>
<td>Apr. 25</td>
<td>Workers Memorial Day, 2014</td>
<td>24525</td>
</tr>
<tr>
<td>9108</td>
<td>Apr. 30</td>
<td>Asian American and Pacific Islander Heritage Month, 2014</td>
<td>25641</td>
</tr>
<tr>
<td>9109</td>
<td>Apr. 30</td>
<td>Jewish American Heritage Month, 2014</td>
<td>25643</td>
</tr>
<tr>
<td>9110</td>
<td>Apr. 30</td>
<td>National Building Safety Month, 2014</td>
<td>25645</td>
</tr>
<tr>
<td>9111</td>
<td>Apr. 30</td>
<td>National Foster Care Month, 2014</td>
<td>25647</td>
</tr>
</tbody>
</table>
### Title 3—The President

<table>
<thead>
<tr>
<th>No.</th>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>9112</td>
<td>Apr. 30</td>
<td>National Mental Health Awareness Month, 2014.</td>
<td>25649</td>
</tr>
<tr>
<td>9113</td>
<td>Apr. 30</td>
<td>National Physical Fitness and Sports Month, 2014.</td>
<td>25651</td>
</tr>
<tr>
<td>9114</td>
<td>Apr. 30</td>
<td>Older Americans Month, 2014</td>
<td>25653</td>
</tr>
<tr>
<td>9116</td>
<td>Apr. 30</td>
<td>Loyalty Day, 2014</td>
<td>25657</td>
</tr>
<tr>
<td>9117</td>
<td>Apr. 30</td>
<td>National Day of Prayer, 2014</td>
<td>25659</td>
</tr>
<tr>
<td>9118</td>
<td>May 2</td>
<td>National Charter Schools Week, 2014</td>
<td>26357</td>
</tr>
<tr>
<td>9119</td>
<td>May 8</td>
<td>Military Spouse Appreciation Day, 2014</td>
<td>27475</td>
</tr>
<tr>
<td>9120</td>
<td>May 9</td>
<td>National Defense Transportation Day and National Transportation Week, 2014.</td>
<td>27719</td>
</tr>
<tr>
<td>9121</td>
<td>May 9</td>
<td>National Small Business Week, 2014</td>
<td>27721</td>
</tr>
<tr>
<td>9122</td>
<td>May 9</td>
<td>National Women's Health Week, 2014</td>
<td>27723</td>
</tr>
<tr>
<td>9123</td>
<td>May 9</td>
<td>Peace Officers Memorial Day and Police Week, 2014</td>
<td>27725</td>
</tr>
<tr>
<td>9124</td>
<td>May 9</td>
<td>Mother's Day, 2014</td>
<td>27727</td>
</tr>
<tr>
<td>9125</td>
<td>May 15</td>
<td>60th Anniversary of Brown v. Board of Education.</td>
<td>29067</td>
</tr>
<tr>
<td>9126</td>
<td>May 16</td>
<td>National Safe Boating Week, 2014</td>
<td>29315</td>
</tr>
<tr>
<td>9127</td>
<td>May 16</td>
<td>Emergency Medical Services Week, 2014</td>
<td>29317</td>
</tr>
<tr>
<td>9128</td>
<td>May 16</td>
<td>World Trade Week, 2014</td>
<td>29319</td>
</tr>
<tr>
<td>9129</td>
<td>May 16</td>
<td>Armed Forces Day, 2014</td>
<td>29321</td>
</tr>
<tr>
<td>9130</td>
<td>May 19</td>
<td>National Maritime Day, 2014</td>
<td>30003</td>
</tr>
<tr>
<td>9131</td>
<td>May 21</td>
<td>Establishment of the Organ Mountains-Desert Peaks National Monument.</td>
<td>30431</td>
</tr>
<tr>
<td>9132</td>
<td>May 23</td>
<td>National Hurricane Preparedness Week, 2014.</td>
<td>30699</td>
</tr>
<tr>
<td>9133</td>
<td>May 23</td>
<td>Prayer for Peace, Memorial Day, 2014</td>
<td>30701</td>
</tr>
<tr>
<td>9134</td>
<td>May 30</td>
<td>African-American Music Appreciation Month, 2014.</td>
<td>32423</td>
</tr>
<tr>
<td>9135</td>
<td>May 30</td>
<td>Lesbian, Gay, Bisexual, and Transgender Pride Month, 2014.</td>
<td>32427</td>
</tr>
<tr>
<td>9136</td>
<td>May 30</td>
<td>National Caribbean-American Heritage Month, 2014.</td>
<td>32429</td>
</tr>
<tr>
<td>9137</td>
<td>May 30</td>
<td>National Oceans Month, 2014</td>
<td>32431</td>
</tr>
<tr>
<td>9138</td>
<td>June 5</td>
<td>D-Day National Remembrance Day, 2014</td>
<td>33417</td>
</tr>
<tr>
<td>9139</td>
<td>June 6</td>
<td>Flag Day and National Flag Week, 2014</td>
<td>33645</td>
</tr>
<tr>
<td>9140</td>
<td>June 11</td>
<td>World Elder Abuse Awareness Day, 2014</td>
<td>34401</td>
</tr>
<tr>
<td>9142</td>
<td>June 13</td>
<td>Father’s Day, 2014</td>
<td>34997</td>
</tr>
<tr>
<td>9143</td>
<td>June 17</td>
<td>National Day of Making, 2014</td>
<td>35477</td>
</tr>
<tr>
<td>9144</td>
<td>June 20</td>
<td>70th Anniversary of the GI Bill of Rights</td>
<td>36179</td>
</tr>
<tr>
<td>9145</td>
<td>June 26</td>
<td>To Take Certain Actions Under the African Growth and Opportunity Act and for Other Purposes.</td>
<td>37615</td>
</tr>
<tr>
<td>9146</td>
<td>June 30</td>
<td>50th Anniversary of the Civil Rights Act</td>
<td>38245</td>
</tr>
<tr>
<td>9147</td>
<td>July 18</td>
<td>Captive Nations Week, 2014</td>
<td>42969</td>
</tr>
<tr>
<td>9148</td>
<td>July 25</td>
<td>Anniversary of the Americans With Disabilities Act, 2014.</td>
<td>44251</td>
</tr>
<tr>
<td>9149</td>
<td>July 25</td>
<td>Minority Enterprise Development Week, 2014.</td>
<td>44253</td>
</tr>
<tr>
<td>9151</td>
<td>July 25</td>
<td>World Hepatitis Day, 2014</td>
<td>44257</td>
</tr>
<tr>
<td>9152</td>
<td>Aug. 8</td>
<td>National Health Center Week, 2014</td>
<td>47549</td>
</tr>
<tr>
<td>9154</td>
<td>Aug. 29</td>
<td>National Alcohol and Drug Addiction Recovery Month, 2014.</td>
<td>52937</td>
</tr>
<tr>
<td>9155</td>
<td>Aug. 29</td>
<td>National Childhood Cancer Awareness Month, 2014.</td>
<td>52939</td>
</tr>
<tr>
<td>9156</td>
<td>Aug. 29</td>
<td>National Childhood Obesity Awareness Month, 2014.</td>
<td>52941</td>
</tr>
<tr>
<td>No.</td>
<td>Signature Date</td>
<td>Subject</td>
<td>79 FR Page</td>
</tr>
<tr>
<td>------</td>
<td>----------------</td>
<td>--------------------------------------------------------------</td>
<td>------------</td>
</tr>
<tr>
<td>9157</td>
<td>Aug. 29</td>
<td>National Ovarian Cancer Awareness Month, 2014.</td>
<td>52943</td>
</tr>
<tr>
<td>9158</td>
<td>Aug. 29</td>
<td>National Preparedness Month, 2014</td>
<td>52945</td>
</tr>
<tr>
<td>9159</td>
<td>Aug. 29</td>
<td>National Prostate Cancer Awareness Month, 2014.</td>
<td>52947</td>
</tr>
<tr>
<td>9160</td>
<td>Aug. 29</td>
<td>National Wilderness Month, 2014</td>
<td>52949</td>
</tr>
<tr>
<td>9161</td>
<td>Aug. 29</td>
<td>Labor Day, 2014</td>
<td>52951</td>
</tr>
<tr>
<td>9162</td>
<td>Sept. 4</td>
<td>National Days of Prayer and Remembrance, 2014.</td>
<td>53599</td>
</tr>
<tr>
<td>9163</td>
<td>Sept. 5</td>
<td>National Grandparents Day, 2014</td>
<td>54181</td>
</tr>
<tr>
<td>9164</td>
<td>Sept. 9</td>
<td>Twentieth Anniversary of the Violence Against Women Act.</td>
<td>54885</td>
</tr>
<tr>
<td>9165</td>
<td>Sept. 10</td>
<td>Patriot Day and National Day of Service and Remembrance, 2014</td>
<td>54887</td>
</tr>
<tr>
<td>9166</td>
<td>Sept. 12</td>
<td>National Hispanic Heritage Month, 2014</td>
<td>55995</td>
</tr>
<tr>
<td>9167</td>
<td>Sept. 12</td>
<td>National Hispanic-Serving Institutions Week, 2014.</td>
<td>55986</td>
</tr>
<tr>
<td>9168</td>
<td>Sept. 16</td>
<td>Constitution Day and Citizenship Day, Constitution Week, 2014</td>
<td>56473</td>
</tr>
<tr>
<td>9169</td>
<td>Sept. 18</td>
<td>National POW/MIA Recognition Day, 2014</td>
<td>56929</td>
</tr>
<tr>
<td>9170</td>
<td>Sept. 19</td>
<td>National Farm Safety and Health Week, 2014.</td>
<td>56937</td>
</tr>
<tr>
<td>9171</td>
<td>Sept. 19</td>
<td>National Employer Support of the Guard and Reserve Week, 2014</td>
<td>57425</td>
</tr>
<tr>
<td>9172</td>
<td>Sept. 19</td>
<td>National Historically Black Colleges and Universities Week, 2014</td>
<td>57427</td>
</tr>
<tr>
<td>9173</td>
<td>Sept. 25</td>
<td>Pacific Remote Islands Marine National Monument Expansion.</td>
<td>58645</td>
</tr>
<tr>
<td>9174</td>
<td>Sept. 26</td>
<td>National Hunting and Fishing Day, 2014</td>
<td>59417</td>
</tr>
<tr>
<td>9175</td>
<td>Sept. 26</td>
<td>National Public Lands Day, 2014</td>
<td>59419</td>
</tr>
<tr>
<td>9176</td>
<td>Sept. 26</td>
<td>Gold Star Mother’s and Family’s Day, 2014</td>
<td>59421</td>
</tr>
<tr>
<td>9177</td>
<td>Sept. 30</td>
<td>National Arts and Humanities Month, 2014</td>
<td>60043</td>
</tr>
<tr>
<td>9178</td>
<td>Sept. 30</td>
<td>National Breast Cancer Awareness Month, 2014</td>
<td>60045</td>
</tr>
<tr>
<td>9179</td>
<td>Sept. 30</td>
<td>National Cybersecurity Awareness Month, 2014</td>
<td>60047</td>
</tr>
<tr>
<td>9180</td>
<td>Sept. 30</td>
<td>National Disability Employment Awareness Month, 2014</td>
<td>60049</td>
</tr>
<tr>
<td>9181</td>
<td>Sept. 30</td>
<td>National Domestic Violence Awareness Month, 2014</td>
<td>60051</td>
</tr>
<tr>
<td>9182</td>
<td>Sept. 30</td>
<td>National Energy Action Month, 2014</td>
<td>60053</td>
</tr>
<tr>
<td>9183</td>
<td>Sept. 30</td>
<td>National Substance Abuse Prevention Month, 2014</td>
<td>60055</td>
</tr>
<tr>
<td>9185</td>
<td>Oct. 3</td>
<td>Fire Prevention Week, 2014</td>
<td>60939</td>
</tr>
<tr>
<td>9186</td>
<td>Oct. 3</td>
<td>Child Health Day, 2014</td>
<td>60941</td>
</tr>
<tr>
<td>9187</td>
<td>Oct. 3</td>
<td>German-American Day, 2014</td>
<td>60943</td>
</tr>
<tr>
<td>9188</td>
<td>Oct. 3</td>
<td>To Modify the List of Beneficiary Developing Countries Under the Trade Act of 1974.</td>
<td>60945</td>
</tr>
<tr>
<td>9189</td>
<td>Oct. 8</td>
<td>Leif Erikson Day, 2014</td>
<td>61759</td>
</tr>
<tr>
<td>9190</td>
<td>Oct. 10</td>
<td>National School Lunch Week, 2014</td>
<td>62295</td>
</tr>
<tr>
<td>9191</td>
<td>Oct. 10</td>
<td>International Day of the Girl, 2014</td>
<td>62297</td>
</tr>
<tr>
<td>9192</td>
<td>Oct. 10</td>
<td>General Pulaski Memorial Day, 2014</td>
<td>62299</td>
</tr>
<tr>
<td>9193</td>
<td>Oct. 10</td>
<td>Columbus Day, 2014</td>
<td>62301</td>
</tr>
<tr>
<td>9194</td>
<td>Oct. 10</td>
<td>Establishment of the San Gabriel Mountains National Monument.</td>
<td>62303</td>
</tr>
<tr>
<td>9196</td>
<td>Oct. 17</td>
<td>National Character Counts Week, 2014</td>
<td>63289</td>
</tr>
<tr>
<td>9197</td>
<td>Oct. 17</td>
<td>National Forest Products Week, 2014</td>
<td>63291</td>
</tr>
</tbody>
</table>
## Title 3—The President

<table>
<thead>
<tr>
<th>No.</th>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2014</td>
<td></td>
</tr>
<tr>
<td>9199</td>
<td>Oct. 31</td>
<td>Critical Infrastructure Security and Resilience Month, 2014</td>
<td>65855</td>
</tr>
<tr>
<td>9200</td>
<td>Oct. 31</td>
<td>Military Family Month, 2014</td>
<td>65857</td>
</tr>
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<td>9201</td>
<td>Oct. 31</td>
<td>National Adoption Month, 2014</td>
<td>65859</td>
</tr>
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<td>9202</td>
<td>Oct. 31</td>
<td>National Alzheimer’s Disease Awareness Month, 2014</td>
<td>65861</td>
</tr>
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<td>9203</td>
<td>Oct. 31</td>
<td>National College Application Month, 2014</td>
<td>65863</td>
</tr>
<tr>
<td>9204</td>
<td>Oct. 31</td>
<td>National Diabetes Month, 2014</td>
<td>65865</td>
</tr>
<tr>
<td>9205</td>
<td>Oct. 31</td>
<td>National Entrepreneurship Month, 2014</td>
<td>65867</td>
</tr>
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<td>9206</td>
<td>Oct. 31</td>
<td>National Family Caregivers Month, 2014</td>
<td>65869</td>
</tr>
<tr>
<td>9207</td>
<td>Oct. 31</td>
<td>National Native American Heritage Month, 2014</td>
<td>65871</td>
</tr>
<tr>
<td>9208</td>
<td>Nov. 7</td>
<td>Veterans Day, 2014</td>
<td>67309</td>
</tr>
<tr>
<td>9209</td>
<td>Nov. 7</td>
<td>World Freedom Day, 2014</td>
<td>67311</td>
</tr>
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<td>9210</td>
<td>Nov. 14</td>
<td>American Education Week, 2014</td>
<td>68759</td>
</tr>
<tr>
<td>9211</td>
<td>Nov. 14</td>
<td>America Recycles Day, 2014</td>
<td>68761</td>
</tr>
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<td>9212</td>
<td>Nov. 19</td>
<td>National Child’s Day, 2014</td>
<td>69757</td>
</tr>
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<td>9213</td>
<td>Nov. 21</td>
<td>National Family Week, 2014</td>
<td>70763</td>
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<td>9214</td>
<td>Nov. 26</td>
<td>Thanksgiving Day, 2014</td>
<td>71621</td>
</tr>
<tr>
<td>9215</td>
<td>Nov. 28</td>
<td>National Impaired Driving Prevention Month, 2014</td>
<td>71951, 72541</td>
</tr>
<tr>
<td>9216</td>
<td>Nov. 28</td>
<td>World AIDS Day, 2014</td>
<td>71953, 72543</td>
</tr>
<tr>
<td>9217</td>
<td>Dec. 2</td>
<td>International Day of Persons With Disabilities, 2014</td>
<td>72537</td>
</tr>
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<td>9218</td>
<td>Dec. 5</td>
<td>National Pearl Harbor Remembrance Day, 2014</td>
<td>73799</td>
</tr>
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<td>9219</td>
<td>Dec. 9</td>
<td>Human Rights Day and Human Rights Week, 2014</td>
<td>74013</td>
</tr>
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<td>9220</td>
<td>Dec. 12</td>
<td>Bill of Rights Day, 2014</td>
<td>75415</td>
</tr>
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<td>9221</td>
<td>Dec. 15</td>
<td>70th Anniversary of the Battle of the Bulge.</td>
<td>75733</td>
</tr>
<tr>
<td>9222</td>
<td>Dec. 16</td>
<td>Wright Brothers Day, 2014</td>
<td>76225</td>
</tr>
<tr>
<td>9223</td>
<td>Dec. 23</td>
<td>To Take Certain Actions Under the African Growth and Opportunity Act and for Other Purposes.</td>
<td>78081</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>No.</th>
<th>Signature Date</th>
<th>Subject</th>
<th>80 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>2015</td>
<td></td>
</tr>
<tr>
<td>9224</td>
<td>Dec. 31</td>
<td>National Mentoring Month, 2015</td>
<td>823</td>
</tr>
<tr>
<td>9225</td>
<td>Dec. 31</td>
<td>National Slavery and Human Trafficking Prevention Month, 2015</td>
<td>825</td>
</tr>
<tr>
<td>9226</td>
<td>Dec. 31</td>
<td>National Stalking Awareness Month, 2015</td>
<td>827</td>
</tr>
</tbody>
</table>
## Table 2—EXECUTIVE ORDERS

<table>
<thead>
<tr>
<th>No.</th>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>13656</td>
<td>Jan. 17</td>
<td>Establishment of Afghanistan and Pakistan Strategic Partnership Office and Amendment to Executive Order 12163.</td>
<td>4263</td>
</tr>
<tr>
<td>13657</td>
<td>Feb. 10</td>
<td>Changing the Name of the National Security Staff to the National Security Council Staff.</td>
<td>8823</td>
</tr>
<tr>
<td>13658</td>
<td>Feb. 12</td>
<td>Establishing a Minimum Wage for Contractors.</td>
<td>9851</td>
</tr>
<tr>
<td>13659</td>
<td>Feb. 19</td>
<td>Streamlining the Export/Import Process for America’s Businesses.</td>
<td>10657</td>
</tr>
<tr>
<td>13660</td>
<td>Mar. 6</td>
<td>Blocking Property of Certain Persons Contributing to the Situation in Ukraine.</td>
<td>13493</td>
</tr>
<tr>
<td>13661</td>
<td>Mar. 16</td>
<td>Blocking Property of Additional Persons Contributing to the Situation in Ukraine.</td>
<td>15535</td>
</tr>
<tr>
<td>13662</td>
<td>Mar. 20</td>
<td>Blocking Property of Additional Persons Contributing to the Situation in Ukraine.</td>
<td>16169</td>
</tr>
<tr>
<td>13663</td>
<td>Mar. 20</td>
<td>Establishing an Emergency Board to Investigate Disputes Between the Long Island Rail Road Company and Certain of Its Employees Represented by Certain Labor Organizations.</td>
<td>16647</td>
</tr>
<tr>
<td>13664</td>
<td>Apr. 3 ..</td>
<td>Blocking Property of Certain Persons With Respect to South Sudan.</td>
<td>19283</td>
</tr>
<tr>
<td>13665</td>
<td>Apr. 8 ..</td>
<td>Non-Retaliation for Disclosure of Compensation Information.</td>
<td>20749</td>
</tr>
<tr>
<td>13666</td>
<td>Apr. 18</td>
<td>Expanding Eligibility for the Defense Meritorious Services Medal.</td>
<td>22591</td>
</tr>
<tr>
<td>13667</td>
<td>May 12</td>
<td>Blocking Property of Certain Persons Contributing to the Conflict in the Central African Republic.</td>
<td>28387</td>
</tr>
<tr>
<td>13668</td>
<td>May 27</td>
<td>Ending Immunities Granted to the Development Fund for Iraq and Certain Other Iraqi Property and Interests in Property Pursuant to Executive Order 13303, as Amended.</td>
<td>31019</td>
</tr>
<tr>
<td>13669</td>
<td>June 13</td>
<td>2014 Amendments to the Manual for Courts-Martial, United States.</td>
<td>34999</td>
</tr>
<tr>
<td>13670</td>
<td>June 14</td>
<td>Establishing an Emergency Board to Investigate Disputes Between the Southeastern Pennsylvania Transportation Authority and Certain of Its Employees Represented by Certain Labor Organizations.</td>
<td>35029</td>
</tr>
<tr>
<td>No.</td>
<td>Signature Date</td>
<td>Subject</td>
<td>79 FR Page</td>
</tr>
<tr>
<td>------</td>
<td>----------------</td>
<td>-------------------------------------------------------------------------</td>
<td>------------</td>
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<td>13671</td>
<td>July 8 .........</td>
<td>Taking Additional Steps to Address the National Emergency With Respect to the Conflict in the Democratic Republic of the Congo.</td>
<td>39949</td>
</tr>
<tr>
<td>13673</td>
<td>July 31 .........</td>
<td>Fair Pay and Safe Workplaces .................................................</td>
<td>45309</td>
</tr>
<tr>
<td>13674</td>
<td>July 31 .........</td>
<td>Revised List of Quarantinable Communicable Diseases.</td>
<td>45671</td>
</tr>
<tr>
<td>13675</td>
<td>Aug. 5 .........</td>
<td>Establishing the President’s Advisory Council on Doing Business in Africa.</td>
<td>46661</td>
</tr>
<tr>
<td>13676</td>
<td>Sept. 18 .........</td>
<td>Combating Antibiotic-Resistant Bacteria</td>
<td>56931</td>
</tr>
<tr>
<td>13677</td>
<td>Sept. 23 .........</td>
<td>Climate-Resilient International Development.</td>
<td>58231</td>
</tr>
<tr>
<td>13678</td>
<td>Oct. 3 ..........</td>
<td>Conversion Authority for Criminal Investigators (Special Agents) of the Bureau of Alcohol, Tobacco, Firearms, and Explosives.</td>
<td>60946</td>
</tr>
<tr>
<td>13679</td>
<td>Oct. 10 .........</td>
<td>Establishing an Emergency Board to Investigate a Dispute Between the Southeastern Pennsylvania Transportation Authority and Its Locomotive Engineers Represented by the Brotherhood of Locomotive Engineers and Trainmen.</td>
<td>62323</td>
</tr>
<tr>
<td>13680</td>
<td>Oct. 16 .........</td>
<td>Ordering the Selected Reserve and Certain Individual Ready Reserve Members of the Armed Forces to Active Duty.</td>
<td>63287</td>
</tr>
<tr>
<td>13681</td>
<td>Oct. 17 .........</td>
<td>Improving the Security of Consumer Financial Transactions.</td>
<td>63491</td>
</tr>
<tr>
<td>13682</td>
<td>Dec. 5 ..........</td>
<td>Closing of Executive Departments and Agencies of the Federal Government on Friday, December 26, 2014.</td>
<td>73459</td>
</tr>
<tr>
<td>13683</td>
<td>Dec. 11 ..........</td>
<td>Amendments to Executive Orders 11030, 13653, and 13673.</td>
<td>75041</td>
</tr>
<tr>
<td>13684</td>
<td>Dec. 18 ..........</td>
<td>Establishment of the President’s Task Force on 21st Century Policing.</td>
<td>76865</td>
</tr>
<tr>
<td>13685</td>
<td>Dec. 19 ..........</td>
<td>Blocking Property of Certain Persons and Prohibiting Certain Transactions With Respect to the Crimea Region of Ukraine.</td>
<td>77357</td>
</tr>
<tr>
<td>13686</td>
<td>Dec. 19 ..........</td>
<td>Adjustments of Certain Rates of Pay .........................................</td>
<td>77361</td>
</tr>
<tr>
<td>Signature Date</td>
<td>Subject</td>
<td>79 FR Page</td>
<td></td>
</tr>
<tr>
<td>----------------</td>
<td>-------------------------------------------------------------------------</td>
<td>------------</td>
<td></td>
</tr>
<tr>
<td>Jan. 9</td>
<td>Memorandum: Establishing a Quadrennial Energy Review</td>
<td>2577</td>
<td></td>
</tr>
<tr>
<td>Jan. 21</td>
<td>Notice: Continuation of the National Emergency With Respect to Terrorists Who Threaten to Disrupt the Middle East Peace Process.</td>
<td>3721</td>
<td></td>
</tr>
<tr>
<td>Jan. 22</td>
<td>Memorandum: Establishing a White House Task Force to Protect Students From Sexual Assault.</td>
<td>4385</td>
<td></td>
</tr>
<tr>
<td>Jan. 29</td>
<td>Memorandum: Retirement Savings Security</td>
<td>6455</td>
<td></td>
</tr>
<tr>
<td>Jan. 30</td>
<td>Memorandum: Job-Driven Training for Workers</td>
<td>7041</td>
<td></td>
</tr>
<tr>
<td>Jan. 31</td>
<td>Memorandum: Enhancing Safeguards to Prevent the Undue Denial of Federal Employment Opportunities to the Unemployed and Those Facing Financial Difficulty Through No Fault of Their Own.</td>
<td>7045</td>
<td></td>
</tr>
<tr>
<td>Feb. 4</td>
<td>Notice: Continuation of the National Emergency With Respect to the Situation in or in Relation to Cote d’Ivoire.</td>
<td>7047</td>
<td></td>
</tr>
<tr>
<td>Feb. 20</td>
<td>Notice: Continuation of the National Emergency With Respect to Libya.</td>
<td>10329</td>
<td></td>
</tr>
<tr>
<td>Feb. 25</td>
<td>Notice: Continuation of the National Emergency With Respect to Cuba and of the Emergency Authority Relating to the Regulation of the Anchorage and Movement of Vessels.</td>
<td>10949</td>
<td></td>
</tr>
<tr>
<td>Feb. 27</td>
<td>Memorandum: Creating and Expanding Ladders of Opportunity for Boys and Young Men of Color.</td>
<td>12923</td>
<td></td>
</tr>
<tr>
<td>Feb. 28</td>
<td>Notice: Continuation of the National Emergency With Respect to Zimbabwe.</td>
<td>12031</td>
<td></td>
</tr>
<tr>
<td>Mar. 10</td>
<td>Order: Sequestration Order for Fiscal Year 2015 Pursuant to Section 251A of the Balanced Budget and Emergency Deficit Control Act, as Amended.</td>
<td>14385</td>
<td></td>
</tr>
<tr>
<td>Mar. 12</td>
<td>Notice: Continuation of the National Emergency With Respect to Iran.</td>
<td>14607</td>
<td></td>
</tr>
<tr>
<td>Mar. 13</td>
<td>Memorandum: Updating and Modernizing Overtime Regulations.</td>
<td>15211</td>
<td></td>
</tr>
</tbody>
</table>
### Title 3—The President

<table>
<thead>
<tr>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Apr. 7 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Somalia.</td>
<td>19803</td>
</tr>
<tr>
<td>Apr. 8 ......</td>
<td>Memorandum: Advancing Pay Equality Through Compensation Data Collection.</td>
<td>20751</td>
</tr>
<tr>
<td>May 7 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Somalia.</td>
<td>26589</td>
</tr>
<tr>
<td>May 12 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Syria.</td>
<td>27477</td>
</tr>
<tr>
<td>May 15 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Yemen.</td>
<td>28807</td>
</tr>
<tr>
<td>May 19 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Iraq.</td>
<td>29069</td>
</tr>
<tr>
<td>May 19 .......</td>
<td>Presidential Determination No. 2014–9: Unexpected Urgent Refugee and Migration Needs Relating to South Sudan.</td>
<td>31017</td>
</tr>
<tr>
<td>June 2 ......</td>
<td>Presidential Determination No. 2014–10: Suspension of Limitations Under the Jerusalem Embassy Act.</td>
<td>33843</td>
</tr>
<tr>
<td>June 4 ......</td>
<td>Presidential Determination No. 2014–11: Presidential Determination Pursuant to Section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012.</td>
<td>33847</td>
</tr>
<tr>
<td>June 10 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Belarus.</td>
<td>33847</td>
</tr>
<tr>
<td>June 19 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to the Disposition of Russian Highly Enriched Uranium.</td>
<td>35679</td>
</tr>
<tr>
<td>June 20 ......</td>
<td>Memorandum: Creating a Federal Strategy to Promote the Health of Honey Bees and Other Pollinators.</td>
<td>35903</td>
</tr>
<tr>
<td>June 20 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to North Korea.</td>
<td>35909</td>
</tr>
<tr>
<td>June 23 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to the Western Balkans.</td>
<td>36181</td>
</tr>
<tr>
<td>June 23 ......</td>
<td>Memorandum: Enhancing Workplace Flexibilities and Work-Life Programs.</td>
<td>36625</td>
</tr>
<tr>
<td>July 11 ......</td>
<td>Memorandum: Delegation of Authority Pursuant to Section 4 of the Support for United States-Republic of Korea Civil Nuclear Cooperation Act.</td>
<td>43917</td>
</tr>
<tr>
<td>July 15 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to the Former Liberian Regime of Charles Taylor.</td>
<td>41875</td>
</tr>
<tr>
<td>July 18 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Transnational Criminal Organizations.</td>
<td>42645</td>
</tr>
<tr>
<td>July 29 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Lebanon.</td>
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<td>Aug. 7 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Export Control Regulations.</td>
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<td>Aug. 7 ......</td>
<td>Presidential Determination No. 2014–12: Continuation of U.S. Drug Interdiction Assistance to the Government of Colombia.</td>
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<td>Sept. 4 ......</td>
<td>Notice: Continuation of the National Emergency With Respect to Certain Terrorist Attacks.</td>
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Table 3—Other Presidential Documents

<table>
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<tr>
<th>Signature Date</th>
<th>Subject</th>
<th>79 FR Page</th>
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<tbody>
<tr>
<td>2014</td>
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<td>Sept. 5 .......</td>
<td>Presidential Determination No. 2014–14: Continuation of the Exercise of</td>
<td>54183</td>
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<td>Certain Authorities Under the Trading With the Enemy Act.</td>
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<td>Sept. 10 .......</td>
<td>Memorandum: Delegation of Authority Under Section 506(a)(1) of the</td>
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<td>Sept. 15 .......</td>
<td>Presidential Determination No. 2014–15: Presidential Determination on</td>
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<td>Major Drug Transit or Major Illicit Drug Producing Countries for Fiscal</td>
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<td>Sept. 17 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Persons</td>
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<td>Who Commit, Threaten to Commit, or Support Terrorism.</td>
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<td>Sept. 18 .......</td>
<td>Presidential Determination No. 2014–16: Presidential Determination</td>
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<tr>
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<td>With Respect to Foreign Governments’ Efforts Regarding Trafficking in</td>
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<td>Persons.</td>
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<td>Memorandum: Deepening U.S. Government Efforts To Collaborate With and</td>
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<td>Strengthen Civil Society.</td>
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<td>Memorandum: Delegation of Authority Under Sections 506(a)(1) and 552(c)</td>
<td>60041</td>
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<td>(2) of the Foreign Assistance Act of 1961.</td>
<td></td>
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<td>Sept. 26 .......</td>
<td>Memorandum: Certification Concerning U.S. Participation in the United</td>
<td>69749</td>
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<td>Nations Multidimensional Integrated Stabilization Mission in the Central</td>
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<td>Sept. 30 .......</td>
<td>Memorandum: Delegation of Authority Under Section 614 of the Foreign</td>
<td>69751</td>
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<td>Sept. 30 .......</td>
<td>Presidential Determination No. 2014–17: Presidential Determination on</td>
<td>69753</td>
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<td>Refugee Admissions for Fiscal Year 2015.</td>
<td></td>
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<td>Sept. 30 .......</td>
<td>Presidential Determination No. 2014–18: Determination With Respect to</td>
<td>69755</td>
</tr>
<tr>
<td></td>
<td>Interdiction Assistance to the Government of Brazil.</td>
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<td>Oct. 16 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Significant Narcotics Traffickers Centered in Colombia.</td>
<td>62795</td>
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<td>Oct. 17 .......</td>
<td>Memorandum: Providing an Order of Succession Within the Federal Mediation</td>
<td>63803</td>
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<td>and Conciliation Service.</td>
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<td>Memorandum: Providing an Order of Succession Within the Social Security</td>
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<td>Notice: Continuation of the National Emergency With Respect to the</td>
<td>63495</td>
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<td>Situation in or in Relation to the Democratic Republic of the Congo.</td>
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<td>Oct. 24 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Sudan.</td>
<td>64295</td>
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<td>Notice: Continuation of the National Emergency With Respect to the</td>
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<td>Proliferation of Weapons of Mass Destruction.</td>
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<td>Nov. 12 .......</td>
<td>Notice: Continuation of the National Emergency With Respect to Iran.</td>
<td>68091</td>
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<td>Nov. 13 .......</td>
<td>Memorandum: Authorizing the Exercise of Authority Under Public Law 85–</td>
<td>68757</td>
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<td>804.</td>
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<td>Nov. 21 .......</td>
<td>Memorandum: Creating Welcoming Communities and Fully Integrating</td>
<td>70765</td>
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<td>Immigrants and Refugees.</td>
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<td>Nov. 21 .......</td>
<td>Memorandum: Modernizing and Streamlining the U.S. Immigrant Visa System</td>
<td>70769</td>
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<td>for the 21st Century.</td>
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### Title 3—The President

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<th>Subject</th>
<th>79 FR Page</th>
</tr>
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<tr>
<td>2014 Nov. 21</td>
<td>Presidential Determination No. 2015–2: Presidential Determination Pursuant to Section 1245(d)(4)(B) and (C) of the National Defense Authorization Act for Fiscal Year 2012.</td>
<td>71619</td>
</tr>
<tr>
<td>Dec. 3</td>
<td>Presidential Determination No. 2015–3: Suspension of Limitations Under the Jerusalem Embassy Act.</td>
<td>74009</td>
</tr>
</tbody>
</table>
Table 4—PRESIDENTIAL DOCUMENTS AFFECTED DURING 2014

Editorial note: The following abbreviations are used in this table:

EO ........................................... Executive Order
FR ........................................... Federal Register
PLO ......................................... Public Land Order (43 CFR, Appendix to Chapter II)
Proc. ....................................... Proclamation
Pub. L. .................................... Public Law
Stat. ........................................ U.S. Statutes at Large
WCPD ..................................... Weekly Compilation of Presidential Documents

### Proclamations

<table>
<thead>
<tr>
<th>Date or Number</th>
<th>Comment</th>
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<tbody>
<tr>
<td>6867</td>
<td>See Notice of Feb. 25, p. 345</td>
</tr>
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<td>7264</td>
<td>See Proc. 9089</td>
</tr>
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<td>7463</td>
<td>See Notice of Sept. 4, p. 377</td>
</tr>
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<td>See Proc. 9223</td>
</tr>
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<td>8039</td>
<td>See Proc. 9223</td>
</tr>
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</tr>
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<td>See Proc. 9173</td>
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<td>See Proc. 9223</td>
</tr>
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<td>8468</td>
<td>See Proc. 9145</td>
</tr>
<tr>
<td>8618</td>
<td>See Proc. 9223</td>
</tr>
<tr>
<td>8693</td>
<td>See EOs 13664, 13667</td>
</tr>
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<td>8770</td>
<td>See Proc. 9223</td>
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<td>8921</td>
<td>See Proc. 9223</td>
</tr>
<tr>
<td>8984</td>
<td>Superseded by Proc. 9129</td>
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<td>9072</td>
<td>See Proc. 9223</td>
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### Executive Orders

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<td>Partially revoked by PLO 7826</td>
</tr>
<tr>
<td>September 10, 1902</td>
<td>Partially revoked by PLO 7826</td>
</tr>
<tr>
<td>April 17, 1926</td>
<td>Partially revoked by PLO 7829</td>
</tr>
<tr>
<td>Date or Number</td>
<td>Comment</td>
</tr>
<tr>
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<td>10789</td>
<td>See Memorandum of Nov. 13, p. 399</td>
</tr>
<tr>
<td>11030</td>
<td>Amended by EO 13683</td>
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<tr>
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<td>Amended by EOs 13665, 13672</td>
</tr>
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</tr>
<tr>
<td>11582</td>
<td>See EO 13682</td>
</tr>
<tr>
<td>12019</td>
<td>Amended by EO 13666</td>
</tr>
<tr>
<td>12163</td>
<td>Amended by EO 13656</td>
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<tr>
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<td>Amended by EO 13669</td>
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<tr>
<td>12938</td>
<td>See Notice of Nov. 7, p. 398</td>
</tr>
<tr>
<td>12947</td>
<td>See Notice of Jan. 21, p. 333</td>
</tr>
<tr>
<td>12978</td>
<td>See Notice of Oct. 16, p. 394</td>
</tr>
<tr>
<td>13047</td>
<td>See Notice of May 15, p. 356</td>
</tr>
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<td>See Notice of Oct. 24, p. 397</td>
</tr>
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<td>See Notice of Nov. 7, p. 398</td>
</tr>
<tr>
<td>13099</td>
<td>See Notice of Jan. 21, p. 333</td>
</tr>
<tr>
<td>13159</td>
<td>See Notice of June 19, p. 362</td>
</tr>
<tr>
<td>13222</td>
<td>See Notice of Aug. 7, p. 375</td>
</tr>
<tr>
<td>13224</td>
<td>See Notice of Sept. 17, p. 383</td>
</tr>
<tr>
<td>13288</td>
<td>See Notice of Feb. 28, p. 349</td>
</tr>
<tr>
<td>13295</td>
<td>Amended by EO 13674</td>
</tr>
<tr>
<td>13303</td>
<td>See EO 13668; Notice of May 19, p. 356</td>
</tr>
<tr>
<td>13310</td>
<td>See Notice of May 15, p. 356</td>
</tr>
<tr>
<td>13315</td>
<td>See Notice of May 19, p. 356</td>
</tr>
<tr>
<td>13338</td>
<td>See Notice of May 7, p. 354</td>
</tr>
<tr>
<td>13348</td>
<td>See Notice of July 15, p. 373</td>
</tr>
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<td>13350</td>
<td>See Notice of May 19, p. 356</td>
</tr>
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<td>13364</td>
<td>See EO 13668; Notice of May 19, p. 356</td>
</tr>
<tr>
<td>13372</td>
<td>See Notice of Jan. 21, p. 333</td>
</tr>
<tr>
<td>13375</td>
<td>See EO 13674</td>
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<td>13382</td>
<td>See Notice of Nov. 7, p. 398</td>
</tr>
<tr>
<td>13391</td>
<td>See Notice of Feb. 28, p. 349</td>
</tr>
<tr>
<td>13396</td>
<td>See Notice of Feb. 4, p. 342</td>
</tr>
<tr>
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<td>See Notice of May 7, p. 354</td>
</tr>
<tr>
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<td>See Notice of Oct. 24, p. 397</td>
</tr>
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<td>See Notice of June 10, p. 361</td>
</tr>
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<td>13413</td>
<td>See EO 13671; Notice of Oct. 21, p. 396</td>
</tr>
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<td>See Notice of May 19, p. 356</td>
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<td>See Notice of July 29, p. 374</td>
</tr>
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<td>See Notice of May 7, p. 354</td>
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<td>See Notice of May 15, p. 356</td>
</tr>
<tr>
<td>13466</td>
<td>See Notice of June 20, p. 367</td>
</tr>
<tr>
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<td>See Notice of Feb. 28, p. 349</td>
</tr>
<tr>
<td>13514</td>
<td>See EO 13677</td>
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<tr>
<td>13536</td>
<td>See Notice of Apr. 7, p. 352</td>
</tr>
<tr>
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<td>See Notice of June 20, p. 367</td>
</tr>
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<td>See Notice of Mar. 12, p. 350</td>
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### Executive Orders—Continued

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</tr>
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</tr>
<tr>
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<td>See Notice of May 7, p. 354</td>
</tr>
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<td>See Notice of May 7, p. 354</td>
</tr>
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<td>See Notice of Mar. 12, p. 350</td>
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<td>See Notice of July 18, p. 374</td>
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<td>See Notice of May 7, p. 354</td>
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<td>See Notice of Mar. 12, p. 350</td>
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<td>See Notices of Mar. 12, p. 350; May 7, p. 354</td>
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<td>See Notices of Mar. 12, p. 350; May 7, p. 354</td>
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<td>13611</td>
<td>See Notice of May 12, p. 355</td>
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<td>See Notice of June 19, p. 362</td>
</tr>
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<td>See Notice of May 15, p. 356</td>
</tr>
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<td>13620</td>
<td>See Notice of Apr. 7, p. 352</td>
</tr>
<tr>
<td>13622</td>
<td>See Notice of Mar. 12, p. 350</td>
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<tr>
<td>13628</td>
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<tr>
<td>13645</td>
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<td>See Notice of May 15, p. 356</td>
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<td>13660</td>
<td>See EOs 13661, 13685</td>
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<td>See EOs 13662, 13685</td>
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<td>See EO 13685</td>
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<td>13670</td>
<td>See EO 13679</td>
</tr>
<tr>
<td>13671</td>
<td>See Notice of Oct. 21, p. 396</td>
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### Other Presidential Documents

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<th>Comment</th>
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<tr>
<td>Memorandum of October 17, 2008</td>
<td>Revoked by Memorandum of Oct. 17, p. 395</td>
</tr>
</tbody>
</table>
Table 5—STATUTES CITED AS AUTHORITY FOR PRESIDENTIAL DOCUMENTS

**Editorial note:** Statutes which were cited as authority for the issuance of Presidential documents contained in this volume are listed under one of these headings. For authority cites for hortatory proclamations, see the text of each proclamation:

United States Code  
United States Statutes at Large  
Public Laws  
Short Title of Act

Citations have been set forth in the style in which they appear in the documents. Since the form of citations varies from document to document, users of this table should search under all headings for pertinent references.

### UNITED STATES CODE

<table>
<thead>
<tr>
<th>U.S. Code Citation</th>
<th>Presidential Document</th>
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<tr>
<td>2 U.S.C. 901a</td>
<td>Order of Mar. 10, p. 350</td>
</tr>
<tr>
<td>2 U.S.C. 4501</td>
<td>EO 13686</td>
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<tr>
<td>3 U.S.C. 104</td>
<td>EDM 13686</td>
</tr>
<tr>
<td>5 U.S.C. 3161(a)(1)</td>
<td>EO 13656</td>
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<td>EO 13678</td>
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<td>5 U.S.C. 5302(1),</td>
<td>EO 13686</td>
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<td>5304, 5312–5318,</td>
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<td>5332(a), 5372, 5382.</td>
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<tr>
<td>5 U.S.C. 5546 and</td>
<td>EO 13682</td>
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<tr>
<td>6103(b).</td>
<td></td>
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<tr>
<td>5 U.S.C. App.</td>
<td>EO 13684</td>
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<tr>
<td>8 U.S.C. 1182(f)</td>
<td>EDM 13660, 13661, 13662, 13664, 13667, 13685</td>
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<td>10 U.S.C. 121 and</td>
<td>EO 13680</td>
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<td>10 U.S.C. 801–946</td>
<td>EO 13669</td>
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<tr>
<td>16 U.S.C. 431</td>
<td>Procs. 9089, 9173, 9194</td>
</tr>
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<td>19 U.S.C. 2461, 2462</td>
<td>Proc. 9189</td>
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433
Title 3—The President

UNITED STATES CODE—Continued

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<td>Proc. 9223</td>
</tr>
<tr>
<td>19 U.S.C. 3006(a)</td>
<td>Proc. 9223</td>
</tr>
<tr>
<td>19 U.S.C. 3703</td>
<td>Proc. 9145</td>
</tr>
<tr>
<td>19 U.S.C. 3706</td>
<td>Proc. 9223</td>
</tr>
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<td>19 U.S.C. 3805 note</td>
<td>Proc. 9223</td>
</tr>
<tr>
<td>22 U.S.C. 287c</td>
<td>EO 13656</td>
</tr>
<tr>
<td>22 U.S.C. 2601(c)(1)</td>
<td>Presidential Determination No. 14–9, p. 357</td>
</tr>
<tr>
<td>22 U.S.C. 2656</td>
<td>EO 13656</td>
</tr>
<tr>
<td>22 U.S.C. 3963</td>
<td>EO 13686</td>
</tr>
<tr>
<td>29 U.S.C. 201 et seq.</td>
<td>EO 13658</td>
</tr>
<tr>
<td>38 U.S.C. 7306, 7404</td>
<td>EO 13686</td>
</tr>
<tr>
<td>40 U.S.C. 101 et seq.</td>
<td>EOS 13658, 13665</td>
</tr>
<tr>
<td>40 U.S.C. 121</td>
<td>EO 13673</td>
</tr>
<tr>
<td>41 U.S.C. 3141 et seq.</td>
<td>EO 13658</td>
</tr>
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<td>41 U.S.C. 6701 et seq.</td>
<td>EO 13658</td>
</tr>
<tr>
<td>42 U.S.C. 264(b)</td>
<td>EO 13674</td>
</tr>
<tr>
<td>42 U.S.C. 2153(b)</td>
<td>Presidential Determination Nos. 14–7, p. 332; 14–8, p. 344</td>
</tr>
<tr>
<td>45 U.S.C. 159a</td>
<td>EOS 13663, 13670, 13679</td>
</tr>
<tr>
<td>50 U.S.C. 1601 et seq.</td>
<td>EOS 13660, 13661, 13662, 13664, 13667, 13668, 13671, 13685</td>
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<td>50 U.S.C. 1701 et seq.</td>
<td>EOS 13660, 13661, 13662, 13664, 13667, 13668, 13671, 13685</td>
</tr>
</tbody>
</table>

PUBLIC LAWS

<table>
<thead>
<tr>
<th>Law Number</th>
<th>Presidential Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>104–45</td>
<td>Presidential Determination Nos. 14–10, p. 357; 15–3, p. 405</td>
</tr>
<tr>
<td>106–386 (Division A)</td>
<td>Presidential Determination No. 14–16, p. 384</td>
</tr>
<tr>
<td>107–228</td>
<td>Presidential Determination No. 14–15, p. 378</td>
</tr>
<tr>
<td>110–457</td>
<td>Presidential Determination No. 14–18, p. 392</td>
</tr>
<tr>
<td>112–81</td>
<td>Presidential Determination No. 14–11, p. 358</td>
</tr>
<tr>
<td>113–34</td>
<td>Proc. 9077</td>
</tr>
</tbody>
</table>

SHORT TITLE OF ACT

<table>
<thead>
<tr>
<th>Title</th>
<th>Presidential Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>African Growth and Opportunity</td>
<td>Proc. 9223</td>
</tr>
</tbody>
</table>

Act.
### Table 5—Statutes Cited As Authority

**SHORT TITLE OF ACT—Continued**

<table>
<thead>
<tr>
<th>Title</th>
<th>Presidential Document</th>
</tr>
</thead>
<tbody>
<tr>
<td>Foreign Assistance Act of 1961</td>
<td>Presidential Determination No. 14–13, p. 376</td>
</tr>
<tr>
<td>Materials Act of 1947</td>
<td>Proc. 9194</td>
</tr>
<tr>
<td>Trade Act of 1974</td>
<td>Proc. 9188, 9223</td>
</tr>
<tr>
<td>United States-Israel Free Trade Area Implementation Act of 1985.</td>
<td>Proc. 9223</td>
</tr>
</tbody>
</table>
LIST OF CFR SECTIONS AFFECTED

EDITORIAL NOTE: All changes in this volume of the Code of Federal Regulations which were made by documents published in the Federal Register since January 1, 2001, are enumerated in the following list. Entries indicate the nature of the changes effected. Page numbers refer to Federal Register pages. The user should consult the entries for chapters and parts as well as sections for revisions.


Presidential documents affected during 2014 are set forth in Table 4 on page 429.

2001–2014

3 CFR

(No regulations issued)
Index

A
Adoption Month, National (Proc. 9201)
Africa, Doing Business in; President’s Advisory Council on, establishment (EO 13675)
African American History Month, National (Proc. 9080)
African-American Music Appreciation Month (Proc. 9134)
African Growth and Opportunity Act; beneficiary country designations under (Procs. 9145, 9223)
Agency for International Development, United States (USAID), indemnity relating to contractors; authorization authority under PL 85-804 (Memorandum of Nov. 13, p. 399)
Alcohol and Drug Addiction Recovery Month, National (Proc. 9154)
Alcohol, Tobacco, Firearms and Explosives, Bureau of; conversion authority provision for criminal investigator (EO 13678)
Aliens
Immigrant and refugee integration; establishment of welcoming communities (Memorandum of Nov. 21, p. 403)
Immigrant Visa System for 21st century; efforts to modernize and streamline (Memorandum of Nov. 21, p. 403)
Refugee admissions for FY 2015 (Presidential Determination No. 14-17, p. 391)
Alzheimer’s Disease Awareness Month, National (Proc. 9202)
Amendments, revocations, suspensions, etc.
Executive Orders 11030, 13653, and 13673; amendments (EO 13683)
American Education Week (Proc. 9210)
American Red Cross Month (Proc. 9083)
American Servicemembers’ Protection Act, U.S. participation in U.N. mission in the Central African Republic; certification (Memorandum of Sept. 26, p. 390)
America Recycles Day (Proc. 9211)
Anniversary of the Americans With Disabilities Act (Proc. 9148)
Armed Forces Day (Proc. 9129)
Armed Forces, U.S.
Courts-Martial, United States Manual for; amendments (EO 13669)
Defense Meritorious Service Medal; eligibility expansion (EO 13666)
Mali; U.S. participation in UN mission under American Servicemembers’ Protection Act, certification (Memorandum of Jan. 31, p. 342)
Selected and Individual Ready Reserves; order to active duty (EO 13680)
Arts and Humanities Month, National (Proc. 9177)
Asian American and Pacific Islander Heritage Month (Proc. 9108)

B
Balanced Budget and Emergency Deficit Control Act; sequestration order for FY 2015, requirements (Order of Mar. 10, p. 350)
Balkans, Western; persons threatening the peace and stabilization of, continuation of national emergency (Notice of June 23, p. 368)
Battle of the Bulge, 70th anniversary (Proc. 9221)
Belarus
Government and others’ actions and policies to undermine democratic processes or institutions; continuation of national emergency (Notice of June 10, p. 361)
Bill of Rights Day (Proc. 9220)
Blind Americans Equality Day (Proc. 9195)
Title 3—The President

Boards, commissions, committees, etc.

21st Century Policing, President's Task Force; establishment (EO 13684)
Afghanistan and Pakistan Strategic Partnership Office, establishment; amendment to Executive Order 12163 (EO 13656)
Combating Antibiotic-Resistant Bacteria Task Force; establishment (EO 13676)
My Brother's Keeper Task Force; establishment (Memorandum of Feb. 27, p. 345)
National Security Staff; name change to National Security Council Staff (EO 13657)
Pollinator Health Task Force; establishment (Memorandum of June 20, p. 363)
President's Advisory Council on Doing Business in Africa; establishment (EO 13675)
Quadrennial Energy Review Task Force; establishment (Memorandum of Jan. 9, p. 329)
Southeastern Pennsylvania Transportation Authority and Brotherhood of Locomotive Engineers and Trainmen labor dispute, emergency board to investigate; establishment (EO 13679)
White House Task Force to Protect Students From Sexual Assault; establishment (Memorandum of Jan. 22, p. 334)
Boys and Young Men of Color; initiative to create and expand ladders of opportunities (Memorandum of Feb. 27, p. 345)
Brazil; drug interdiction assistance (Presidential Determination No. 15-1, p. 393)
Breast Cancer Awareness Month, National (Proc. 9178)
Brown v. Board of Education; 60th anniversary (Proc. 9125)
Budget, Federal; sequestration order for FY 2015 (Order of Mar. 10, p. 350)
Building Safety Month, National (Proc. 9110)
Burma; national emergency continued (Notice of May 15, p. 356)
Business and industry

Consumer financial transactions; security improvement (EO 13681)
U.S. businesses; streamlining the export/import process (EO 13659)

C

California Coastal National Monument; boundary enlargement (Proc. 9089)
Cancer Control Month, National (Proc. 9093)
Captive Nations Week (Proc. 9147)
Caribbean-American Heritage Month, National (Proc. 9137)
Central African Republic
American Servicemembers' Protection Act; U.S. participation in U.N. stabilization mission, certification (Memorandum of Sept. 26, p. 390)
Blocking property of persons contributing to conflict in (EO 13667)
Cesar Chavez Day (Proc. 9092)
Character Counts Week, National (Proc. 9196)
Charter Schools Week, National (Proc. 9118)
Child Abuse Prevention Month, National (Proc. 9094)
Child Health Day (Proc. 9186)
Childhood Cancer Awareness Month (Proc. 9155)
Childhood Obesity Awareness Month, National (Proc. 9156)
Child's Day, National (Proc. 9212)
Child Soldiers Prevention Act of 2008; waiver authority (Presidential Determination No. 14-18, p. 392)
Civil Rights Act; 50th anniversary (Proc. 9146)
Civil Society; U.S. Government efforts to collaborate with and strengthen (Memorandum of Sept. 23, p. 386)
Climate-Resilience; International Development efforts (EO 13677)
Coast Guard, U.S.; selected and individual reserve members; order to active duty (EO 13680)
College Application Month, National (Proc. 9203)
Colombia
Drug interdiction assistance, U.S.; continued (Presidential Determination No. 14-12, p. 376)
Narcotics traffickers; national emergency continued (Notice of Oct. 16, p. 394)
Colorectal Cancer Awareness Month, National (Proc. 9085)
Columbus Day (Proc. 9193)
Compensation information; non-retaliation for disclosure of (EO 13665)
Index

Congo
Additional steps to address conflict in; national emergency continued (EO 13671)
Continuation of national emergency respecting situation in or related to (Notice of Oct. 21, p. 396)
Constitution Day and Citizenship Day, Constitution Week (Proc. 9168)
Consumer financial transactions; improvement of data security (EO 13681)
Consumer Protection Week, National (Proc. 9086)
Cote d’Ivoire; national emergency continued (Notice of Feb. 4, p. 342)
Courts-Martial, United States Manual for; amendments (EO 13669)
Crime Victims’ Rights Week, National (Proc. 9099)
Critical Infrastructure Security and Resilience Month (Proc. 9199)
Cuba
Regulating the anchorage and movement of vessels; continuation of national emergency (Notice of Feb. 25, p. 345)
Trading With the Enemy Act; continuation of certain authorities (Presidential Determination No. 14-10, p. 357; 15-3, p. 405)
Cypersecurity Awareness Month, National (Proc. 9179)

D
Day of Making, National (Proc. 9143)
Day of Prayer, National (Proc. 9117)
Days of Prayer and Remembrance, National (Proc. 9162)
D-Day National National Remembrance Day (Proc. 9139)
Defense and security, national
Central African Republic; blocking property of persons contributing to conflict (EO 13667)
Child Soldiers Prevention Act of 2008, waiver authority on certain restrictions (Presidential Determination No. 14-18, p. 392)
Cuba, Trading With the Enemy Act; continuation of certain authorities (Presidential Determination No. 14-14, p. 377)
Iran; petroleum related sanctions under National Defense Authorization Act of FY 2012 (Presidential Determination No. 14-11, p. 358)

Defense and security, national—Continued
Iraq: Development Fund for Iraqi property and investments, termination of immunities (EO 13668)
Jerusalem Embassy Act; suspension of limitations (Presidential Determination Nos. 14-10, p. 357; 15-3, p. 405)
South Sudan; blocking property of persons threatening the peace, security or stability of (EO 13664)
Terrorist attacks; continuation of national emergency (Notice of Sept. 4, p. 377)
Ukraine; blocking property of additional persons contributing to situation in (EOs 13661, 13662)
Ukraine; blocking property of certain persons contributing to situation in (EO 13660)
Ukraine, Crimea Region; blocking property of certain persons and prohibiting certain transactions (EO 13685)
Weapons of mass destruction, proliferation activity; continuation of national emergency (Notice of Nov. 7, p. 398)
Defense Authorization Act for FY 2012, National
Iran; sanctions imposed pursuant to section 1245(d)(4)(B) and (C) of (Presidential Determination No. 14-11, p. 358)
Iran, petroleum transactions; authorizetion to reduce (Presidential Determination No. 15-2, p. 405)
Secretary of State; delegation of authority under (Memorandum of Jan. 20, p. 333)
Defense Meritorious Service Medal; eligibility expansion (EO 13666)
Defense Transportation Day, National and National Transportation Week (Proc. 9120)
Diabetes Month, National (Proc. 9204)
Disability Employment Awareness Month, National (Proc. 9180)
Domestic Violence Awareness Month, National (Proc. 9181)
Donate Life Month, National (Proc. 9095)
Title 3—The President

Drugs and narcotics
Brazil; U.S. drug interdiction assistance provision (Presidential Determination No. 15-1, p. 393)
Colombia; narcotics traffickers, continuation of national emergency regarding (Notice of Oct. 16, p. 394)
Colombia; U.S. drug interdiction assistance, continued (Presidential Determination No. 14-12, p. 376)
Major drug transit or illicit drug producing countries for FY 2015 (Presidential Determination No. 14-15, p. 378)

Equal Employment Opportunity; amendments to EO 11478 and 11240 (EO 13672)
Equal Pay Day, National (Proc. 9101)
Executive Order 12898 on Environmental Justice; 20th anniversary (Proc. 9082)

Export and imports
Businesses, U.S.; streamlining the export/import process (EO 13659)
Export control regulations; continuation of national emergency (Notice of Aug. 7, p. 375)

Earth Day (Proc. 9106)
Education; debt management help for Federal student loan borrowers (Memorandum of June 9, p. 359)
Emergency Medical Services Week (Proc. 9127)
Employer Support of the Guard and Reserve Week, National (Proc. 9171)

Employment
Federal employment opportunities; safeguard enhancements to prevent undue denial (Memorandum of Jan. 31, p. 340)
Equal employment opportunity; amendments to EOs 11478 and 11240 (EO 13672)
Job-driven training for workers; Federal employment and training programs, improvements (Memorandum of Jan. 30, p. 338)
Overtime regulations; revisions to update and modernize (Memorandum of Mar. 13, p. 351)
Workplace flexibilities and work-life programs; improvements (Memorandum of June 23, p. 369)

Energy Action Month, National (Proc. 9182)
Entrepreneurship Month, National (Proc. 9205)

Financial Capability Month, National (Proc. 9096)
Fire Prevention Week (Proc. 9185)
Flag Day and National Flag Week (Proc. 9140)

Foreign assistance
France; drawdown in defense services to support counterterrorism efforts in Mali, Niger and Chad (Presidential Determination No. 14-13, p. 376)
Iraq; delegation of authority to Secretary of State under Foreign Assistance Act of 1961 (Memorandum of Sept. 10, p. 378)
South Sudan; urgent refugee and migration needs (Presidential Determination No. 14-9, p. 357)
Foreign Assistance Act of 1961; delegation of authority to Secretary of State under (Memorandums of Sept. 24, p. 389; Sept. 30, p. 390)

Foreign relations
Agreement for Cooperation between the International Atomic Energy Agency (IAEA) and the U.S.; third proposed amendment (Presidential Determination No. 14-7, p. 332)
Civil Society; U.S. Government efforts to strengthen (Memorandum of Sept. 23, p. 386)
Index

Foreign relations—Continued
Illicit; drug transit or major illicit drug producing countries for FY 2015 (Presidential Determination No. 14-15, p. 378)
Immigrant and refugee integration welcoming communities; establishment (Memorandum of Nov. 21, p. 400)
Immigrant Visa Process; modernization and streamlining efforts (Memorandum of Nov. 21, p. 403)
 Trafficking in persons; foreign government compliance under the Trafficking Victims Protection Act (Presidential Determination No. 14-16, p. 384)
Forest Products Week, National (Proc. 9197)
Former Prisoner of War Recognition Day, National (Proc. 9102)
Foster Care Month, National (Proc. 9111)

G
General Pulaski Memorial Day (Proc. 9192)
German-American Day (Proc. 9187)
GI Bill of Rights, 70th Anniversary (Proc. 9144)
Gold Star Mother’s and Family’s Day (Proc. 9176)
Government organization and employees Afghanistan and Pakistan Strategic Partnership Office, establishment; and amendment to EO 12163 (EO 13656)
Africa, Doing Business in, President’s Advisory Council on; establishment (EO 13675)
Alcohol, Tobacco, Firearms, and Explosives, Bureau of; conversion authority for criminal investigators (EO 13678)
Closing the Federal Government on December 26, 2014 (EO 13682)
Contract employees Compensation information, retaliation for disclosure; efforts to prevent (EO 13665)
Fair pay and safe workplace labor laws; policy to ensure compliance (EO 13673)
Minimum wage; efforts to establish (EO 13658)
Pay equality; effort to advance through compensation data collection (Memorandum of Apr. 8, p. 353)

Government organization and employees—Continued
Equal employment opportunity; amendments to EO 11478 and 11246 (EO 13672)
Federal employment opportunities; improving safeguards to prevent undue denial (Memorandum of Jan. 31, p. 340)
Federal Mediation and Conciliation Service; order of succession (Memorandum of Oct. 17, p. 394)
National Security Staff; name change to National Security Council Staff (EO 13657)
Pay and allowances; rates adjustment (EO 13686)
Quadrennial Energy Review; establishment (Memorandum of Jan. 9, p. 329)
Social Security Administration; order of succession (Memorandum of Oct. 17, p. 395)
Workplace flexibilities and work-life programs; effort to improve (Memorandum of June 23, p. 369)
Grandparents Day, National (Proc. 9163)
Great Outdoors Month (Proc. 9135)
Guinea-Bissau, designated beneficiary sub-Saharan African country under the African Growth and Opportunity Act (Proc. 9223)

H
Harmonized Tariff Schedule; modified list of beneficiary developing countries (Proc. 9188)
Health care
Antibiotic-resistant bacteria; efforts to combat (EO 13676)
Quarantinable communicable disease; revised list (EO 13674)
Health Center Week, National (Proc. 9132)
Heart Month, American (Proc. 9079)
Hispanic Heritage Month, National (Proc. 9166)
Hispanic-Serving Institutions Week, National (Proc. 9167)
Historically Black Colleges and Universities Week, National (Proc. 9172)
Human Rights Day and Human Rights Week (Proc. 9219)
Hunting and Fishing Day, National (Proc. 9174)
Hurricane Preparedness Week, National (Proc. 9132)
Immigration and naturalization

Immigrant and refugee welcoming communities; establishment (Memorandum of Nov. 21, p. 400)
Refugee admissions for FY 2015 (Presidential Determination No. 14-17, p. 391)
Visa System for 21st Century; modernization and streamlining efforts (Memorandum of Nov. 21, p. 403)
Impaired Driving Prevention Month, National (Proc. 9215)

International Atomic Energy Agency, U.S. agreement for cooperation; amendment (Presidential Determination No. 14-7, p. 332)

International Day of Persons With Disabilities (Proc. 9217)

International Day of the Girl (Proc. 9191)

Iran
National Defense Authorization Act for FY 2012; determination pursuant to sec. 1245(d)(4)(B) and (C) (Presidential Determination No. 15-2, p. 405)

National emergency, continued (Notices of Mar. 12, p. 350; Nov. 12, p. 398)

Iraq
Development Fund for Iraqi property and investments; termination of immunities (EO 13668)
Drawdown; delegation of authority to Secretary of State under Foreign Assistance Act of 1961 (Memorandum of Sept. 10, p. 378)
Stabilization efforts; continuation of national emergency (Notice of May 19, p. 356)

Irish-American Heritage Month (Proc. 9084)

Korea
North Korea; continuation of national emergency (Notice of June 20, p. 367)
U.S.-Republic of Korea Civil Nuclear Cooperation Act support; delegation of authority to the Secretary of State (Memorandum of July 11, p. 372)

Korean War Veterans Armistice Day, National (Proc. 9150)

Labor
Contract employees
Compensation information; efforts to prevent retaliation for disclosing (EO 13665)
Fair pay and safe workplaces; effort to improve labor laws compliance (EO 13673)
Minimum wage for; establishment (EO 13658)
Southeastern Pennsylvania Transportation Authority, labor disputes; emergency board to investigate; establishment (EO 13670)

Labor Day (Proc. 9161)


Law enforcement

21st Century Policing, President’s Task Force; establishment (EO 13684)
Bureau of Alcohol, Tobacco, Firearms and Explosives; conversion authority provision for criminal investigators (EO 13678)

Lebanon; national emergency continued (Notice of July 29, p. 374)
Leif Erikson Day (Proc. 9189)
Lesbian, Gay, Bisexual, and Transgender Pride Month (Proc. 9136)

Liberia; continuation of national emergency respecting former Charles Taylor regime (Notice of July 15, p. 373)

Libya; national emergency continued (Notice of Feb. 20, p. 343)

Loans, Federal

Student loans; debt management help for struggling borrowers (Memorandum of June 9, p. 359)

Long Island Rail Road Co., labor disputes; emergency board to investigate, establishment (EO 13663)

Loyalty Day (Proc. 9116)
Index

M

Mali; Certification of U.S. participation in UN mission under American Servicemembers’ Protection Act (Memorandum of Jan. 31, p. 342)
Manufacturing Day, National (Proc. 9130)
Martin Luther King, Jr., Federal Holiday (Proc. 9078)
Mental Health Awareness Month, National (Proc. 9112)
Mentoring Month, National (Proc. 9224)
Middle East peace process; continuation of national emergency respecting terrorists who threaten to disrupt (Notice of Jan. 21, p. 333)
Military Family Month (Proc. 9200)
Military Spouse Appreciation Day (Proc. 9119)
Minority Enterprise Development Week (Proc. 9149)
Monuments, national
  California Coastal National Monument; boundary enlargement (Proc. 9089)
  Organ Mountains-Desert Peaks National Monument; establishment (Proc. 9131)
  Pacific Remote Islands Marine National Monument; expansion (Proc. 9173)
  San Gabriel Mountains National Monument; establishment (Proc. 9194)
  Mother’s Day (Proc. 9124)

N

National emergencies declared, continued, terminated, etc.—Continued
  Situation in or related to, continuation of national emergency (Notice of Oct. 21, p. 396)
Cote d’Ivoire, situation in; continuation of national emergency (Notice of Feb. 4, p. 342)
Cuba, regulation of the anchorage and movement of vessels; continued (Notice of Feb. 25, p. 345)
Iran; continuation of national emergency (Notices of Mar. 12, p. 350; Nov. 12, p. 398)
Iraq
  Development Fund for Iraq and certain other properties and interests as amended by EO 13303; termination of immunities (EO 13668)
  Stabilization efforts; continuation of national emergency (Notice of May 19, p. 356)
Korea, North; continuation of national emergency (Notice of June 20, p. 367)
Lebanon; continuation of national emergency (Notice of July 29, p. 374)
Liberia, former Charles Taylor regime; continuation of national emergency (Notice of July 15, p. 373)
Libya; continuation of national emergency (Notice of Feb. 20, p. 343)
Middle East peace process, terrorists who threaten to disrupt; continuation of national emergency (Notice of Jan. 21, p. 333)
Russia, disposition of highly enriched uranium; continuation of national emergency (Notice of June 19, p. 362)
Somalia; continuation of national emergency (Notice of Apr. 7, p. 352)
Sudan; continuation of national emergency (Notice of Oct. 24, p. 397)
Syria; continuation of national emergency (Notice of May 7, p. 354)
  Terrorism, persons committing, threatening or supporting; continuation of national emergency (Notice of Sept. 17, p. 383)
Terrorist attacks in the U.S.; continuation of national emergency (Notice of Sept. 4, p. 377)
Transnational criminal organizations; continuation of national emergency (Notice of July 18, p. 374)
Title 3—The President

National emergencies declared, continued, terminated, etc.—Continued

Weapons of mass destruction, proliferation of; continuation of national emergency (Notice of Nov. 7, p. 398)

Yemen; continuation of national emergency (Notice of May 12, p. 355)

Zimbabwe; continuation of national emergency (Notice of Feb. 28, p. 349)

National Security Council Staff; name change (EO 13657)

Native American Heritage Month, National (Proc. 9207)

Northern Mariana Islands; reserving certain submerged lands (Proc. 9077)

Nuclear energy

Russia; weapons-usable fissile material, continuation of national emergency (Notice of June 19, p. 362)

Vietnam-U.S. nuclear energy, peaceful uses of; proposed agreement for cooperation (Presidential Determination No. 14-8, p. 344)

O

Oceans Month, National (Proc. 9138)

Older Americans Month (Proc. 9114)

Organ Mountains-Desert Peaks National Monument; establishment (Proc. 9131)

Ovarian Cancer Awareness Month, National (Proc. 9157)

P

Pacific Remote Islands Marine National Monument; expansion (Proc. 9173)

Pan American Day and Pan American Week (Proc. 9104)

Park Week, National (Proc. 9105)

Patriot Day and National Day of Service and Remembrance (Proc. 9165)

Pay rates, Federal; adjustments (EO 13686)

Pearl Harbor Remembrance Day, National (Proc. 9218)

Physical Fitness and Sports Month, National (Proc. 9113)

Poison Prevention Week, National (Proc. 9090)

Police Officers Memorial Day and Police Week (Proc. 9123)

Pollinators, honey bees and others; Federal strategy to promote health of (Memorandum of June 20, p. 363)

POW/MIA Recognition Day, National (Proc. 9169)

Prayer for Peace, Memorial Day (Proc. 9133)

Preparedness Month, National (Proc. 9158)

President’s Task Force on 21st Century Policing; establishment (EO 13684)

Presidential documents

Executive Orders 11030, 13653, and 13673; amendments (EO 13683)

Prostate Cancer Awareness Month (Proc. 9159)

Public Lands Day, National (Proc. 9175)

Q

Quadrennial Energy Review; establishment (Memorandum of Jan. 9, p. 329)

Quarantinable communicable diseases; revised list (EO 13674)

R

Railroads; labor dispute emergency boards, establishment (EOs 13663, 13670, 13679)

Read Across America Day (Proc. 9087)

Refugee admissions for fiscal year 2015 (Presidential Determination No. 14-17, p. 391)

Religious Freedom Day (Proc. 9076)

Retirement savings security pilot project; development (Memorandum of Jan. 29, p. 337)

Russia; disposition of highly enriched uranium; continuation of national emergency (Notice of June 19, p. 362)

S

Safe Boating Week, National (Proc. 9126)

San Gabriel Mountains National Monument; establishment (Proc. 9194)

School Lunch Week, National (Proc. 9190)

Sexual Assault Awareness and Prevention Month, National (Proc. 9097)

Slavery and Human Trafficking Prevention Month, National (Proc. 9225)

Small Business Week, National (Proc. 9121)

Social Security Administration; order of succession (Memorandum of Oct. 17, p. 395)

Somalia; national emergency continued (Notice of Apr. 7, p. 352)

Southeastern Pennsylvania Transportation Authority, labor disputes; emergency board to investigate, establishment (EO 13670)

446
Index

Special observances

20th Anniversary of Executive Order 12898 on Environmental Justice (Proc. 9082)
50th Anniversary of the Civil Rights Act (Proc. 9146)
60th Anniversary of Brown v. Board of Education (Proc. 9125)
70th Anniversary of the Battle of the Bulge (Proc. 9221)
70th Anniversary of the GI Bill of Rights (Proc. 9144)
African-American Music Appreciation Month (Proc. 9134)
American Education Week (Proc. 9210)
American Heart Month (Proc. 9079)
American Red Cross Month (Proc. 9083)
America Recycles Day (Proc. 9211)
Anniversary of the Americans With Disabilities Act (Proc. 9148)
Armed Forces Day (Proc. 9129)
Asian American and Pacific Islander Heritage Month (Proc. 9108)
Bill of Rights Day (Proc. 9220)
Blind Americans Equality Day (Proc. 9195)
Captive Nations Week (Proc. 9147)
Cesar Chavez Day (Proc. 9092)
Child Health Day (Proc. 9186)
Columbus Day (Proc. 9193)
Constitution Day and Citizenship Day, Constitution Week (Proc. 9168)
Critical Infrastructure Security and Resilience Month (Proc. 9199)
D-Day National Remembrance Day (Proc. 9139)
Earth Day (Proc. 9106)
Emergency Medical Services Week (Proc. 9127)
Father’s Day (Proc. 9142)
Fire Prevention Week (Proc. 9185)
Flag Day and National Flag Week (Proc. 9140)
General Pulaski Memorial Day (Proc. 9192)
German-American Day (Proc. 9187)
Gold Star Mother’s and Family’s Day (Proc. 9176)
Great Outdoors Month (Proc. 9135)
Greek Independence Day: A National Day of Celebration of Greek and American Democracy (Proc. 9091)
Human Rights Day and Human Rights Week (Proc. 9219)

Special observances—Continued

International Day of Persons With Disabilities (Proc. 9217)
International Day of the Girl (Proc. 9191)
Irish-American Heritage Month (Proc. 9084)
Jewish American Heritage Month (Proc. 9109)
Labor Day (Proc. 9161)
Leif Erikson Day (Proc. 9189)
Lesbian, Gay, Bisexual, and Transgender Pride Month (Proc. 9136)
Loyalty Day (Proc. 9116)
Martin Luther King, Jr., Federal Holiday (Proc. 9078)
Military Family Month (Proc. 9200)
Military Spouse Appreciation Day (Proc. 9119)
Minority Enterprise Development Week (Proc. 9149)
Mother’s Day (Proc. 9124)
National Adoption Month (Proc. 9201)
National African American History Month (Proc. 9080)
National Alcohol and Drug Addiction Recovery Month (Proc. 9154)
National Alzheimer’s Disease Awareness Month (Proc. 9202)
National Arts and Humanities Month (Proc. 9177)
National Breast Cancer Awareness Month (Proc. 9178)
National Building Safety Month (Proc. 9110)
National Cancer Control Month (Proc. 9093)
National Caribbean-American Heritage Month (Proc. 9137)
National Character Counts Week (Proc. 9196)
National Charter Schools Week (Proc. 9118)
National Child Abuse Prevention Month (Proc. 9094)
National Childhood Cancer Awareness Month (Proc. 9155)
National Childhood Obesity Awareness Month (Proc. 9156)
National Child’s Day (Proc. 9212)
National College Application Month (Proc. 9203)
National Colorectal Cancer Awareness Month (Proc. 9085)
National Consumer Protection Week (Proc. 9086)
Title 3—The President

Special observances—Continued
National Crime Victims’ Rights Week
(Proc. 9099)
National Cybersecurity Awareness Month (Proc. 9179)
National Day of Making (Proc. 9143)
National Day of Prayer (Proc. 9117)
National Days of Prayer and Remembrance (Proc. 9162)
National Defense Transportation Day and National Transportation Week (Proc. 9120)
National Diabetes Month (Proc. 9204)
National Disability Employment Awareness Month (Proc. 9180)
National Domestic Violence Awareness Month (Proc. 9181)
National Donate Life Month (Proc. 9095)
National Employer Support of the Guard and Reserve Week (Proc. 9171)
National Energy Action Month (Proc. 9182)
National Entrepreneurship Month (Proc. 9205)
National Equal Pay Day (Proc. 9101)
National Family Caregivers Month (Proc. 9206)
National Family Week (Proc. 9213)
National Farm Safety and Health Week (Proc. 9170)
National Financial Capability Month (Proc. 9096)
National Forest Products Week (Proc. 9197)
National Former Prisoner of War Recognition Day (Proc. 9102)
National Foster Care Month (Proc. 9111)
National Grandparents Day (Proc. 9163)
National Health Center Week (Proc. 9152)
National Hispanic Heritage Month (Proc. 9166)
National Hispanic-Serving Institutions Week (Proc. 9167)
National Historically Black Colleges and Universities Week (Proc. 9172)
National Hunting and Fishing Day (Proc. 9174)
National Hurricane Preparedness Week (Proc. 9132)
National Impaired Driving Prevention Month (Proc. 9215)
National Korean War Veterans Armistice Day (Proc. 9150)

Special observances—Continued
National Manufacturing Day (Proc. 9184)
National Maritime Day (Proc. 9130)
National Mental Health Awareness Month (Proc. 9112)
National Mentoring Month (Proc. 9224)
National Native American Heritage Month (Proc. 9207)
National Oceans Month (Proc. 9138)
National Ovarian Cancer Awareness Month (Proc. 9157)
National Park Week (Proc. 9105)
National Pearl Harbor Remembrance Day (Proc. 9218)
National Physical Fitness and Sports Month (Proc. 9113)
National Poison Prevention Week (Proc. 9090)
National POW/MIA Recognition Day (Proc. 9169)
National Preparedness Month (Proc. 9158)
National Prostate Cancer Awareness Month (Proc. 9159)
National Public Lands Day (Proc. 9175)
National Safe Boating Week (Proc. 9126)
National School Lunch Week (Proc. 9190)
National Sexual Assault Awareness and Prevention Month (Proc. 9097)
National Slavery and Human Trafficking Prevention Month (Proc. 9225)
National Small Business Week (Proc. 9121)
National Stalking Awareness Month (Proc. 9226)
National Substance Abuse Prevention Month (Proc. 9183)
National Teen Dating Violence Awareness and Prevention Month (Proc. 9081)
National Volunteer Week (Proc. 9100)
National Wilderness Month (Proc. 9160)
National Women’s Health Week (Proc. 9122)
Older Americans Month (Proc. 9114)
Pan American Day and Pan American Week (Proc. 9104)
Patriot Day and National Day of Service and Remembrance (Proc. 9165)
Peace Officers Memorial Day and Police Week (Proc. 9123)
Index

Special observances—Continued
Prayer for Peace, Memorial Day (Proc. 9133)
Read Across America Day (Proc. 9087)
Religious Freedom Day (Proc. 9076)
Thanksgiving Day (Proc. 9214)
Twentieth Anniversary of the Violence Against Women Act (Proc. 9164)
United Nations Day (Proc. 9198)
Veterans Day (Proc. 9208)
Women’s Equality Day (Proc. 9153)
Women’s History Month (Proc. 9088)
Workers Memorial Day (Proc. 9107)
World AIDS Day (Proc. 9216)
World Autism Awareness Day (Proc. 9098)
World Elder Abuse Awareness Day (Proc. 9141)
World Freedom Day (Proc. 9209)
World Hepatitis Day (Proc. 9151)
World Trade Week (Proc. 9128)
Wright Brothers Day (Proc. 9222)
Stalking Awareness Month, National (Proc. 9226)

State, Department of
Foreign Assistance Act of 1961; delegation of authority under (Memorandum of Sept. 10, p. 378; Sept. 24, p. 389; Sept. 30, p. 390)
Support for U.S.-Republic of Korea Civil Nuclear Cooperation Act; delegation of authority under (Memorandum of July 11, p. 372)
Streamlining the Export/Import Process for America’s Businesses (EO 13659)
Substance Abuse Prevention Month, National (Proc. 9183)

Sudan
Blocking property of certain persons (EO 13664)
National emergency, continued (Notice of Oct. 24, p. 397)
Refugee and migration assistance (Presidential Determination No. 14-9, p. 357)
Syria; continuation of national emergency respecting government actions (Notice of May 7, p. 354)

T
Taylor, Charles, former Liberian regime of; continuation of national emergency (Notice of July 15, p. 373)
Teen Dating Violence Awareness and Prevention Month, National (Proc. 9081)

Terrorism
Attacks in U.S.; continuation of national emergency respecting (Notice of Sept. 4, p. 377)
France; drawdown of defense services under Foreign Assistance Act of 1961 to support counterterrorism efforts in Mali, Niger and Chad (Presidential Determination No. 14-13, p. 376)
Persons who commit or threaten to commit or support; continuation of national emergency (Notice of Sept. 17, p. 383)
Thanksgiving Day (Proc. 9214)

Trade
African Growth and Opportunity Act; designated beneficiary sub-Saharan countries (Proc. 9145)
Export/Import Process for America’s businesses; streamlining efforts (EO 13659)
Trade Act of 1974; beneficiary developing countries, modified list under (Proc. 9188)
Trading With the Enemy Act; continuation of certain authorities (Presidential Determination No. 14-14, p. 377)
Trafficking in persons, foreign government’s compliance; determination under the Trafficking Victims Protection Act of 2000 (Presidential Determination No. 14-16, p. 384)
Transnational criminal organizations; national emergency continued (Notice of July 18, p. 374)
Twentieth Anniversary of the Violence Against Women Act (Proc. 9164)

U
Ukraine
Blocking property of persons contributing to situation in (EOs 13660, 13661, 13662)
Crimea Region of; blocking property of persons prohibiting certain transactions (EO 13685)
Drawdown authorization to Secretary of State under the FAA of 1961 (Memorandum of Sept. 24, p. 389)

Veterans Day (Proc. 9208)
Title 3—The President

Vietnam; proposed agreement for cooperation with U.S. regarding peaceful uses of nuclear energy (Presidential Determination No. 2014-8, p. 344)

Volunteer Week, National (Proc. 9100)

W

Wages

Contract employees, pay equality; compensation data collection efforts (Memorandum of Apr. 8, p. 353)

Fair Labor Standards Act; overtime regulations, effort to update and modernize (Memorandum of Mar. 13, p. 351)

Retirement savings security pilot program (Memorandum of Jan. 29, p. 337)

Weapons of mass destruction, combating proliferation; national emergency continued (Notice of Nov. 7, p. 398)

Wilderness Month, National (Proc. 9160)

Women’s Equality Day (Proc. 9153)

Women’s Health Week, National (Proc. 9122)

Women’s History Month (Proc. 9088)

Workers Memorial Day (Proc. 9107)

World AIDS Day (Proc. 9216)

World Autism Awareness Day (Proc. 9098)

World Elder Abuse Awareness Day (Proc. 9141)

World Freedom Day (Proc. 9209)

World Hepatitis Day (Proc. 9151)

World Trade Week (Proc. 9128)

Wright Brothers Day (Proc. 9222)

Y

Yemen; continuation of national emergency (Notice of May 12, p. 355)

Youth

White House Task Force to Protect Students From Sexual Assault; establishment (Memorandum of Jan. 22, p. 334)

Z

Zimbabwe; continuation of national emergency (Notice of Feb. 28, p. 349)
CFR Finding Aids

Editorial note: A list of CFR titles, subtitles, chapters, subchapters, and parts, and an alphabetical list of agencies publishing in the CFR are included in the CFR Index and Finding Aids volume to the Code of Federal Regulations, which is published separately and revised annually as of January 1.

The two finding aids on the following pages, the “Table of CFR Titles and Chapters” and the “Alphabetical List of Agencies Appearing in the CFR” apply to all 50 titles of the Code of Federal Regulations. Reference aids specific to this volume appear in the section entitled “Title 3 Finding Aids,” found on page 417.
Table of CFR Titles and Chapters
(Revised as of January 1, 2015)

Title 1—General Provisions
I Administrative Committee of the Federal Register (Parts 1—49)
II Office of the Federal Register (Parts 50—299)
III Administrative Conference of the United States (Parts 300—399)
IV Miscellaneous Agencies (Parts 400—500)

Title 2—Grants and Agreements
SUBTITLE A—Office of Management and Budget Guidance for Grants and Agreements
I Office of Management and Budget Governmentwide Guidance for Grants and Agreements (Parts 2—199)
II Office of Management and Budget Guidance (Parts 200—299)

SUBTITLE B—Federal Agency Regulations for Grants and Agreements
III Department of Health and Human Services (Parts 300—399)
IV Department of Agriculture (Parts 400—499)
VI Department of State (Parts 600—699)
VII Agency for International Development (Parts 700—799)
VIII Department of Veterans Affairs (Parts 800—899)
IX Department of Energy (Parts 900—999)
XI Department of Defense (Parts 1100—1199)
XII Department of Transportation (Parts 1200—1299)
XIII Department of Commerce (Parts 1300—1399)
XIV Department of the Interior (Parts 1400—1499)
 XV Environmental Protection Agency (Parts 1500—1599)
XVIII National Aeronautics and Space Administration (Parts 1800—1899)
XX United States Nuclear Regulatory Commission (Parts 2000—2099)
XXII Corporation for National and Community Service (Parts 2200—2299)
XXIII Social Security Administration (Parts 2300—2399)
XXIV Housing and Urban Development (Parts 2400—2499)
XXV National Science Foundation (Parts 2500—2599)
XXVI National Archives and Records Administration (Parts 2600—2699)
XXVII Small Business Administration (Parts 2700—2799)
XXVIII Department of Justice (Parts 2800—2899)
Title 2—Grants and Agreements—Continued

XXIX Department of Labor (Parts 2900—2999)
XXX Department of Homeland Security (Parts 3000—3099)
XXXI Institute of Museum and Library Services (Parts 3100—3199)
XXXII National Endowment for the Arts (Parts 3200—3299)
XXXIII National Endowment for the Humanities (Parts 3300—3399)
XXXIV Department of Education (Parts 3400—3499)
XXXV Export-Import Bank of the United States (Parts 3500—3599)
XXXVI Office of National Drug Control Policy, Executive Office of the President (Parts 3600—3699)
XXXVII Peace Corps (Parts 3700—3799)
LVIII Election Assistance Commission (Parts 5800—5899)
LIX Gulf Coast Ecosystem Restoration Council (Parts 5900—5999)

Title 3—The President

I Executive Office of the President (Parts 100—199)

Title 4—Accounts

I Government Accountability Office (Parts 1—199)
II Recovery Accountability and Transparency Board (Parts 200—299)

Title 5—Administrative Personnel

I Office of Personnel Management (Parts 1—1199)
II Merit Systems Protection Board (Parts 1200—1299)
III Office of Management and Budget (Parts 1300—1399)
V The International Organizations Employees Loyalty Board (Parts 1500—1599)
VI Federal Retirement Thrift Investment Board (Parts 1600—1699)
VIII Office of Special Counsel (Parts 1800—1899)
IX Appalachian Regional Commission (Parts 1900—1999)
XI Armed Forces Retirement Home (Parts 2100—2199)
XIV Federal Labor Relations Authority, General Counsel of the Federal Labor Relations Authority and Federal Service Impasses Panel (Parts 2400—2499)
XV Office of Administration, Executive Office of the President (Parts 2500—2599)
XVI Office of Government Ethics (Parts 2600—2699)
XXI Department of the Treasury (Parts 3100—3199)
XXII Federal Deposit Insurance Corporation (Parts 3200—3299)
XXIII Department of Energy (Parts 3300—3399)
XXIV Federal Energy Regulatory Commission (Parts 3400—3499)
XXV Department of the Interior (Parts 3500—3599)
XXVI Department of Defense (Parts 3600—3699)
XXVIII Department of Justice (Parts 3800—3899)
Title 5—Administrative Personnel—Continued

XXIX Federal Communications Commission (Parts 3900—3999)
XXX Farm Credit System Insurance Corporation (Parts 4000—4099)
XXXI Farm Credit Administration (Parts 4100—4199)
XXXIII Overseas Private Investment Corporation (Parts 4300—4399)
XXXIV Securities and Exchange Commission (Parts 4400—4499)
XXXV Office of Personnel Management (Parts 4500—4599)
XXXVII Federal Election Commission (Parts 4700—4799)
XL Interstate Commerce Commission (Parts 5000—5099)
XLI Commodity Futures Trading Commission (Parts 5100—5199)
XLII Department of Labor (Parts 5200—5299)
XLIII National Science Foundation (Parts 5300—5399)
XLIV Department of Health and Human Services (Parts 5500—5599)
XLV Postal Rate Commission (Parts 5600—5699)
XLVI Federal Trade Commission (Parts 5700—5799)
XLVII Nuclear Regulatory Commission (Parts 5800—5899)
XLIX Department of Transportation (Parts 6000—6099)
LI Department of Commerce (Parts 6100—6199)
LII Export-Import Bank of the United States (Parts 6200—6299)
LIII Department of Education (Parts 6300—6399)
LIV Environmental Protection Agency (Parts 6400—6499)
LV National Endowment for the Arts (Parts 6500—6599)
LVI National Endowment for the Humanities (Parts 6600—6699)
LVII General Services Administration (Parts 6700—6799)
LVIII Board of Governors of the Federal Reserve System (Parts 6800—6899)
LIX National Aeronautics and Space Administration (Parts 6900—6999)
LX United States Postal Service (Parts 7000—7099)
LXI National Labor Relations Board (Parts 7100—7199)
LXII Equal Employment Opportunity Commission (Parts 7200—7299)
LXIII Inter-American Foundation (Parts 7300—7399)
LXIV Merit Systems Protection Board (Parts 7400—7499)
LXV Department of Housing and Urban Development (Parts 7500—7599)
LXVI National Archives and Records Administration (Parts 7600—7699)
LXVII Institute of Museum and Library Services (Parts 7700—7799)
LXVIII Commission on Civil Rights (Parts 7800—7899)
LXIX Tennessee Valley Authority (Parts 7900—7999)
LXX Court Services and Offender Supervision Agency for the District of Columbia (Parts 8000—8099)
LXXI Consumer Product Safety Commission (Parts 8100—8199)
LXXII Department of Agriculture (Parts 8300—8399)
LXXIV Federal Mine Safety and Health Review Commission (Parts 8400—8499)
LXXVI Federal Retirement Thrift Investment Board (Parts 8600—8699)
<table>
<thead>
<tr>
<th>Chap.</th>
<th>Title 5—Administrative Personnel—Continued</th>
</tr>
</thead>
<tbody>
<tr>
<td>LXXXII</td>
<td>Office of Management and Budget (Parts 8700—8799)</td>
</tr>
<tr>
<td>LXXXIII</td>
<td>Federal Housing Finance Agency (Parts 9000—9099)</td>
</tr>
<tr>
<td>LXXXIV</td>
<td>Special Inspector General for Afghanistan Reconstruction (Parts 9300—9399)</td>
</tr>
<tr>
<td>LXXXV</td>
<td>Bureau of Consumer Financial Protection (Parts 9400—9499)</td>
</tr>
<tr>
<td>LXXXVI</td>
<td>National Credit Union Administration (Parts 9600—9699)</td>
</tr>
<tr>
<td>XCVII</td>
<td>Council of the Inspectors General on Integrity and Efficiency (Parts 9800—9899)</td>
</tr>
<tr>
<td>XCIV</td>
<td>Military Compensation and Retirement Modernization Commission (Parts 9900—9999)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chap.</th>
<th>Title 6—Domestic Security</th>
</tr>
</thead>
<tbody>
<tr>
<td>I</td>
<td>Department of Homeland Security, Office of the Secretary (Parts 1—199)</td>
</tr>
<tr>
<td>X</td>
<td>Privacy and Civil Liberties Oversight Board (Parts 1000—1099)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Chap.</th>
<th>Title 7—Agriculture</th>
</tr>
</thead>
<tbody>
<tr>
<td>SUBTITLE A—OFFICE OF THE SECRETARY OF AGRICULTURE (PARTS 0—26)</td>
<td></td>
</tr>
<tr>
<td>SUBTITLE B—REGULATIONS OF THE DEPARTMENT OF AGRICULTURE</td>
<td></td>
</tr>
<tr>
<td>I</td>
<td>Agricultural Marketing Service (Standards, Inspections, Marketing Practices), Department of Agriculture (Parts 27—209)</td>
</tr>
<tr>
<td>II</td>
<td>Food and Nutrition Service, Department of Agriculture (Parts 210—299)</td>
</tr>
<tr>
<td>III</td>
<td>Animal and Plant Health Inspection Service, Department of Agriculture (Parts 300—399)</td>
</tr>
<tr>
<td>IV</td>
<td>Federal Crop Insurance Corporation, Department of Agriculture (Parts 400—499)</td>
</tr>
<tr>
<td>V</td>
<td>Agricultural Research Service, Department of Agriculture (Parts 500—599)</td>
</tr>
<tr>
<td>VI</td>
<td>Natural Resources Conservation Service, Department of Agriculture (Parts 600—699)</td>
</tr>
<tr>
<td>VII</td>
<td>Farm Service Agency, Department of Agriculture (Parts 700—799)</td>
</tr>
<tr>
<td>VIII</td>
<td>Grain Inspection, Packers and Stockyards Administration (Federal Grain Inspection Service), Department of Agriculture (Parts 800—899)</td>
</tr>
<tr>
<td>IX</td>
<td>Agricultural Marketing Service (Marketing Agreements and Orders; Fruits, Vegetables, Nuts), Department of Agriculture (Parts 900—999)</td>
</tr>
<tr>
<td>X</td>
<td>Agricultural Marketing Service (Marketing Agreements and Orders; Milk), Department of Agriculture (Parts 1000—1199)</td>
</tr>
<tr>
<td>XI</td>
<td>Agricultural Marketing Service (Marketing Agreements and Orders; Miscellaneous Commodities), Department of Agriculture (Parts 1200—1299)</td>
</tr>
</tbody>
</table>
Chap.

**Title 7—Agriculture—Continued**

XIV Commodity Credit Corporation, Department of Agriculture (Parts 1400—1499)

XV Foreign Agricultural Service, Department of Agriculture (Parts 1500—1599)

XVI Rural Telephone Bank, Department of Agriculture (Parts 1600—1699)

XVII Rural Utilities Service, Department of Agriculture (Parts 1700—1799)

XVIII Rural Housing Service, Rural Business-Cooperative Service, Rural Utilities Service, and Farm Service Agency, Department of Agriculture (Parts 1800—2099)

XX Local Television Loan Guarantee Board (Parts 2200—2299)

XXV Office of Advocacy and Outreach, Department of Agriculture (Parts 2500—2599)

XXVI Office of Inspector General, Department of Agriculture (Parts 2600—2699)

XXVII Office of Information Resources Management, Department of Agriculture (Parts 2700—2799)

XXVIII Office of Operations, Department of Agriculture (Parts 2800—2899)

XXIX Office of Energy Policy and New Uses, Department of Agriculture (Parts 2900—2999)

XXX Office of the Chief Financial Officer, Department of Agriculture (Parts 3000—3099)

XXXI Office of Environmental Quality, Department of Agriculture (Parts 3100—3199)

XXXII Office of Procurement and Property Management, Department of Agriculture (Parts 3200—3299)

XXXIII Office of Transportation, Department of Agriculture (Parts 3300—3399)

XXXIV National Institute of Food and Agriculture (Parts 3400—3499)

XXXV Rural Housing Service, Department of Agriculture (Parts 3500—3599)

XXXVI National Agricultural Statistics Service, Department of Agriculture (Parts 3600—3699)

XXXVII Economic Research Service, Department of Agriculture (Parts 3700—3799)

XXXVIII World Agricultural Outlook Board, Department of Agriculture (Parts 3800—3899)

XLII [Reserved]

XLII Rural Business-Cooperative Service and Rural Utilities Service, Department of Agriculture (Parts 4200—4299)

**Title 8—Aliens and Nationality**

I Department of Homeland Security (Immigration and Naturalization) (Parts 1—499)

V Executive Office for Immigration Review, Department of Justice (Parts 1000—1399)
Title 9—Animals and Animal Products

I Animal and Plant Health Inspection Service, Department of Agriculture (Parts 1—199)

II Grain Inspection, Packers and Stockyards Administration (Packers and Stockyards Programs), Department of Agriculture (Parts 200—299)

III Food Safety and Inspection Service, Department of Agriculture (Parts 300—599)

Title 10—Energy

I Nuclear Regulatory Commission (Parts 0—199)

II Department of Energy (Parts 200—699)

III Department of Energy (Parts 700—999)

X Department of Energy (General Provisions) (Parts 1000—1099)

XIII Nuclear Waste Technical Review Board (Parts 1300—1399)

XVII Defense Nuclear Facilities Safety Board (Parts 1700—1799)

XVIII Northeast Interstate Low-Level Radioactive Waste Commission (Parts 1800—1899)

Title 11—Federal Elections

I Federal Election Commission (Parts 1—9099)

II Election Assistance Commission (Parts 9400—9499)

Title 12—Banks and Banking

I Comptroller of the Currency, Department of the Treasury (Parts 1—199)

II Federal Reserve System (Parts 200—299)

III Federal Deposit Insurance Corporation (Parts 300—399)

IV Export-Import Bank of the United States (Parts 400—499)

V Office of Thrift Supervision, Department of the Treasury (Parts 500—599)

VI Farm Credit Administration (Parts 600—699)

VII National Credit Union Administration (Parts 700—799)

VIII Federal Financing Bank (Parts 800—899)

IX Federal Housing Finance Board (Parts 900—999)

X Bureau of Consumer Financial Protection (Parts 1000—1099)

XI Federal Financial Institutions Examination Council (Parts 1100—1199)

XII Federal Housing Finance Agency (Parts 1200—1299)

XIII Financial Stability Oversight Council (Parts 1300—1399)

XIV Farm Credit System Insurance Corporation (Parts 1400—1499)

XV Department of the Treasury (Parts 1500—1599)

XVI Office of Financial Research (Parts 1600—1699)

XVII Office of Federal Housing Enterprise Oversight, Department of Housing and Urban Development (Parts 1700—1799)
Title 12—Banks and Banking—Continued

XVIII Community Development Financial Institutions Fund, Department of the Treasury (Parts 1800—1899)

Title 13—Business Credit and Assistance

I Small Business Administration (Parts 1—199)
III Economic Development Administration, Department of Commerce (Parts 300—399)
IV Emergency Steel Guarantee Loan Board (Parts 400—499)
V Emergency Oil and Gas Guaranteed Loan Board (Parts 500—599)

Title 14—Aeronautics and Space

I Federal Aviation Administration, Department of Transportation (Parts 1—199)
II Office of the Secretary, Department of Transportation (Aviation Proceedings) (Parts 200—399)
III Commercial Space Transportation, Federal Aviation Administration, Department of Transportation (Parts 400—1199)
V National Aeronautics and Space Administration (Parts 1200—1299)
VI Air Transportation System Stabilization (Parts 1300—1399)

Title 15—Commerce and Foreign Trade

Subtitle A—Office of the Secretary of Commerce (Parts 0—29)
Subtitle B—Regulations Relating to Commerce and Foreign Trade
I Bureau of the Census, Department of Commerce (Parts 30—199)
II National Institute of Standards and Technology, Department of Commerce (Parts 200—299)
III International Trade Administration, Department of Commerce (Parts 300—399)
IV Foreign-Trade Zones Board, Department of Commerce (Parts 400—499)
VII Bureau of Industry and Security, Department of Commerce (Parts 700—799)
VIII Bureau of Economic Analysis, Department of Commerce (Parts 800—899)
IX National Oceanic and Atmospheric Administration, Department of Commerce (Parts 900—999)
XI Technology Administration, Department of Commerce (Parts 1100—1199)
XIII East-West Foreign Trade Board (Parts 1300—1399)
XIV Minority Business Development Agency (Parts 1400—1499)
Subtitle C—Regulations Relating to Foreign Trade Agreements
Title 15—Commerce and Foreign Trade—Continued

XX Office of the United States Trade Representative (Parts 2000—2099)

SUBTITLE D—REGULATIONS RELATING TO TELECOMMUNICATIONS AND INFORMATION

XXIII National Telecommunications and Information Administration, Department of Commerce (Parts 2300—2399)

Title 16—Commercial Practices

I Federal Trade Commission (Parts 0—999)
II Consumer Product Safety Commission (Parts 1000—1799)

Title 17—Commodity and Securities Exchanges

I Commodity Futures Trading Commission (Parts 1—199)
II Securities and Exchange Commission (Parts 200—399)
IV Department of the Treasury (Parts 400—499)

Title 18—Conservation of Power and Water Resources

I Federal Energy Regulatory Commission, Department of Energy (Parts 1—399)
III Delaware River Basin Commission (Parts 400—499)
VI Water Resources Council (Parts 700—799)
VIII Susquehanna River Basin Commission (Parts 800—899)
XIII Tennessee Valley Authority (Parts 1300—1399)

Title 19—Customs Duties

I U.S. Customs and Border Protection, Department of Homeland Security; Department of the Treasury (Parts 0—199)
II United States International Trade Commission (Parts 200—299)
III International Trade Administration, Department of Commerce (Parts 300—399)
IV U.S. Immigration and Customs Enforcement, Department of Homeland Security (Parts 400—599)

Title 20—Employees’ Benefits

I Office of Workers’ Compensation Programs, Department of Labor (Parts 1—199)
II Railroad Retirement Board (Parts 200—399)
III Social Security Administration (Parts 400—499)
IV Employees’ Compensation Appeals Board, Department of Labor (Parts 500—599)
V Employment and Training Administration, Department of Labor (Parts 600—699)
Title 20—Employees’ Benefits—Continued

VI Office of Workers’ Compensation Programs, Department of Labor (Parts 700—799)

VII Benefits Review Board, Department of Labor (Parts 800—899)

VIII Joint Board for the Enrollment of Actuaries (Parts 900—999)

IX Office of the Assistant Secretary for Veterans’ Employment and Training Service, Department of Labor (Parts 1000—1099)

Title 21—Food and Drugs

I Food and Drug Administration, Department of Health and Human Services (Parts 1—1299)

II Drug Enforcement Administration, Department of Justice (Parts 1300—1399)

III Office of National Drug Control Policy (Parts 1400—1499)

Title 22—Foreign Relations

I Department of State (Parts 1—199)

II Agency for International Development (Parts 200—299)

III Peace Corps (Parts 300—399)

IV International Joint Commission, United States and Canada (Parts 400—499)

V Broadcasting Board of Governors (Parts 500—599)

VI Overseas Private Investment Corporation (Parts 700—799)

IX Foreign Service Grievance Board (Parts 900—999)

X Inter-American Foundation (Parts 1000—1099)

XI International Boundary and Water Commission, United States and Mexico, United States Section (Parts 1100—1199)

XII United States International Development Cooperation Agency (Parts 1200—1299)

XIII Millennium Challenge Corporation (Parts 1300—1399)

XIV Foreign Service Labor Relations Board; Federal Labor Relations Authority; General Counsel of the Federal Labor Relations Authority; and the Foreign Service Impasse Disputes Panel (Parts 1400—1499)

XV African Development Foundation (Parts 1500—1599)

XVI Japan-United States Friendship Commission (Parts 1600—1699)

XVII United States Institute of Peace (Parts 1700—1799)

Title 23—Highways

I Federal Highway Administration, Department of Transportation (Parts 1—999)

II National Highway Traffic Safety Administration and Federal Highway Administration, Department of Transportation (Parts 1200—1299)

III National Highway Traffic Safety Administration, Department of Transportation (Parts 1300—1399)
Title 24—Housing and Urban Development

Subtitle A—Office of the Secretary, Department of Housing and Urban Development (Parts 0—99)

Subsubtitle B—Regulations Relating to Housing and Urban Development

I Office of Assistant Secretary for Equal Opportunity, Department of Housing and Urban Development (Parts 100—199)

II Office of Assistant Secretary for Housing-Federal Housing Commissioner, Department of Housing and Urban Development (Parts 200—299)

III Government National Mortgage Association, Department of Housing and Urban Development (Parts 300—399)

IV Office of Housing and Office of Multifamily Housing Assistance Restructuring, Department of Housing and Urban Development (Parts 400—499)

V Office of Assistant Secretary for Community Planning and Development, Department of Housing and Urban Development (Parts 500—599)

VI Office of Assistant Secretary for Community Planning and Development, Department of Housing and Urban Development (Parts 600—699) [Reserved]

VII Office of the Secretary, Department of Housing and Urban Development (Housing Assistance Programs and Public and Indian Housing Programs) (Parts 700—799)

VIII Office of the Assistant Secretary for Housing—Federal Housing Commissioner, Department of Housing and Urban Development (Section 8 Housing Assistance Programs, Section 202 Direct Loan Program, Section 202 Supportive Housing for the Elderly Program and Section 811 Supportive Housing for Persons With Disabilities Program) (Parts 800—899)

IX Office of Assistant Secretary for Public and Indian Housing, Department of Housing and Urban Development (Parts 900—1699)

X Office of Assistant Secretary for Housing—Federal Housing Commissioner, Department of Housing and Urban Development (Interstate Land Sales Registration Program) (Parts 1700—1799)

XII Office of Inspector General, Department of Housing and Urban Development (Parts 2000—2099)

XV Emergency Mortgage Insurance and Loan Programs, Department of Housing and Urban Development (Parts 2700—2799) [Reserved]

XX Office of Assistant Secretary for Housing—Federal Housing Commissioner, Department of Housing and Urban Development (Parts 3200—3899)

XXIV Board of Directors of the HOPE for Homeowners Program (Parts 4000—4099) [Reserved]

XXV Neighborhood Reinvestment Corporation (Parts 4100—4199)

Title 25—Indians

I Bureau of Indian Affairs, Department of the Interior (Parts 1—299)
Title 25—Indians—Continued

II Indian Arts and Crafts Board, Department of the Interior (Parts 300—399)
III National Indian Gaming Commission, Department of the Interior (Parts 500—599)
IV Office of Navajo and Hopi Indian Relocation (Parts 700—799)
V Bureau of Indian Affairs, Department of the Interior, and Indian Health Service, Department of Health and Human Services (Part 900)
VI Office of the Assistant Secretary-Indian Affairs, Department of the Interior (Parts 1000—1199)
VII Office of the Special Trustee for American Indians, Department of the Interior (Parts 1200—1299)

Title 26—Internal Revenue

I Internal Revenue Service, Department of the Treasury (Parts 1—End)

Title 27—Alcohol, Tobacco Products and Firearms

I Alcohol and Tobacco Tax and Trade Bureau, Department of the Treasury (Parts 1—399)
II Bureau of Alcohol, Tobacco, Firearms, and Explosives, Department of Justice (Parts 400—699)

Title 28—Judicial Administration

I Department of Justice (Parts 0—299)
III Federal Prison Industries, Inc., Department of Justice (Parts 300—399)
V Bureau of Prisons, Department of Justice (Parts 500—599)
VI Offices of Independent Counsel, Department of Justice (Parts 600—699)
VII Office of Independent Counsel (Parts 700—799)
VIII Court Services and Offender Supervision Agency for the District of Columbia (Parts 800—899)
IX National Crime Prevention and Privacy Compact Council (Parts 900—999)
XI Department of Justice and Department of State (Parts 1100—1199)

Title 29—Labor

Subtitle A—Office of the Secretary of Labor (Parts 0—99)
Subtitle B—Regulations Relating to Labor
I National Labor Relations Board (Parts 100—199)
II Office of Labor-Management Standards, Department of Labor (Parts 200—299)
III National Railroad Adjustment Board (Parts 300—399)
Title 29—Labor—Continued

IV Office of Labor-Management Standards, Department of Labor (Parts 400—499)

V Wage and Hour Division, Department of Labor (Parts 500—899)

IX Construction Industry Collective Bargaining Commission (Parts 900—999)

X National Mediation Board (Parts 1200—1299)

XII Federal Mediation and Conciliation Service (Parts 1400—1499)

XIV Equal Employment Opportunity Commission (Parts 1600—1699)

XVII Occupational Safety and Health Administration, Department of Labor (Parts 1900—1999)

XX Occupational Safety and Health Review Commission (Parts 2200—2499)

XXV Employee Benefits Security Administration, Department of Labor (Parts 2500—2599)

XXVII Federal Mine Safety and Health Review Commission (Parts 2700—2799)

XL Pension Benefit Guaranty Corporation (Parts 4000—4999)

Title 30—Mineral Resources

I Mine Safety and Health Administration, Department of Labor (Parts 1—199)

II Bureau of Safety and Environmental Enforcement, Department of the Interior (Parts 200—299)

IV Geological Survey, Department of the Interior (Parts 400—499)

V Bureau of Ocean Energy Management, Department of the Interior (Parts 500—599)

VII Office of Surface Mining Reclamation and Enforcement, Department of the Interior (Parts 700—999)

XII Office of Natural Resources Revenue, Department of the Interior (Parts 1200—1299)

Title 31—Money and Finance: Treasury

Subtitle A—Office of the Secretary of the Treasury (Parts 0—50)

Subtitle B—Regulations Relating to Money and Finance

I Monetary Offices, Regulations of the Treasury (Parts 51—199)

II Fiscal Service, Department of the Treasury (Parts 200—399)

IV Secret Service, Department of the Treasury (Parts 400—499)

V Office of Foreign Assets Control, Department of the Treasury (Parts 500—599)

VI Bureau of Engraving and Printing, Department of the Treasury (Parts 600—699)

VII Federal Law Enforcement Training Center, Department of the Treasury (Parts 700—799)

VIII Office of International Investment, Department of the Treasury (Parts 800—899)
Title 31—Money and Finance: Treasury—Continued

IX Federal Claims Collection Standards (Department of the Treasury—Department of Justice) (Parts 900—999)
X Financial Crimes Enforcement Network, Department of the Treasury (Parts 1000—1099)

Title 32—National Defense

SUBTITLE A—DEPARTMENT OF DEFENSE
I Office of the Secretary of Defense (Parts 1—399)
V Department of the Army (Parts 400—699)
VI Department of the Navy (Parts 700—799)
VII Department of the Air Force (Parts 800—1099)

SUBTITLE B—OTHER REGULATIONS RELATING TO NATIONAL DEFENSE
XII Defense Logistics Agency (Parts 1200—1299)
XVI Selective Service System (Parts 1600—1699)
XVII Office of the Director of National Intelligence (Parts 1700—1799)
XVIII National Counterintelligence Center (Parts 1800—1899)
XIX Central Intelligence Agency (Parts 1900—1999)
XX Information Security Oversight Office, National Archives and Records Administration (Parts 2000—2099)
XXI National Security Council (Parts 2100—2199)
XXIV Office of Science and Technology Policy (Parts 2400—2499)
XXVII Office for Micronesian Status Negotiations (Parts 2700—2799)
XXVIII Office of the Vice President of the United States (Parts 2800—2899)

Title 33—Navigation and Navigable Waters

I Coast Guard, Department of Homeland Security (Parts 1—199)
II Corps of Engineers, Department of the Army (Parts 200—399)
IV Saint Lawrence Seaway Development Corporation, Department of Transportation (Parts 400—499)

Title 34—Education

SUBTITLE A—OFFICE OF THE SECRETARY, DEPARTMENT OF EDUCATION (PARTS 1—99)

SUBTITLE B—REGULATIONS OF THE OFFICES OF THE DEPARTMENT OF EDUCATION
I Office for Civil Rights, Department of Education (Parts 100—199)
II Office of Elementary and Secondary Education, Department of Education (Parts 200—299)
III Office of Special Education and Rehabilitative Services, Department of Education (Parts 300—399)
IV Office of Career, Technical, and Adult Education, Department of Education (Parts 400—499)
Title 34—Education—Continued

V Office of Bilingual Education and Minority Languages Affairs, Department of Education (Parts 500—599)
VI Office of Postsecondary Education, Department of Education (Parts 600—699)
VII Office of Educational Research and Improvement, Department of Education (Parts 700—799) [Reserved]

SUBTITLE C—REGULATIONS RELATING TO EDUCATION

XI National Institute for Literacy [Reserved]
XII National Council on Disability (Parts 1200—1299)

Title 35 [Reserved]

Title 36—Parks, Forests, and Public Property

I National Park Service, Department of the Interior (Parts 1—199)
II Forest Service, Department of Agriculture (Parts 200—299)
III Corps of Engineers, Department of the Army (Parts 300—399)
IV American Battle Monuments Commission (Parts 400—499)
V Smithsonian Institution (Parts 500—599)
VI [Reserved]
VII Library of Congress (Parts 700—799)
VIII Advisory Council on Historic Preservation (Parts 800—899)
IX Pennsylvania Avenue Development Corporation (Parts 900—999)
X Presidio Trust (Parts 1000—1099)
XI Architectural and Transportation Barriers Compliance Board (Parts 1100—1199)
XII National Archives and Records Administration (Parts 1200—1299)
XV Oklahoma City National Memorial Trust (Parts 1500—1599)
XVI Morris K. Udall Scholarship and Excellence in National Environmental Policy Foundation (Parts 1600—1699)

Title 37—Patents, Trademarks, and Copyrights

I United States Patent and Trademark Office, Department of Commerce (Parts 1—199)
II U.S. Copyright Office, Library of Congress (Parts 200—299)
III Copyright Royalty Board, Library of Congress (Parts 300—399)
IV Assistant Secretary for Technology Policy, Department of Commerce (Parts 400—599)

Title 38—Pensions, Bonuses, and Veterans’ Relief

I Department of Veterans Affairs (Parts 0—199)
II Armed Forces Retirement Home (Parts 200—299)
Title 39—Postal Service

I United States Postal Service (Parts 1–999)
III Postal Regulatory Commission (Parts 3000–3099)

Title 40—Protection of Environment

I Environmental Protection Agency (Parts 1–1099)
IV Environmental Protection Agency and Department of Justice (Parts 1400–1499)
V Council on Environmental Quality (Parts 1500–1599)
VI Chemical Safety and Hazard Investigation Board (Parts 1600–1699)
VII Environmental Protection Agency and Department of Defense; Uniform National Discharge Standards for Vessels of the Armed Forces (Parts 1700–1799)
VIII Gulf Coast Ecosystem Restoration Council (Parts 1800–1899)

Title 41—Public Contracts and Property Management

SUBTITLE A—FEDERAL PROCUREMENT REGULATIONS SYSTEM
[NOTE]
SUBTITLE B—OTHER PROVISIONS RELATING TO PUBLIC CONTRACTS
50 Public Contracts, Department of Labor (Parts 50–1–50–999)
51 Committee for Purchasing From People Who Are Blind or Severely Disabled (Parts 51–1–51–99)
60 Office of Federal Contract Compliance Programs, Equal Employment Opportunity, Department of Labor (Parts 60–1–60–999)
61 Office of the Assistant Secretary for Veterans’ Employment and Training Service, Department of Labor (Parts 61–1–61–999)
62–100 [Reserved]
SUBTITLE C—FEDERAL PROPERTY MANAGEMENT REGULATIONS SYSTEM
101 Federal Property Management Regulations (Parts 101–1–101–99)
102 Federal Management Regulation (Parts 102–1–102–299)
103–104 [Reserved]
105 General Services Administration (Parts 105–1–105–999)
109 Department of Energy Property Management Regulations (Parts 109–1–109–99)
114 Department of the Interior (Parts 114–1–114–99)
115 Environmental Protection Agency (Parts 115–1–115–99)
128 Department of Justice (Parts 128–1–128–99)
129–200 [Reserved]
SUBTITLE D—OTHER PROVISIONS RELATING TO PROPERTY MANAGEMENT [RESERVED]
SUBTITLE E—FEDERAL INFORMATION RESOURCES MANAGEMENT REGULATIONS SYSTEM [RESERVED]
SUBTITLE F—FEDERAL TRAVEL REGULATION SYSTEM
300 General (Parts 300–1–300–99)
301 Temporary Duty (TDY) Travel Allowances (Parts 301–1–301–99)
Title 41—Public Contracts and Property Management—Continued

302 Relocation Allowances (Parts 302–1—302–99)
303 Payment of Expenses Connected with the Death of Certain Employees (Part 303–1—303–99)
304 Payment of Travel Expenses from a Non-Federal Source (Parts 304–1—304–99)

Title 42—Public Health

I Public Health Service, Department of Health and Human Services (Parts 1—199)
IV Centers for Medicare & Medicaid Services, Department of Health and Human Services (Parts 400—599)
V Office of Inspector General-Health Care, Department of Health and Human Services (Parts 1000—1999)

Title 43—Public Lands: Interior

SUBTITLE A—OFFICE OF THE SECRETARY OF THE INTERIOR (PARTS 1—199)
SUBTITLE B—REGULATIONS RELATING TO PUBLIC LANDS
I Bureau of Reclamation, Department of the Interior (Parts 400—999)
II Bureau of Land Management, Department of the Interior (Parts 1000—9999)
III Utah Reclamation Mitigation and Conservation Commission (Parts 10000—10099)

Title 44—Emergency Management and Assistance

I Federal Emergency Management Agency, Department of Homeland Security (Parts 0—399)
IV Department of Commerce and Department of Transportation (Parts 400—499)

Title 45—Public Welfare

SUBTITLE A—DEPARTMENT OF HEALTH AND HUMAN SERVICES (PARTS 1—199)
SUBTITLE B—REGULATIONS RELATING TO PUBLIC WELFARE
II Office of Family Assistance (Assistance Programs), Administration for Children and Families, Department of Health and Human Services (Parts 200—299)
III Office of Child Support Enforcement (Child Support Enforcement Program), Administration for Children and Families, Department of Health and Human Services (Parts 300—399)
IV Office of Refugee Resettlement, Administration for Children and Families, Department of Health and Human Services (Parts 400—499)
V Foreign Claims Settlement Commission of the United States, Department of Justice (Parts 500—599)
Title 45—Public Welfare—Continued

VI National Science Foundation (Parts 600—699)
VII Commission on Civil Rights (Parts 700—799)
VIII Office of Personnel Management (Parts 800—899)
X Office of Community Services, Administration for Children and Families, Department of Health and Human Services (Parts 1000—1099)
XI National Foundation on the Arts and the Humanities (Parts 1100—1199)
XII Corporation for National and Community Service (Parts 1200—1299)
XIII Office of Human Development Services, Department of Health and Human Services (Parts 1300—1399)
XVI Legal Services Corporation (Parts 1600—1699)
XVII National Commission on Libraries and Information Science (Parts 1700—1799)
XVIII Harry S. Truman Scholarship Foundation (Parts 1800—1899)
XXI Commission on Fine Arts (Parts 2100—2199)
XXIII Arctic Research Commission (Part 2301)
XXIV James Madison Memorial Fellowship Foundation (Parts 2400—2499)
XXV Corporation for National and Community Service (Parts 2500—2599)

Title 46—Shipping

I Coast Guard, Department of Homeland Security (Parts 1—199)
II Maritime Administration, Department of Transportation (Parts 200—399)
III Coast Guard (Great Lakes Pilotage), Department of Homeland Security (Parts 400—499)
IV Federal Maritime Commission (Parts 500—599)

Title 47—Telecommunication

I Federal Communications Commission (Parts 0—199)
II Office of Science and Technology Policy and National Security Council (Parts 200—299)
III National Telecommunications and Information Administration, Department of Commerce (Parts 300—399)
IV National Telecommunications and Information Administration, Department of Commerce, and National Highway Traffic Safety Administration, Department of Transportation (Parts 400—499)

Title 48—Federal Acquisition Regulations System

1 Federal Acquisition Regulation (Parts 1—99)
2 Defense Acquisition Regulations System, Department of Defense (Parts 200—299)
<table>
<thead>
<tr>
<th>Chap.</th>
<th>Title</th>
</tr>
</thead>
<tbody>
<tr>
<td>3</td>
<td>Health and Human Services (Parts 300—399)</td>
</tr>
<tr>
<td>4</td>
<td>Department of Agriculture (Parts 400—499)</td>
</tr>
<tr>
<td>5</td>
<td>General Services Administration (Parts 500—599)</td>
</tr>
<tr>
<td>6</td>
<td>Department of State (Parts 600—699)</td>
</tr>
<tr>
<td>7</td>
<td>Agency for International Development (Parts 700—799)</td>
</tr>
<tr>
<td>8</td>
<td>Department of Veterans Affairs (Parts 800—899)</td>
</tr>
<tr>
<td>9</td>
<td>Department of Energy (Parts 900—999)</td>
</tr>
<tr>
<td>10</td>
<td>Department of the Treasury (Parts 1000—1099)</td>
</tr>
<tr>
<td>12</td>
<td>Department of Transportation (Parts 1200—1299)</td>
</tr>
<tr>
<td>13</td>
<td>Department of Commerce (Parts 1300—1399)</td>
</tr>
<tr>
<td>14</td>
<td>Department of the Interior (Parts 1400—1499)</td>
</tr>
<tr>
<td>15</td>
<td>Environmental Protection Agency (Parts 1500—1599)</td>
</tr>
<tr>
<td>16</td>
<td>Office of Personnel Management, Federal Employees Health Benefits</td>
</tr>
<tr>
<td></td>
<td>Acquisition Regulation (Parts 1600—1699)</td>
</tr>
<tr>
<td>17</td>
<td>Office of Personnel Management (Parts 1700—1799)</td>
</tr>
<tr>
<td>18</td>
<td>National Aeronautics and Space Administration (Parts 1800—1899)</td>
</tr>
<tr>
<td>19</td>
<td>Broadcasting Board of Governors (Parts 1900—1999)</td>
</tr>
<tr>
<td>20</td>
<td>Nuclear Regulatory Commission (Parts 2000—2099)</td>
</tr>
<tr>
<td>21</td>
<td>Office of Personnel Management, Federal Employees Group Life Insurance</td>
</tr>
<tr>
<td></td>
<td>Federal Acquisition Regulation (Parts 2100—2199)</td>
</tr>
<tr>
<td>22</td>
<td>Social Security Administration (Parts 2300—2399)</td>
</tr>
<tr>
<td>24</td>
<td>Department of Housing and Urban Development (Parts 2400—2499)</td>
</tr>
<tr>
<td>25</td>
<td>National Science Foundation (Parts 2500—2599)</td>
</tr>
<tr>
<td>28</td>
<td>Department of Justice (Parts 2800—2899)</td>
</tr>
<tr>
<td>29</td>
<td>Department of Labor (Parts 2900—2999)</td>
</tr>
<tr>
<td>30</td>
<td>Department of Homeland Security, Homeland Security Acquisition</td>
</tr>
<tr>
<td></td>
<td>Regulation (HSAR) (Parts 3000—3099)</td>
</tr>
<tr>
<td>34</td>
<td>Department of Education Acquisition Regulation (Parts 3400—3499)</td>
</tr>
<tr>
<td>51</td>
<td>Department of the Army Acquisition Regulations (Parts 5100—5199)</td>
</tr>
<tr>
<td>52</td>
<td>Department of the Navy Acquisition Regulations (Parts 5200—5299)</td>
</tr>
<tr>
<td>53</td>
<td>Department of the Air Force Federal Acquisition Regulation</td>
</tr>
<tr>
<td></td>
<td>Supplement (Parts 5300—5399) [Reserved]</td>
</tr>
<tr>
<td>54</td>
<td>Defense Logistics Agency, Department of Defense (Parts 5400—5499)</td>
</tr>
<tr>
<td>57</td>
<td>African Development Foundation (Parts 5700—5799)</td>
</tr>
<tr>
<td>61</td>
<td>Civilian Board of Contract Appeals, General Services Administration</td>
</tr>
<tr>
<td></td>
<td>(Parts 6100—6199)</td>
</tr>
<tr>
<td>63</td>
<td>Department of Transportation Board of Contract Appeals (Parts 6300—6399)</td>
</tr>
<tr>
<td>99</td>
<td>Cost Accounting Standards Board, Office of Federal Procurement Policy,</td>
</tr>
<tr>
<td></td>
<td>Office of Management and Budget (Parts 9900—9999)</td>
</tr>
</tbody>
</table>
Title 49—Transportation

Subtitle A—Office of the Secretary of Transportation (Parts 1—99)

Subtitle B—Other Regulations Relating to Transportation

I Pipeline and Hazardous Materials Safety Administration, Department of Transportation (Parts 100—199)

II Federal Railroad Administration, Department of Transportation (Parts 200—299)

III Federal Motor Carrier Safety Administration, Department of Transportation (Parts 300—399)

IV Coast Guard, Department of Homeland Security (Parts 400—499)

V National Highway Traffic Safety Administration, Department of Transportation (Parts 500—599)

VI Federal Transit Administration, Department of Transportation (Parts 600—699)

VII National Railroad Passenger Corporation (AMTRAK) (Parts 700—799)

VIII National Transportation Safety Board (Parts 800—999)

X Surface Transportation Board, Department of Transportation (Parts 1000—1399)

XI Research and Innovative Technology Administration, Department of Transportation (Parts 1400—1499) [Reserved]

XII Transportation Security Administration, Department of Homeland Security (Parts 1500—1699)

Title 50—Wildlife and Fisheries

I United States Fish and Wildlife Service, Department of the Interior (Parts 1—199)

II National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Department of Commerce (Parts 200—299)

III International Fishing and Related Activities (Parts 300—399)

IV Joint Regulations (United States Fish and Wildlife Service, Department of the Interior and National Marine Fisheries Service, National Oceanic and Atmospheric Administration, Department of Commerce); Endangered Species Committee Regulations (Parts 400—499)

V Marine Mammal Commission (Parts 500—599)

VI Fishery Conservation and Management, National Oceanic and Atmospheric Administration, Department of Commerce (Parts 600—699)
# Alphabetical List of Agencies Appearing in the CFR

(Revised as of January 1, 2015)

<table>
<thead>
<tr>
<th>Agency</th>
<th>CFR Title, Subtitle or Chapter</th>
</tr>
</thead>
<tbody>
<tr>
<td>Administrative Committee of the Federal Register</td>
<td>1, I</td>
</tr>
<tr>
<td>Administrative Conference of the United States</td>
<td>1, III</td>
</tr>
<tr>
<td>Advisory Council on Historic Preservation</td>
<td>36, VIII</td>
</tr>
<tr>
<td>Advocacy and Outreach, Office of</td>
<td>7, XXV</td>
</tr>
<tr>
<td>Afghanistan Reconstruction, Special Inspector General for</td>
<td>22, LXXXIII</td>
</tr>
<tr>
<td>African Development Foundation</td>
<td>22, XV</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 57</td>
</tr>
<tr>
<td>Agency for International Development</td>
<td>2, VII; 22, II</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 7</td>
</tr>
<tr>
<td>Agricultural Marketing Service</td>
<td>7, I, IX, X, XI</td>
</tr>
<tr>
<td>Agricultural Research Service</td>
<td>7, V</td>
</tr>
<tr>
<td>Agriculture Department</td>
<td>2, IV; 8, LXXXIII</td>
</tr>
<tr>
<td>Advocacy and Outreach, Office of</td>
<td>7, XXV</td>
</tr>
<tr>
<td>Agricultural Marketing Service</td>
<td>7, I, IX, X, XI</td>
</tr>
<tr>
<td>Agricultural Research Service</td>
<td>7, V</td>
</tr>
<tr>
<td>Animal and Plant Health Inspection Service</td>
<td>7, III; 9, I</td>
</tr>
<tr>
<td>Chief Financial Officer, Office of</td>
<td>7, XXX</td>
</tr>
<tr>
<td>Commodity Credit Corporation</td>
<td>7, XIV</td>
</tr>
<tr>
<td>Economic Research Service</td>
<td>7, XXXVII</td>
</tr>
<tr>
<td>Energy Policy and New Uses, Office of</td>
<td>2, IX; 7, XXIX</td>
</tr>
<tr>
<td>Environmental Quality, Office of</td>
<td>7, XXXI</td>
</tr>
<tr>
<td>Farm Service Agency</td>
<td>7, VII, XVIII</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 4</td>
</tr>
<tr>
<td>Federal Crop Insurance Corporation</td>
<td>7, IV</td>
</tr>
<tr>
<td>Food and Nutrition Service</td>
<td>7, II</td>
</tr>
<tr>
<td>Food Safety and Inspection Service</td>
<td>9, III</td>
</tr>
<tr>
<td>Foreign Agricultural Service</td>
<td>7, XV</td>
</tr>
<tr>
<td>Forest Service</td>
<td>36, II</td>
</tr>
<tr>
<td>Grain Inspection, Packers and Stockyards Administration</td>
<td>7, VIII; 9, II</td>
</tr>
<tr>
<td>Information Resources Management, Office of</td>
<td>7, XXVII</td>
</tr>
<tr>
<td>Inspector General, Office of</td>
<td>7, XXVI</td>
</tr>
<tr>
<td>National Agricultural Library</td>
<td>7, XLI</td>
</tr>
<tr>
<td>National Agricultural Statistics Service</td>
<td>7, XXXVI</td>
</tr>
<tr>
<td>National Institute of Food and Agriculture</td>
<td>7, XXXIV</td>
</tr>
<tr>
<td>Natural Resources Conservation Service</td>
<td>7, VI</td>
</tr>
<tr>
<td>Operations, Office of</td>
<td>7, XXVIII</td>
</tr>
<tr>
<td>Procurement and Property Management, Office of</td>
<td>7, XXXII</td>
</tr>
<tr>
<td>Rural Business-Cooperative Service</td>
<td>7, XVIII, XLII, L</td>
</tr>
<tr>
<td>Rural Development Administration</td>
<td>7, XLII</td>
</tr>
<tr>
<td>Rural Housing Service</td>
<td>7, XVIII, XXXV, L</td>
</tr>
<tr>
<td>Rural Telephone Bank</td>
<td>7, XVI</td>
</tr>
<tr>
<td>Rural Utilities Service</td>
<td>7, XVII, XVIII, XLIII, L</td>
</tr>
<tr>
<td>Secretary of Agriculture, Office of</td>
<td>7, Subtitle A</td>
</tr>
<tr>
<td>Transportation, Office of</td>
<td>7, XXXIII</td>
</tr>
<tr>
<td>World Agricultural Outlook Board</td>
<td>7, XXXVIII</td>
</tr>
<tr>
<td>Air Force Department</td>
<td>32, VII</td>
</tr>
<tr>
<td>Federal Acquisition Regulation Supplement</td>
<td>48, 53</td>
</tr>
<tr>
<td>Air Transportation Stabilization Board</td>
<td>14, VI</td>
</tr>
<tr>
<td>Alcohol and Tobacco Tax and Trade Bureau</td>
<td>27, I</td>
</tr>
<tr>
<td>Alcohol, Tobacco, Firearms, and Explosives, Bureau of</td>
<td>27, II</td>
</tr>
<tr>
<td>AMTRAK</td>
<td>49, VII</td>
</tr>
<tr>
<td>American Battle Monuments Commission</td>
<td>36, IV</td>
</tr>
<tr>
<td>American Indians, Office of the Special Trustee</td>
<td>25, VII</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>--------------------------------</td>
</tr>
<tr>
<td>Animal and Plant Health Inspection Service</td>
<td>7, III; 9, I</td>
</tr>
<tr>
<td>Appalachian Regional Commission</td>
<td>5, IX</td>
</tr>
<tr>
<td>Architectural and Transportation Barriers Compliance Board</td>
<td>36, XI</td>
</tr>
<tr>
<td>Arctic Research Commission</td>
<td>45, XXIII</td>
</tr>
<tr>
<td>Armed Forces Retirement Home</td>
<td>5, XI</td>
</tr>
<tr>
<td>Army Department</td>
<td>32, V</td>
</tr>
<tr>
<td>Army, Corps of</td>
<td>33, II; 36, III</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 51</td>
</tr>
<tr>
<td>Bilingual Education and Minority Languages Affairs, Office of People</td>
<td>34, V</td>
</tr>
<tr>
<td>Armed Forces Retirement Home</td>
<td>41, 51</td>
</tr>
<tr>
<td>Broadcasting Board of Governors</td>
<td>22, V</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 19</td>
</tr>
<tr>
<td>Bureau of Ocean Energy Management, Regulation, and Enforcement</td>
<td>30, II</td>
</tr>
<tr>
<td>Census Bureau</td>
<td>15, I</td>
</tr>
<tr>
<td>Centers for Medicare &amp; Medicaid Services</td>
<td>42, IV</td>
</tr>
<tr>
<td>Central Intelligence Agency</td>
<td>32, XIX</td>
</tr>
<tr>
<td>Chemical Safety and Hazardous Investigation Board</td>
<td>40, VI</td>
</tr>
<tr>
<td>Child Support Enforcement, Office of</td>
<td>7, XXX</td>
</tr>
<tr>
<td>Children and Families, Administration for</td>
<td>45, II, III, IV, X</td>
</tr>
<tr>
<td>Civil Rights, Commission on</td>
<td>5, LXVIII; 45, VII</td>
</tr>
<tr>
<td>Civil Rights, Office for</td>
<td>34, I</td>
</tr>
<tr>
<td>Court Services and Offender Supervision Agency for the District of</td>
<td>5, LXX</td>
</tr>
<tr>
<td>Commerce Department</td>
<td>2, XIII; 44, IV; 50, VI</td>
</tr>
<tr>
<td>Census Bureau</td>
<td>15, I</td>
</tr>
<tr>
<td>Economic Analysis, Bureau of</td>
<td>15, VIII</td>
</tr>
<tr>
<td>Economic Development Administration</td>
<td>13, III</td>
</tr>
<tr>
<td>Emergency Management and Assistance</td>
<td>44, IV</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 13</td>
</tr>
<tr>
<td>Foreign-Trade Zones Board</td>
<td>15, IV</td>
</tr>
<tr>
<td>Industry and Security, Bureau of</td>
<td>15, VII</td>
</tr>
<tr>
<td>International Trade Administration</td>
<td>15, III; 19, III</td>
</tr>
<tr>
<td>National Institute of Standards and Technology</td>
<td>15, II</td>
</tr>
<tr>
<td>National Marine Fisheries Service</td>
<td>50, II, IV</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>15, IX; 50, II, III, IV, VI</td>
</tr>
<tr>
<td>National Weather Service</td>
<td>15, XXIII; 47, III, IV</td>
</tr>
<tr>
<td>Patent and Trademark Office, United States</td>
<td>37, I</td>
</tr>
<tr>
<td>Productivity, Technology and Innovation, Assistant</td>
<td>37, IV</td>
</tr>
<tr>
<td>Secretary for Secretary of Commerce, Office of Technology Administration</td>
<td>15, Subtitle A</td>
</tr>
<tr>
<td>Technology Policy, Assistant Secretary for Commodity Credit Corporation</td>
<td>7, XIV</td>
</tr>
<tr>
<td>Commodity Futures Trading Commission</td>
<td>5, XLI; 17, I</td>
</tr>
<tr>
<td>Community Planning and Development, Office of Assistant</td>
<td>24, V, VI</td>
</tr>
<tr>
<td>Secretary for Community Services, Office of</td>
<td>45, X</td>
</tr>
<tr>
<td>Comptroller of the Currency</td>
<td>12, I</td>
</tr>
<tr>
<td>Construction Industry Collective Bargaining Commission</td>
<td>29, IX</td>
</tr>
<tr>
<td>Consumer Financial Protection Bureau</td>
<td>5, LXXXIV; 12, X</td>
</tr>
<tr>
<td>Consumer Product Safety Commission</td>
<td>5, LXXI; 16, II</td>
</tr>
<tr>
<td>Copyright Royalty Board</td>
<td>37, III</td>
</tr>
<tr>
<td>Corporation for National and Community Service</td>
<td>2, XXII; 45, XII, XXV</td>
</tr>
<tr>
<td>Cost Accounting Standards Board</td>
<td>48, 99</td>
</tr>
<tr>
<td>Council on Environmental Quality</td>
<td>40, V</td>
</tr>
<tr>
<td>Court Services and Offender Supervision Agency for the District of</td>
<td>5, LXX; 28, VIII</td>
</tr>
<tr>
<td>Customs and Border Protection</td>
<td>19, I</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>National Drug Control Policy, Office of</td>
<td>21, III</td>
</tr>
<tr>
<td>National Security Council</td>
<td>32, XXI; 47, 2</td>
</tr>
<tr>
<td>Presidential Documents</td>
<td>3</td>
</tr>
<tr>
<td>Science and Technology Policy, Office of</td>
<td>32, XXIV; 47, II</td>
</tr>
<tr>
<td>Trade Representative, Office of the United States</td>
<td>15, XX</td>
</tr>
<tr>
<td>Export-Import Bank of the United States</td>
<td>2, XXXV; 5, LII; 12, IV</td>
</tr>
<tr>
<td>Family Assistance, Office of</td>
<td>45, H</td>
</tr>
<tr>
<td>Farm Credit Administration</td>
<td>5, XXXI; 12, VI</td>
</tr>
<tr>
<td>Farm Credit System Insurance Corporation</td>
<td>5, XXX; 12, XIV</td>
</tr>
<tr>
<td>Farm Service Agency</td>
<td>7, VII, XVIII</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 1</td>
</tr>
<tr>
<td>Federal Aviation Administration</td>
<td>14, I</td>
</tr>
<tr>
<td>Commercial Space Transportation</td>
<td>14, III</td>
</tr>
<tr>
<td>Federal Claims Collection Standards</td>
<td>31, IX</td>
</tr>
<tr>
<td>Federal Communications Commission</td>
<td>5, XXIX; 47, I</td>
</tr>
<tr>
<td>Federal Crop Insurance Corporation</td>
<td>7, IV</td>
</tr>
<tr>
<td>Federal Deposit Insurance Corporation</td>
<td>5, XXII; 12, III</td>
</tr>
<tr>
<td>Federal Election Commission</td>
<td>8, XXXVII; 11, I</td>
</tr>
<tr>
<td>Federal Emergency Management Agency</td>
<td>44, I</td>
</tr>
<tr>
<td>Federal Employees Group Life Insurance Federal Acquisition Regulation</td>
<td>48, 21</td>
</tr>
<tr>
<td>Federal Employees Health Benefits Acquisition Regulation</td>
<td>48, 16</td>
</tr>
<tr>
<td>Federal Energy Regulatory Commission</td>
<td>5, XXIV; 18, I</td>
</tr>
<tr>
<td>Federal Financial Institutions Examination Council</td>
<td>12, XI</td>
</tr>
<tr>
<td>Federal Financing Bank</td>
<td>12, VIII</td>
</tr>
<tr>
<td>Federal Highway Administration</td>
<td>23, I, II</td>
</tr>
<tr>
<td>Federal Home Loan Mortgage Corporation</td>
<td>1, IV</td>
</tr>
<tr>
<td>Federal Housing Enterprise Oversight Office</td>
<td>12, XVII</td>
</tr>
<tr>
<td>Federal Housing Finance Agency</td>
<td>5, LXXX; 12, XII</td>
</tr>
<tr>
<td>Federal Housing Finance Board</td>
<td>12, IX</td>
</tr>
<tr>
<td>Federal Labor Relations Authority</td>
<td>5, XIV, XLIX; 22, XIV</td>
</tr>
<tr>
<td>Federal Law Enforcement Training Center</td>
<td>31, VII</td>
</tr>
<tr>
<td>Federal Management Regulation</td>
<td>41, 102</td>
</tr>
<tr>
<td>Federal Maritime Commission</td>
<td>46, IV</td>
</tr>
<tr>
<td>Federal Mediation and Conciliation Service</td>
<td>29, XII</td>
</tr>
<tr>
<td>Federal Mine Safety and Health Review Commission</td>
<td>5, LXXIV; 29, XXVII</td>
</tr>
<tr>
<td>Federal Motor Carrier Safety Administration</td>
<td>49, III</td>
</tr>
<tr>
<td>Federal Prison Industries, Inc.</td>
<td>28, III</td>
</tr>
<tr>
<td>Federal Procurement Policy Office</td>
<td>48, 99</td>
</tr>
<tr>
<td>Federal Property Management Regulations</td>
<td>41, 101</td>
</tr>
<tr>
<td>Federal Railroad Administration</td>
<td>49, II</td>
</tr>
<tr>
<td>Federal Register, Administrative Committee of</td>
<td>1, I</td>
</tr>
<tr>
<td>Federal Register, Office of</td>
<td>1, II</td>
</tr>
<tr>
<td>Federal Reserve System</td>
<td>12, II</td>
</tr>
<tr>
<td>Board of Governors</td>
<td>5, LVII</td>
</tr>
<tr>
<td>Federal Retirement Thrift Investment Board</td>
<td>5, VI, LXXXVI</td>
</tr>
<tr>
<td>Federal Service Impasses Panel</td>
<td>5, XIV</td>
</tr>
<tr>
<td>Federal Trade Commission</td>
<td>5, XLVII; 16, I</td>
</tr>
<tr>
<td>Federal Transit Administration</td>
<td>49, VI</td>
</tr>
<tr>
<td>Federal Travel Regulation System</td>
<td>41, Subtitle F</td>
</tr>
<tr>
<td>Financial Crimes Enforcement Network</td>
<td>31, X</td>
</tr>
<tr>
<td>Financial Research Office</td>
<td>12, XVI</td>
</tr>
<tr>
<td>Financial Stability Oversight Council</td>
<td>12, XIII</td>
</tr>
<tr>
<td>Fine Arts, Commission on</td>
<td>45, XXI</td>
</tr>
<tr>
<td>Fiscal Service</td>
<td>31, II</td>
</tr>
<tr>
<td>Fish and Wildlife Service, United States</td>
<td>50, 1, IV</td>
</tr>
<tr>
<td>Food and Drug Administration</td>
<td>31, I</td>
</tr>
<tr>
<td>Food and Nutrition Service</td>
<td>7, II</td>
</tr>
<tr>
<td>Food Safety and Inspection Service</td>
<td>9, III</td>
</tr>
<tr>
<td>Foreign Agricultural Service</td>
<td>7, XV</td>
</tr>
<tr>
<td>Foreign Assets Control, Office of</td>
<td>31, V</td>
</tr>
<tr>
<td>Foreign Claims Settlement Commission of the United States</td>
<td>45, V</td>
</tr>
<tr>
<td>Foreign Service Grievance Board</td>
<td>22, IX</td>
</tr>
<tr>
<td>Foreign Service Impasses Disputes Panel</td>
<td>22, XIV</td>
</tr>
<tr>
<td>Foreign Service Labor Relations Board</td>
<td>22, XIV</td>
</tr>
<tr>
<td>Foreign-Trade Zones Board</td>
<td>15, IV</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>-----------------------------------------------------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>Forest Service</td>
<td>36, II</td>
</tr>
<tr>
<td>General Services Administration</td>
<td>5, LVII; 41, 105</td>
</tr>
<tr>
<td>Contract Appeals, Board of</td>
<td>48, 61</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 5</td>
</tr>
<tr>
<td>Federal Management Regulation</td>
<td>41, 102</td>
</tr>
<tr>
<td>Federal Property Management Regulations</td>
<td>41, 101</td>
</tr>
<tr>
<td>Federal Travel Regulation System</td>
<td>41, Subtitle F</td>
</tr>
<tr>
<td>General</td>
<td>41, 300</td>
</tr>
<tr>
<td>Payment From a Non-Federal Source for Travel Expenses</td>
<td>41, 304</td>
</tr>
<tr>
<td>Payment of Expenses Connected With the Death of Certain Employees</td>
<td>41, 303</td>
</tr>
<tr>
<td>Geological Survey</td>
<td>30, IV</td>
</tr>
<tr>
<td>Government Accountability Office</td>
<td>4, I</td>
</tr>
<tr>
<td>Government Ethics, Office of</td>
<td>5, XVI</td>
</tr>
<tr>
<td>Government National Mortgage Association</td>
<td>24, III</td>
</tr>
<tr>
<td>Grain Inspection, Packers and Stockyards Administration</td>
<td>7, VIII; 9, II</td>
</tr>
<tr>
<td>Gulf Coast Ecosystem Restoration Council</td>
<td>40, VIII</td>
</tr>
<tr>
<td>Harry S. Truman Scholarship Foundation</td>
<td>45, XVIII</td>
</tr>
<tr>
<td>Health and Human Services, Department of</td>
<td>2, III; 5, XLIV; 45, Subtitle A, 42, IV</td>
</tr>
<tr>
<td>Centers for Medicare &amp; Medicaid Services</td>
<td>42, IV</td>
</tr>
<tr>
<td>Child Support Enforcement, Office of</td>
<td>45, III</td>
</tr>
<tr>
<td>Children and Families, Administration for</td>
<td>45, II, III, IV, X</td>
</tr>
<tr>
<td>Community Services, Office of</td>
<td>45, X</td>
</tr>
<tr>
<td>Family Assistance, Office of</td>
<td>45, II</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 3</td>
</tr>
<tr>
<td>Food and Drug Administration</td>
<td>21, I</td>
</tr>
<tr>
<td>Human Development Services, Office of</td>
<td>45, XIII</td>
</tr>
<tr>
<td>Indian Health Service</td>
<td>25, V</td>
</tr>
<tr>
<td>Inspector General (Health Care), Office of</td>
<td>42, V</td>
</tr>
<tr>
<td>Public Health Service</td>
<td>42, I</td>
</tr>
<tr>
<td>Refugee Resettlement, Office of</td>
<td>45, IV</td>
</tr>
<tr>
<td>Homeland Security, Department of</td>
<td>2, XXX, 6, I; 8, I</td>
</tr>
<tr>
<td>Coast Guard</td>
<td>33, I; 46, I; 49, IV</td>
</tr>
<tr>
<td>Coast Guard (Great Lakes Pilotage)</td>
<td>46, III</td>
</tr>
<tr>
<td>Customs and Border Protection</td>
<td>19, I</td>
</tr>
<tr>
<td>Federal Emergency Management Agency</td>
<td>44, I</td>
</tr>
<tr>
<td>Human Resources Management and Labor Relations Systems</td>
<td>5, XCVII</td>
</tr>
<tr>
<td>Immigration and Customs Enforcement Bureau</td>
<td>19, IV</td>
</tr>
<tr>
<td>Transportation Security Administration</td>
<td>49, XII</td>
</tr>
<tr>
<td>HOPE for Homeowners Program, Board of Directors of</td>
<td>24, XXIV</td>
</tr>
<tr>
<td>Housing and Urban Development, Department of</td>
<td>2, XXIV; 5, LXV; 24, Subtitle B</td>
</tr>
<tr>
<td>Community Planning and Development, Office of Assistant Secretary for</td>
<td>24, V, VI</td>
</tr>
<tr>
<td>Equal Opportunity, Office of Assistant Secretary for</td>
<td>24, I</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 24</td>
</tr>
<tr>
<td>Federal Housing Enterprise Oversight, Office of</td>
<td>12, XVII</td>
</tr>
<tr>
<td>Government National Mortgage Association</td>
<td>24, III</td>
</tr>
<tr>
<td>Housing—Federal Housing Commissioner, Office of Assistant Secretary for Housing, Office of, and Multifamily Housing Assistance</td>
<td>24, IV</td>
</tr>
<tr>
<td>Restructuring, Office of</td>
<td>24, XII</td>
</tr>
<tr>
<td>Inspector General, Office of</td>
<td>24, IX</td>
</tr>
<tr>
<td>Public and Indian Housing, Office of Assistant Secretary for</td>
<td>24, Subtitle A, VII</td>
</tr>
<tr>
<td>Secretary, Office of</td>
<td>24, II, VIII, X, XX</td>
</tr>
<tr>
<td>HOPE for Homeowners Program, Board of Directors of</td>
<td></td>
</tr>
<tr>
<td>Housing and Urban Development, Department of</td>
<td></td>
</tr>
<tr>
<td>Community Planning and Development, Office of Assistant Secretary for</td>
<td></td>
</tr>
<tr>
<td>Equal Opportunity, Office of Assistant Secretary for</td>
<td></td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td></td>
</tr>
<tr>
<td>Federal Housing Enterprise Oversight, Office of</td>
<td></td>
</tr>
<tr>
<td>Government National Mortgage Association</td>
<td></td>
</tr>
<tr>
<td>Housing—Federal Housing Commissioner, Office of Assistant Secretary for Housing, Office of, and Multifamily Housing Assistance</td>
<td></td>
</tr>
<tr>
<td>Restructuring, Office of</td>
<td></td>
</tr>
<tr>
<td>Inspector General, Office of</td>
<td></td>
</tr>
<tr>
<td>Public and Indian Housing, Office of Assistant Secretary for</td>
<td></td>
</tr>
<tr>
<td>Secretary, Office of</td>
<td></td>
</tr>
<tr>
<td>HOPE for Homeowners Program, Board of Directors of</td>
<td></td>
</tr>
<tr>
<td>Housing and Urban Development, Department of</td>
<td></td>
</tr>
<tr>
<td>Community Planning and Development, Office of Assistant Secretary for</td>
<td></td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>--------</td>
<td>-----------------------------</td>
</tr>
<tr>
<td>Indian Affairs, Bureau of</td>
<td>25, I, V</td>
</tr>
<tr>
<td>Indian Affairs, Office of the Assistant Secretary</td>
<td>25, VI</td>
</tr>
<tr>
<td>Indian Arts and Crafts Board</td>
<td>25, II</td>
</tr>
<tr>
<td>Indian Health Service</td>
<td>25, V</td>
</tr>
<tr>
<td>Industry and Security, Bureau of</td>
<td>15, VII</td>
</tr>
<tr>
<td>Information Resources Management, Office of</td>
<td>7, XXVII</td>
</tr>
<tr>
<td>Information Security Oversight Office, National Archives and Records Administration</td>
<td>32, XX</td>
</tr>
<tr>
<td>Inspector General</td>
<td></td>
</tr>
<tr>
<td>Agriculture Department</td>
<td>7, XXVI</td>
</tr>
<tr>
<td>Health and Human Services Department</td>
<td>42, V</td>
</tr>
<tr>
<td>Housing and Urban Development Department</td>
<td>24, XII, XV</td>
</tr>
<tr>
<td>Institute of Peace, United States</td>
<td>22, XVII</td>
</tr>
<tr>
<td>Inter-American Foundation</td>
<td>5, LXIII; 22, X</td>
</tr>
<tr>
<td>Interior Department</td>
<td>2, XIV</td>
</tr>
<tr>
<td>American Indians, Office of the Special Trustee</td>
<td>25, VII</td>
</tr>
<tr>
<td>Bureau of Ocean Energy Management, Regulation, and Enforcement</td>
<td>30, II</td>
</tr>
<tr>
<td>Endangered Species Committee</td>
<td>50, IV</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 14</td>
</tr>
<tr>
<td>Federal Property Management Regulations System</td>
<td>41, 114</td>
</tr>
<tr>
<td>Fish and Wildlife Service, United States</td>
<td>50, I, IV</td>
</tr>
<tr>
<td>Geological Survey</td>
<td>30, IV</td>
</tr>
<tr>
<td>Indian Affairs, Bureau of</td>
<td>25, I, V</td>
</tr>
<tr>
<td>Indian Affairs, Office of the Assistant Secretary</td>
<td>25, VI</td>
</tr>
<tr>
<td>Indian Arts and Crafts Board</td>
<td>25, II</td>
</tr>
<tr>
<td>Land Management, Bureau of</td>
<td>43, II</td>
</tr>
<tr>
<td>National Indian Gaming Commission</td>
<td>25, III</td>
</tr>
<tr>
<td>National Park Service</td>
<td>36, I</td>
</tr>
<tr>
<td>Natural Resource Revenue, Office of</td>
<td>30, XII</td>
</tr>
<tr>
<td>Ocean Energy Management, Bureau of</td>
<td>30, V</td>
</tr>
<tr>
<td>Reclamation, Bureau of</td>
<td>43, I</td>
</tr>
<tr>
<td>Secretary of the Interior, Office of</td>
<td>2, XIV; 43, Subtitle A</td>
</tr>
<tr>
<td>Surface Mining Reclamation and Enforcement, Office of</td>
<td>30, VII</td>
</tr>
<tr>
<td>Internal Revenue Service</td>
<td>26, I</td>
</tr>
<tr>
<td>International Boundary and Water Commission, United States and Mexico, United States Section</td>
<td>22, XI</td>
</tr>
<tr>
<td>International Development, United States Agency for</td>
<td>22, II</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 7</td>
</tr>
<tr>
<td>International Development Cooperation Agency, United States</td>
<td>22, XII</td>
</tr>
<tr>
<td>International Joint Commission, United States and Canada</td>
<td>22, IV</td>
</tr>
<tr>
<td>International Organizations Employees Loyalty Board</td>
<td>5, V</td>
</tr>
<tr>
<td>International Trade Administration</td>
<td>15, III; 19, III</td>
</tr>
<tr>
<td>International Trade Commission, United States</td>
<td>19, II</td>
</tr>
<tr>
<td>Interstate Commerce Commission</td>
<td>5, XL</td>
</tr>
<tr>
<td>Investment Security, Office of</td>
<td>31, VIII</td>
</tr>
<tr>
<td>James Madison Memorial Fellowship Foundation</td>
<td>45, XXIV</td>
</tr>
<tr>
<td>Japan–United States Friendship Commission</td>
<td>22, XVI</td>
</tr>
<tr>
<td>Joint Board for the Enrollment of Actuaries</td>
<td>20, VIII</td>
</tr>
<tr>
<td>Justice Department</td>
<td>2, XXVIII; 5, XXVIII; 28, I, XI; 40, IV</td>
</tr>
<tr>
<td>Alcohol, Tobacco, Firearms, and Explosives, Bureau of</td>
<td>27, II</td>
</tr>
<tr>
<td>Drug Enforcement Administration</td>
<td>21, II</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 28</td>
</tr>
<tr>
<td>Federal Claims Collection Standards</td>
<td>31, IX</td>
</tr>
<tr>
<td>Federal Prison Industries, Inc.</td>
<td>28, III</td>
</tr>
<tr>
<td>Foreign Claims Settlement Commission of the United States</td>
<td>45, V</td>
</tr>
<tr>
<td>Immigration Review, Executive Office for</td>
<td>8, V</td>
</tr>
<tr>
<td>Offices of Independent Counsel</td>
<td>28, VI</td>
</tr>
<tr>
<td>Prisons, Bureau of</td>
<td>28, V</td>
</tr>
<tr>
<td>Property Management Regulations</td>
<td>41, 128</td>
</tr>
<tr>
<td>Labor Department</td>
<td>5, XLII</td>
</tr>
<tr>
<td>Employee Benefits Security Administration</td>
<td>29, XXV</td>
</tr>
<tr>
<td>Employees’ Compensation Appeals Board</td>
<td>20, IV</td>
</tr>
<tr>
<td>Employment and Training Administration</td>
<td>20, V</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>Employment Standards Administration</td>
<td>20, VI</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 29</td>
</tr>
<tr>
<td>Federal Contract Regulation</td>
<td>41, 60</td>
</tr>
<tr>
<td>Federal Procurement Regulations System</td>
<td>41, 50</td>
</tr>
<tr>
<td>Labor-Management Standards, Office of</td>
<td>29, II, IV</td>
</tr>
<tr>
<td>Mine Safety and Health Administration</td>
<td>30, I</td>
</tr>
<tr>
<td>Occupational Safety and Health Administration</td>
<td>29, XVII</td>
</tr>
<tr>
<td>Office of Workers’ Compensation Programs</td>
<td>20, VII</td>
</tr>
<tr>
<td>Public Contracts</td>
<td>41, 50</td>
</tr>
<tr>
<td>Secretary of Labor, Office of</td>
<td>29, Subtitle A</td>
</tr>
<tr>
<td>Veterans’ Employment and Training Service, Office of the</td>
<td>41, 61; 20, IX</td>
</tr>
<tr>
<td>Assistant Secretary for Wage and Hour Division</td>
<td>29, V</td>
</tr>
<tr>
<td>Workers’ Compensation Programs, Office of</td>
<td>20, I</td>
</tr>
<tr>
<td>Labor-Management Standards, Office of</td>
<td>29, II, IV</td>
</tr>
<tr>
<td>Land Management, Bureau of</td>
<td>43, II</td>
</tr>
<tr>
<td>Legal Services Corporation</td>
<td>45, XVI</td>
</tr>
<tr>
<td>Library of Congress</td>
<td>36, VII</td>
</tr>
<tr>
<td>Copyright Royalty Board</td>
<td>37, III</td>
</tr>
<tr>
<td>U.S. Copyright Office</td>
<td>37, II</td>
</tr>
<tr>
<td>Local Television Loan Guarantee Board</td>
<td>7, XX</td>
</tr>
<tr>
<td>Management and Budget, Office of</td>
<td>5, III, LXXVII; 14, VI; 48, 99</td>
</tr>
<tr>
<td>Marine Mammal Commission</td>
<td>50, V</td>
</tr>
<tr>
<td>Maritime Administration</td>
<td>46, II</td>
</tr>
<tr>
<td>Merit Systems Protection Board</td>
<td>5, II, LXIV</td>
</tr>
<tr>
<td>Micronesian Status Negotiations, Office for</td>
<td>32, XXVII</td>
</tr>
<tr>
<td>Military Compensation and Retirement Modernization Commission</td>
<td>5, XCIV</td>
</tr>
<tr>
<td>Commission</td>
<td></td>
</tr>
<tr>
<td>Millennium Challenge Corporation</td>
<td>22, XIII</td>
</tr>
<tr>
<td>Mine Safety and Health Administration</td>
<td>30, I</td>
</tr>
<tr>
<td>Minority Business Development Agency</td>
<td>15, XIV</td>
</tr>
<tr>
<td>Miscellaneous Agencies</td>
<td>1, IV</td>
</tr>
<tr>
<td>Monetary Offices</td>
<td>31, I</td>
</tr>
<tr>
<td>Morris K. Udall Scholarship and Excellence in National</td>
<td>36, XVI</td>
</tr>
<tr>
<td>Environmental Policy Foundation</td>
<td></td>
</tr>
<tr>
<td>Museum and Library Services, Institute of</td>
<td>2, XXXI</td>
</tr>
<tr>
<td>National Aeronautics and Space Administration</td>
<td>2, XVIII; 5, LIX; 14, V</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 18</td>
</tr>
<tr>
<td>National Agricultural Library</td>
<td>7, XLI</td>
</tr>
<tr>
<td>National Agricultural Statistics Service</td>
<td>7, XXXVI</td>
</tr>
<tr>
<td>National and Community Service, Corporation for</td>
<td>2, XXII; 45, XII, XXV</td>
</tr>
<tr>
<td>National Archives and Records Administration</td>
<td>2, XXVI; 5, LXXVI; 36, XII</td>
</tr>
<tr>
<td>Information Security Oversight Office</td>
<td>32, XX</td>
</tr>
<tr>
<td>National Capital Planning Commission</td>
<td>1, IV</td>
</tr>
<tr>
<td>National Commission for Employment Policy</td>
<td>1, IV</td>
</tr>
<tr>
<td>National Commission on Libraries and Information Science</td>
<td>45, XVII</td>
</tr>
<tr>
<td>National Council on Disability</td>
<td>34, XII</td>
</tr>
<tr>
<td>National Counterintelligence Center</td>
<td>32, XVIII</td>
</tr>
<tr>
<td>National Credit Union Administration</td>
<td>5, LXXXVI; 12, VII</td>
</tr>
<tr>
<td>National Crime Prevention and Privacy Compact Council</td>
<td>28, IX</td>
</tr>
<tr>
<td>National Drug Control Policy, Office of</td>
<td>21, III</td>
</tr>
<tr>
<td>National Endowment for the Arts</td>
<td>2, XXXX</td>
</tr>
<tr>
<td>National Endowment for the Humanities</td>
<td>2, XXXIII</td>
</tr>
<tr>
<td>National Foundation on the Arts and the Humanities</td>
<td>45, XI</td>
</tr>
<tr>
<td>National Highway Traffic Safety Administration</td>
<td>23, II, III; 47, VI; 49, V</td>
</tr>
<tr>
<td>National Imagery and Mapping Agency</td>
<td>32, I</td>
</tr>
<tr>
<td>National Indian Gaming Commission</td>
<td>25, III</td>
</tr>
<tr>
<td>National Institute of Food and Agriculture</td>
<td>7, XXXIV</td>
</tr>
<tr>
<td>National Institute of Standards and Technology</td>
<td>15, II</td>
</tr>
<tr>
<td>National Intelligence, Office of Director of</td>
<td>32, XVII</td>
</tr>
<tr>
<td>National Labor Relations Board</td>
<td>5, LXI; 29, I</td>
</tr>
<tr>
<td>National Marine Fisheries Service</td>
<td>50, II, IV</td>
</tr>
<tr>
<td>National Mediation Board</td>
<td>29, X</td>
</tr>
<tr>
<td>National Oceanic and Atmospheric Administration</td>
<td>15, IX; 50, II, III, IV, VI</td>
</tr>
<tr>
<td>National Park Service</td>
<td>36, I</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>--------------------------------</td>
</tr>
<tr>
<td>National Railroad Adjustment Board</td>
<td>29, III</td>
</tr>
<tr>
<td>National Railroad Passenger Corporation (AMTRAK)</td>
<td>49, VII</td>
</tr>
<tr>
<td>National Science Foundation</td>
<td>2, XXV; 5, XLIII; 45, VI</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 25</td>
</tr>
<tr>
<td>National Security Council</td>
<td>32, XXI</td>
</tr>
<tr>
<td>National Security Council and Office of Science and Technology Policy</td>
<td>47, II</td>
</tr>
<tr>
<td>National Telecommunications and Information Administration</td>
<td>15, XXIII; 47, III, IV</td>
</tr>
<tr>
<td>National Transportation Safety Board</td>
<td>49, VIII</td>
</tr>
<tr>
<td>Natural Resources Conservation Service</td>
<td>7, VI</td>
</tr>
<tr>
<td>Natural Resource Revenue, Office of</td>
<td>30, XII</td>
</tr>
<tr>
<td>Navajo and Hopi Indian Relocation, Office of</td>
<td>25, IV</td>
</tr>
<tr>
<td>Navy Department</td>
<td>32, VI</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 52</td>
</tr>
<tr>
<td>Neighborhood Reinvestment Corporation</td>
<td>24, XXV</td>
</tr>
<tr>
<td>Northeast Interstate Low-Level Radioactive Waste Commission</td>
<td>10, XVIII</td>
</tr>
<tr>
<td>Nuclear Regulatory Commission</td>
<td>2, XX; 5, XLVIII; 10, I</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 20</td>
</tr>
<tr>
<td>Occupational Safety and Health Administration</td>
<td>29, XVII</td>
</tr>
<tr>
<td>Occupational Safety and Health Review Commission</td>
<td>29, XX</td>
</tr>
<tr>
<td>Ocean Energy Management, Bureau of</td>
<td>30, V</td>
</tr>
<tr>
<td>Offices of Independent Counsel</td>
<td>28, VI</td>
</tr>
<tr>
<td>Office of Workers’ Compensation Programs</td>
<td>20, VII</td>
</tr>
<tr>
<td>Oklahoma City National Memorial Trust</td>
<td>36, XV</td>
</tr>
<tr>
<td>Operations Office</td>
<td>7, XXVIII</td>
</tr>
<tr>
<td>Overseas Private Investment Corporation</td>
<td>5, XXXIII; 22, VII</td>
</tr>
<tr>
<td>Patent and Trademark Office, United States</td>
<td>37, I</td>
</tr>
<tr>
<td>Payment From a Non-Federal Source for Travel Expenses</td>
<td>41, 304</td>
</tr>
<tr>
<td>Payment of Expenses Connected With the Death of Certain Employees</td>
<td>41, 393</td>
</tr>
<tr>
<td>Peace Corps</td>
<td>2, XXXVII; 22, III</td>
</tr>
<tr>
<td>Pennsylvania Avenue Development Corporation</td>
<td>36, IX</td>
</tr>
<tr>
<td>Pension Benefit Guaranty Corporation</td>
<td>29, XL</td>
</tr>
<tr>
<td>Personnel Management, Office of</td>
<td>5, I, XXXV; 45, VIII</td>
</tr>
<tr>
<td>Human Resources Management and Labor Relations Systems, Department of Homeland Security</td>
<td>5, XCVII</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 17</td>
</tr>
<tr>
<td>Federal Employees Group Life Insurance Federal Acquisition Regulation</td>
<td>48, 21</td>
</tr>
<tr>
<td>Federal Employees Health Benefits Acquisition Regulation</td>
<td>48, 16</td>
</tr>
<tr>
<td>Pipeline and Hazardous Materials Safety Administration</td>
<td>49, I</td>
</tr>
<tr>
<td>Postal Regulatory Commission</td>
<td>5, XLVI; 39, III</td>
</tr>
<tr>
<td>Postal Service, United States</td>
<td>5, LX; 39, I</td>
</tr>
<tr>
<td>Postsecondary Education, Office of</td>
<td>34, VI</td>
</tr>
<tr>
<td>President’s Commission on White House Fellowships</td>
<td>1, IV</td>
</tr>
<tr>
<td>Presidential Documents</td>
<td>3</td>
</tr>
<tr>
<td>Presidio Trust</td>
<td>36, X</td>
</tr>
<tr>
<td>Prisons, Bureau of</td>
<td>28, V</td>
</tr>
<tr>
<td>Privacy and Civil Liberties Oversight Board</td>
<td>6, X</td>
</tr>
<tr>
<td>Procurement and Property Management, Office of</td>
<td>7, XXXII</td>
</tr>
<tr>
<td>Productivity, Technology and Innovation, Assistant Secretary</td>
<td>37, IV</td>
</tr>
<tr>
<td>Secretary</td>
<td></td>
</tr>
<tr>
<td>Public Contracts, Department of Labor</td>
<td>41, 50</td>
</tr>
<tr>
<td>Public and Indian Housing, Office of Assistant Secretary for</td>
<td>24, IX</td>
</tr>
<tr>
<td>Public Health Service</td>
<td>42, I</td>
</tr>
<tr>
<td>Railroad Retirement Board</td>
<td>20, II</td>
</tr>
<tr>
<td>Reclamation, Bureau of</td>
<td>43, I</td>
</tr>
<tr>
<td>Recovery Accountability and Transparency Board</td>
<td>4, II</td>
</tr>
<tr>
<td>Refugee Resettlement, Office of</td>
<td>45, IV</td>
</tr>
<tr>
<td>Relocation Allowances</td>
<td>41, 392</td>
</tr>
<tr>
<td>Research and Innovative Technology Administration</td>
<td>49, XI</td>
</tr>
<tr>
<td>Rural Business-Cooperative Service</td>
<td>7, XVIII, XLIII, L</td>
</tr>
<tr>
<td>Rural Development Administration</td>
<td>7, XLIII</td>
</tr>
<tr>
<td>Rural Housing Service</td>
<td>7, XVIII, XXXV, L</td>
</tr>
<tr>
<td>Rural Telephone Bank</td>
<td>7, XVI</td>
</tr>
<tr>
<td>Agency</td>
<td>CFR Title, Subtitle or Chapter</td>
</tr>
<tr>
<td>----------------------------------------------------------------------</td>
<td>-------------------------------</td>
</tr>
<tr>
<td>Rural Utilities Service</td>
<td>7, XVII, XVIII, XLII, L</td>
</tr>
<tr>
<td>Saint Lawrence Seaway Development Corporation</td>
<td>33, IV</td>
</tr>
<tr>
<td>Science and Technology Policy, Office of</td>
<td>32, XXIV</td>
</tr>
<tr>
<td>Science and Technology Policy, Office of, and National Security Council</td>
<td>47, II</td>
</tr>
<tr>
<td>Secret Service</td>
<td>31, IV</td>
</tr>
<tr>
<td>Securities and Exchange Commission</td>
<td>5, XXXIV; 17, II</td>
</tr>
<tr>
<td>Selective Service System</td>
<td>32, XVI</td>
</tr>
<tr>
<td>Small Business Administration</td>
<td>2, XXVII; 13, I</td>
</tr>
<tr>
<td>Smithsonian Institution</td>
<td>36, V</td>
</tr>
<tr>
<td>Social Security Administration</td>
<td>2, XXIII; 20, III; 48, 23</td>
</tr>
<tr>
<td>Soldiers’ and Airmen’s Home, United States</td>
<td>5, XI</td>
</tr>
<tr>
<td>Special Counsel, Office of</td>
<td>5, VIII</td>
</tr>
<tr>
<td>Special Education and Rehabilitative Services, Office of</td>
<td>34, III</td>
</tr>
<tr>
<td>State Department</td>
<td>2, VI; 22, I; 28, XI</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 6</td>
</tr>
<tr>
<td>Surface Mining Reclamation and Enforcement, Office of</td>
<td>30, VII</td>
</tr>
<tr>
<td>Surface Transportation Board</td>
<td>49, X</td>
</tr>
<tr>
<td>Susquehanna River Basin Commission</td>
<td>18, VIII</td>
</tr>
<tr>
<td>Technology Administration</td>
<td>15, XI</td>
</tr>
<tr>
<td>Technology Policy, Assistant Secretary for</td>
<td>37, IV</td>
</tr>
<tr>
<td>Tennessee Valley Authority</td>
<td>5, LXIX; 18, XIII</td>
</tr>
<tr>
<td>Thrift Supervision Office, Department of the Treasury</td>
<td>12, V</td>
</tr>
<tr>
<td>Trade Representative, United States, Office of</td>
<td>15, XX</td>
</tr>
<tr>
<td>Transportation, Department of</td>
<td>2, XII; 5, L</td>
</tr>
<tr>
<td>Commercial Space Transportation</td>
<td>14, III</td>
</tr>
<tr>
<td>Contract Appeals, Board of</td>
<td>48, 63</td>
</tr>
<tr>
<td>Emergency Management and Assistance</td>
<td>44, IV</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>46, 12</td>
</tr>
<tr>
<td>Federal Aviation Administration</td>
<td>14, I</td>
</tr>
<tr>
<td>Federal Highway Administration</td>
<td>23, I, II</td>
</tr>
<tr>
<td>Federal Motor Carrier Safety Administration</td>
<td>49, III</td>
</tr>
<tr>
<td>Federal Railroad Administration</td>
<td>49, II</td>
</tr>
<tr>
<td>Federal Transit Administration</td>
<td>49, VI</td>
</tr>
<tr>
<td>Maritime Administration</td>
<td>46, II</td>
</tr>
<tr>
<td>National Highway Traffic Safety Administration</td>
<td>23, II; III; 47, IV; 49, V</td>
</tr>
<tr>
<td>Pipeline and Hazardous Materials Safety Administration</td>
<td>49, I</td>
</tr>
<tr>
<td>Saint Lawrence Seaway Development Corporation</td>
<td>33, IV</td>
</tr>
<tr>
<td>Secretary of Transportation, Office of</td>
<td>14, II; 49, Subtitle A</td>
</tr>
<tr>
<td>Surface Transportation Board</td>
<td>49, X</td>
</tr>
<tr>
<td>Transportation Statistics Bureau</td>
<td>49, XI</td>
</tr>
<tr>
<td>Transportation, Office of</td>
<td>7, XXXIII</td>
</tr>
<tr>
<td>Transportation Security Administration</td>
<td>49, XII</td>
</tr>
<tr>
<td>Transportation Statistics Bureau</td>
<td>49, XI</td>
</tr>
<tr>
<td>Travel Allowances, Temporary Duty (TDY)</td>
<td>41, 303</td>
</tr>
<tr>
<td>Treasury Department</td>
<td>5, XXI; 12, XV; 17, IV;</td>
</tr>
<tr>
<td>Alcohol and Tobacco Tax and Trade Bureau</td>
<td>27, I</td>
</tr>
<tr>
<td>Community Development Financial Institutions Fund</td>
<td>12, XVIII</td>
</tr>
<tr>
<td>Comptroller of the Currency</td>
<td>12, I</td>
</tr>
<tr>
<td>Customs and Border Protection</td>
<td>19, I</td>
</tr>
<tr>
<td>Engraving and Printing, Bureau of</td>
<td>31, VI</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 10</td>
</tr>
<tr>
<td>Federal Claims Collection Standards</td>
<td>31, IX</td>
</tr>
<tr>
<td>Federal Law Enforcement Training Center</td>
<td>31, VII</td>
</tr>
<tr>
<td>Financial Crimes Enforcement Network</td>
<td>31, X</td>
</tr>
<tr>
<td>Fiscal Service</td>
<td>31, II</td>
</tr>
<tr>
<td>Foreign Assets Control, Office of</td>
<td>31, V</td>
</tr>
<tr>
<td>Internal Revenue Service</td>
<td>36, I</td>
</tr>
<tr>
<td>Investment Security, Office of</td>
<td>31, VIII</td>
</tr>
<tr>
<td>Monetary Offices</td>
<td>31, I</td>
</tr>
<tr>
<td>Secret Service</td>
<td>31, IV</td>
</tr>
<tr>
<td>Secretary of the Treasury, Office of</td>
<td>31, Subtitle A</td>
</tr>
<tr>
<td>Thrift Supervision, Office of</td>
<td>12, V</td>
</tr>
<tr>
<td>Truman, Harry S. Scholarship Foundation</td>
<td>45, XVIII</td>
</tr>
<tr>
<td>United States and Canada, International Joint Commission</td>
<td>22, IV</td>
</tr>
<tr>
<td>United States and Mexico, International Boundary and Water Commission, United States Section</td>
<td>22, XI</td>
</tr>
</tbody>
</table>

481
<table>
<thead>
<tr>
<th>Agency</th>
<th>CFR Title, Subtitle or Chapter</th>
</tr>
</thead>
<tbody>
<tr>
<td>U.S. Copyright Office</td>
<td>37, II</td>
</tr>
<tr>
<td>Utah Reclamation Mitigation and Conservation Commission</td>
<td>43, III</td>
</tr>
<tr>
<td>Veterans Affairs Department</td>
<td>2, VIII; 38, I</td>
</tr>
<tr>
<td>Federal Acquisition Regulation</td>
<td>48, 8</td>
</tr>
<tr>
<td>Veterans' Employment and Training Service, Office of the Assistant Secretary for</td>
<td>41, 61; 20, IX</td>
</tr>
<tr>
<td>Vice President of the United States, Office of</td>
<td>32, XXVIII</td>
</tr>
<tr>
<td>Vocational and Adult Education, Office of</td>
<td>34, IV</td>
</tr>
<tr>
<td>Wage and Hour Division</td>
<td>29, V</td>
</tr>
<tr>
<td>Water Resources Council</td>
<td>18, VI</td>
</tr>
<tr>
<td>Workers' Compensation Programs, Office of</td>
<td>20, I</td>
</tr>
<tr>
<td>World Agricultural Outlook Board</td>
<td>7, XXXVIII</td>
</tr>
</tbody>
</table>