

leaders can experience the legislative and regulatory process and interact with individuals and organizations who shape the Nation's policy; and

Whereas strong partnerships will be forged with the attendees of Senator Reid's conference who have travelled from Nevada to Washington, D.C., to influence policy and advance the needs and goals of Hispanics in Nevada and the Nation: Now, therefore, be it

*Resolved*, That the Senate—

(1) congratulates Nevada Hispanic leaders who have made a special trip to the Nation's Capital for this historic summit;

(2) commemorates the following names of the Nevada Hispanic leaders: Bob Agonia, Elvira J. Alvarez, Luisa Balza, Kelly Benavidez, Carina Black, Greg J. Black, Carlos Blumberg, Don Brown, Andrea Brown, Malena Burnett, Deanna Cambeiro-Remark, Liz Carrasco, Maria Champlin, Lyciane Corona, Laura Cortez, Cheryl Davis, Nico De La Puente, Johnny Diaz, Dr. Mark Dominguez, Rose Dominguez, Lopez Edwardo, Elva Esparza, Edith Fernandez, Jacqueline Ferreiro, Judith Fleishman, Frank Canales, Charvez Foger, Sermerño Francisco, Zullie Franco, Hector Galvez-Lopez, Edward M. Garcia, Helena Garcia, Laura Garcia, Arriola Gilbert, Almalinda Guerrero, Jesse Gutierrez, Elaine Hernandez, Cinthya Hernandez, Cecilia Khan, Estela LaVario, Eduardo Lopez, Scott Antonio Lopez, Rene Mantecon, Diego Martin, Raul Martinez, Magda Martinez, Larry Mason, Griselda Maya, Rita McGary, John Medina, Eva Melendrez, Jose Melendrez, Laura Mijanovich, Clara Miranda, Ramon Miranda, Marlene Monteolivo, Jesse Montes, Fran Montes, Gabriela Mora, John Mulligan, Mercy Nagel, Alberto Ochoa, Arturo Ochoa, Alex Ortiz, Rosa Parodi, Ciria Perez, Jose Pineda, Craig Pittman, Andres Ramirez, Dr. Maria G. Ramirez, Margarita Rebollal, Mary Resendez, Linda Rivera, Mario Rocha, Carlos Rodriguez Jr., Michelle Rodriguez, Fernando Romero, Dr. Carlos Romo, Martha Salazar, Tony Sanchez, Raymond Sandoval, Emma Sepulveda, Carmen Suarez, Maria Carmen Thomas, Jose Troncoso, Candida Ann Ureno, and Rafael Villanueva; and

(3) requests the legislative clerk of the Senate to read the Resolution into the record upon its passage.

Mr. REID. Mr. President, September 15, 1999, marks the beginning of Hispanic Heritage Month. Today, I rise before my colleagues in the Senate to pay tribute to Nevada's dynamic Hispanic community, as well as the more than 30 million people in the United States who are of Hispanic heritage.

Mr. President, Nevada, which has consistently been the fastest growing state in the union, boasts a Hispanic population of more than two-hundred and fifty thousand. While the Hispanic community constitutes fifteen percent of the population of Las Vegas, more than one in four schoolchildren in the Las Vegas/Clark County School District are of Hispanic heritage. Our children are the future, and the inference is clear: the Hispanic community is the fastest growing minority group in Nevada and the entire country.

The many contributions of Hispanics in American society are demonstrated in the areas of culture, academics, business, education, the arts and entertainment. In Nevada, Hispanic leader-

ship continues to advance as members of the community occupy more and more elected and appointed positions. I was especially honored to have my dear friend, Reynaldo Martinez, serve as my Chief of Staff in the United States Senate.

Mr. President, to celebrate these many contributions, but also, to address the path that lies ahead, Nevada Hispanic leaders from Nevada will gather in Washington, D.C. from September 15-17, 1999, for Unidos para el Futuro (United for the Future), my National Conference for Nevada Hispanic Leadership. Armed with the lessons of the past, and ready to confront the challenges of the future, these members of the Nevada Hispanic community will have the opportunity to meet with my colleagues in the Senate and the House of Representatives, including the Congressional Hispanic Caucus. I am honored that Energy Secretary Bill Richardson, the highest ranking Hispanic in President Clinton's administration, will also address the gathering. Furthermore, the group will meet with numerous national Hispanic organizations, as well as officials from the various federal agencies that interact with the Hispanic community. I am hopeful that the efforts we are undertaking will provide our friends and colleagues in the Hispanic community with essential information on a variety of issues, as well as the necessary interaction with those individuals and entities that shape policy. Such pro-action on our part is imperative in the Senate which, unfortunately, is without a Hispanic Member.

As elected officials, we must be constantly apprised of the issues that are important to our constituents. Simply put, the priorities of the Hispanic community must be our priorities as well.

Mr. President, I rise to recognize and honor the following members of Nevada's Hispanic community who have joined me in our nation's capital, united for the future:

Bob Agonia, Elmira J. Alvarez, Luisa Balsa, Kelly Benavidez, Carina Black, Greg J. Black, Carlos Blumberg, Don Brown, Andrea Brown, Malena Burnett, Deanna Cambeiro-Remark, Liz Carrasco, Maria Champlin, Lyciane Corona, Laura Cortez, Cheryl Davis, Nico De La Puente, Johnny Diaz, Dr. Mark Dominguez, Rose Dominguez, Lopez Edwardo, Elva Esparza, Edith Fernandez, Jacqueline Ferreiro, Judith Fleishman, Frank Canales, Charvez Roger, Sermerño Francisco, Zullie Franco, Hector Galvez-Lopez, Edward M. Garcia, Helena Garcia, Laura Garcia, Arriola Gilbert, Almalinda Guerrero, Jesse Gutierrez, Elaine Hernandez, Cinthya Hernandez, Cecilia Khan, Estela LaVario, Eduardo Lopez, Scott Antonio Lopez, Rene Mantecon, Diego Martin, Raul Martinez, Magda Martinez, Larry Mason, Griselda Mava, Rita Mac Gary, John Medina, Eva

Melendrez, Jose Melendrez, Laura Mijanovich, Clara Miranda, Ramon Miranda, Marlene Monteolivo, Jesse Montes, Fran Montes, Gabriel Mora, John Mulligan, Mercy Mangel, Alberto Ochoa, Arturo Ochoa, Alex Ortiz, Rosa Parodi, Ciria Perez, Jose Pineda, Craig Pittman, Andres Ramirez, Dr. Maria G. Ramirez, Margarita Rebollal, Mary Resendez, Linda Rivera, Mario Rocha, Carlos Rodriguez, Jr., Michelle Rodriguez, Fernando Romeo, Dr. Carlos Romero, Martha Salazar, Tony Sanchez, Raymond Sandal, Emma Sepulveda, Carmen Suarez, Maria Carmen Thomas, Jose Troncoso, Candida Ann Ureno, Rafael Villanueva.

#### AMENDMENTS SUBMITTED

#### DEPARTMENT OF TRANSPORTATION AND RELATED AGENCIES APPROPRIATIONS ACT, 2000

##### SHELBY AMENDMENT NO. 1624

Mr. SHELBY proposed an amendment to the bill (H.R. 2084) making appropriations for the Department of Transportation and related agencies for the fiscal year ending September 30, 2000, and for other purposes; as follows:

Strike all after the enacting clause and insert: That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the Department of Transportation and related agencies for the fiscal year ending September 30, 2000, and for other purposes, namely:

##### TITLE I

##### DEPARTMENT OF TRANSPORTATION

##### OFFICE OF THE SECRETARY

##### IMMEDIATE OFFICE OF THE SECRETARY

For necessary expenses of the Immediate Office of the Secretary, \$1,900,000.

##### IMMEDIATE OFFICE OF THE DEPUTY SECRETARY

For necessary expenses of the Immediate Office of the Deputy Secretary, \$600,000.

##### OFFICE OF THE GENERAL COUNSEL

For necessary expenses of the Office of the General Counsel, \$9,000,000.

##### OFFICE OF THE ASSISTANT SECRETARY FOR POLICY

For necessary expenses of the Office of the Assistant Secretary for Policy, \$2,900,000.

##### OFFICE OF THE ASSISTANT SECRETARY FOR AVIATION AND INTERNATIONAL AFFAIRS

For necessary expenses of the Office of the Assistant Secretary for Aviation and International Affairs, \$7,700,000: *Provided*, That notwithstanding any other provision of law, there may be credited to this appropriation up to \$1,250,000 in funds received in user fees.

##### OFFICE OF THE ASSISTANT SECRETARY FOR BUDGET AND PROGRAMS

For necessary expenses of the Office of the Assistant Secretary for Budget and Programs, \$6,870,000, including not to exceed \$45,000 for allocation within the Department for official reception and representation expenses as the Secretary may determine.

##### OFFICE OF THE ASSISTANT SECRETARY FOR GOVERNMENTAL AFFAIRS

For necessary expenses of the Office of the Assistant Secretary for Governmental Affairs, \$2,000,000.

OFFICE OF THE ASSISTANT SECRETARY FOR  
ADMINISTRATION

For necessary expenses of the Office of the Assistant Secretary for Administration, \$18,600,000.

## OFFICE OF PUBLIC AFFAIRS

For necessary expenses of the Office of Public Affairs, \$1,800,000.

## EXECUTIVE SECRETARIAT

For necessary expenses of the Executive Secretariat, \$1,110,000.

## BOARD OF CONTRACT APPEALS

For necessary expenses of the Board of Contract Appeals, \$560,000.

OFFICE OF SMALL AND DISADVANTAGED  
BUSINESS UTILIZATION

For necessary expenses of the Office of Small and Disadvantaged Business Utilization, \$1,222,000.

## OFFICE OF THE CHIEF INFORMATION OFFICER

For necessary expenses of the Office of the Chief Information Officer, \$5,100,000.

## OFFICE OF CIVIL RIGHTS

For necessary expenses of the Office of Civil Rights, \$7,200,000.

TRANSPORTATION PLANNING, RESEARCH, AND  
DEVELOPMENT

For necessary expenses for conducting transportation planning, research, systems development, development activities, and making grants, to remain available until expended, \$3,300,000.

TRANSPORTATION ADMINISTRATIVE SERVICE  
CENTER

Necessary expenses for operating costs and capital outlays of the Transportation Administrative Service Center, not to exceed \$169,953,000, shall be paid from appropriations made available to the Department of Transportation: *Provided*, That the preceding limitation shall not apply to activities associated with departmental Year 2000 conversion activities: *Provided further*, That such services shall be provided on a competitive basis to entities within the Department of Transportation: *Provided further*, That the above limitation on operating expenses shall not apply to non-DOT entities: *Provided further*, That no funds appropriated in this Act to an agency of the Department shall be transferred to the Transportation Administrative Service Center without the approval of the agency modal administrator: *Provided further*, That no assessments may be levied against any program, budget activity, subactivity or project funded by this Act unless notice of such assessments and the basis therefor are presented to the House and Senate Committees on Appropriations and are approved by such Committees.

## MINORITY BUSINESS RESOURCE CENTER

For the cost of direct loans, \$1,500,000, as authorized by 49 U.S.C. 332: *Provided*, That such costs, including the cost of modifying such loans, shall be as defined in section 502 of the Congressional Budget Act of 1974: *Provided further*, That these funds are available to subsidize gross obligations for the principal amount of direct loans not to exceed \$13,775,000. In addition, for administrative expenses to carry out the direct loan program, \$400,000.

## MINORITY BUSINESS OUTREACH

For necessary expenses of Minority Business Resource Center outreach activities, \$2,900,000, of which \$2,635,000 shall remain available until September 30, 2001: *Provided*, That notwithstanding 49 U.S.C. 332, these funds may be used for business opportunities related to any mode of transportation.

## COAST GUARD

## OPERATING EXPENSES

## (INCLUDING TRANSFERS OF FUNDS)

For necessary expenses for the operation and maintenance of the Coast Guard, not otherwise provided for; purchase of not to exceed five passenger motor vehicles for replacement only; payments pursuant to section 156 of Public Law 97-377, as amended (42 U.S.C. 402 note), and section 229(b) of the Social Security Act (42 U.S.C. 429(b)); and recreation and welfare; \$2,772,000,000, of which \$534,000,000 shall be available for defense-related activities; and of which \$25,000,000 shall be derived from the Oil Spill Liability Trust Fund: *Provided*, That none of the funds appropriated in this or any other Act shall be available for pay for administrative expenses in connection with shipping commissioners in the United States: *Provided further*, That none of the funds provided in this Act shall be available for expenses incurred for yacht documentation under 46 U.S.C. 12109, except to the extent fees are collected from yacht owners and credited to this appropriation: *Provided further*, That the Commandant shall reduce both military and civilian employment levels for the purpose of complying with Executive Order No. 12839: *Provided further*, That up to \$615,000 in user fees collected pursuant to section 1111 of Public Law 104-324 shall be credited to this appropriation as offsetting collections in fiscal year 2000: *Provided further*, That the Secretary may transfer funds to this account, from Federal Aviation Administration "Operations", not to exceed \$60,000,000 in total for the fiscal year, fifteen days after written notification to the House and Senate Committees on Appropriations, for the purpose of providing additional funds for drug interdiction activities and/or the Office of Intelligence and Security activities: *Provided further*, That none of the funds in this Act shall be available for the Coast Guard to plan, finalize, or implement any regulation that would promulgate new maritime user fees not specifically authorized by law after the date of enactment of this Act: *Provided further*, That the United States Coast Guard will reimburse the Department of Transportation Inspector General \$5,000,000 for costs associated with audits and investigations of all Coast Guard-related issues and systems.

ACQUISITION, CONSTRUCTION, AND  
IMPROVEMENTS

## (INCLUDING TRANSFERS OF FUNDS)

For necessary expenses of acquisition, construction, renovation, and improvement of aids to navigation, shore facilities, vessels, and aircraft, including equipment related thereto, \$370,426,000, of which \$20,000,000 shall be derived from the Oil Spill Liability Trust Fund; of which \$123,560,000 shall be available to acquire, repair, renovate or improve vessels, small boats and related equipment, to remain available until September 30, 2004; \$33,210,000 shall be available to acquire new aircraft and increase aviation capability, to remain available until September 30, 2002; \$52,726,000 shall be available for other equipment, to remain available until September 30, 2002; \$63,800,000 shall be available for shore facilities and aids to navigation facilities, to remain available until September 30, 2002; \$52,930,000 shall be available for personnel compensation and benefits and related costs, to remain available until September 30, 2001; and \$44,200,000 shall be deposited in the Deepwater Replacement Project Revolving Fund to remain available until expended: *Provided*, That funds received from the sale of HU-25 aircraft shall be credited to

this appropriation for the purpose of acquiring new aircraft and increasing aviation capacity: *Provided further*, That the Commandant of the Coast Guard is authorized to and may dispose of by sale at fair market value all rights, title, and interests of any United States entity on behalf of the Coast Guard in and to the land of, and improvements to, South Haven, Michigan; ESMT Manasquan, New Jersey; Petaluma, California; ESMT Portsmouth, New Hampshire; Station Clair Flats, Michigan; and, Aids to navigation team Huron, Ohio: *Provided further*, That there is established in the Treasury of the United States a special account to be known as the Deepwater Replacement Project Revolving Fund and proceeds from the sale of said specified properties and improvements shall be deposited in that account, from which the proceeds shall be available until expended for the purposes of replacing or modernizing Coast Guard ships, aircraft, and other capital assets necessary to conduct its deepwater statutory responsibilities: *Provided further*, That, if balances in the Deepwater Replacement Project Revolving Fund permit, the Commandant of the Coast Guard is authorized to obligate up to \$60,000,000.

ENVIRONMENTAL COMPLIANCE AND  
RESTORATION

For necessary expenses to carry out the Coast Guard's environmental compliance and restoration functions under chapter 19 of title 14, United States Code, \$12,450,000, to remain available until expended.

## ALTERATION OF BRIDGES

For necessary expenses for alteration or removal of obstructive bridges, \$14,000,000, to remain available until expended.

## RETIRED PAY

For retired pay, including the payment of obligations therefor otherwise chargeable to lapsed appropriations for this purpose, and payments under the Retired Serviceman's Family Protection and Survivor Benefits Plans, and for payments for medical care of retired personnel and their dependents under the Dependents Medical Care Act (10 U.S.C. ch. 55), \$730,327,000.

## RESERVE TRAINING

## (INCLUDING TRANSFER OF FUNDS)

For all necessary expenses of the Coast Guard Reserve, as authorized by law; maintenance and operation of facilities; and supplies, equipment, and services; \$72,000,000: *Provided*, That no more than \$20,000,000 of funds made available under this heading may be transferred to Coast Guard "Operating expenses" or otherwise made available to reimburse the Coast Guard for financial support of the Coast Guard Reserve: *Provided further*, That none of the funds in this Act may be used by the Coast Guard to assess direct charges on the Coast Guard Reserves for items or activities which were not so charged during fiscal year 1997.

RESEARCH, DEVELOPMENT, TEST, AND  
EVALUATION

For necessary expenses, not otherwise provided for, for applied scientific research, development, test, and evaluation; maintenance, rehabilitation, lease and operation of facilities and equipment, as authorized by law, \$17,000,000, to remain available until expended, of which \$3,500,000 shall be derived from the Oil Spill Liability Trust Fund: *Provided*, That there may be credited to and used for the purposes of this appropriation funds received from State and local governments, other public authorities, private sources, and foreign countries, for expenses

incurred for research, development, testing, and evaluation.

FEDERAL AVIATION ADMINISTRATION  
OPERATIONS

(AIRPORT AND AIRWAY TRUST FUND)

Notwithstanding any other provision of law, for necessary expenses of the Federal Aviation Administration, not otherwise provided for, including operations and research activities related to commercial space transportation, administrative expenses for research and development, establishment of air navigation facilities, the operation (including leasing) and maintenance of aircraft, subsidizing the cost of aeronautical charts and maps sold to the public, and carrying out the provisions of subchapter I of chapter 471 of title 49, United States Code, or other provisions of law authorizing the obligation of funds for similar programs of airport and airway development or improvement, lease or purchase of passenger motor vehicles for replacement only, in addition to amounts made available by Public Law 104-264, \$5,857,450,000 from the Airport and Airway Trust Fund: *Provided*, That none of the funds in this Act shall be available for the Federal Aviation Administration to plan, finalize, or implement any regulation that would promulgate new aviation user fees not specifically authorized by law after the date of enactment of this Act: *Provided further*, That the Secretary may transfer funds to this account, from Coast Guard "Operating expenses", not to exceed \$60,000,000 in total for the fiscal year, fifteen days after written notification to the House and Senate Committees on Appropriations, solely for the purpose of providing additional funds for air traffic control operations and maintenance to enhance aviation safety and security, and/or the Office of Intelligence and Security activities: *Provided further*, That there may be credited to this appropriation funds received from States, counties, municipalities, foreign authorities, other public authorities, and private sources, for expenses incurred in the provision of agency services, including receipts for the maintenance and operation of air navigation facilities, and for issuance, renewal or modification of certificates, including airman, aircraft, and repair station certificates, or for tests related thereto, or for processing major repair or alteration forms: *Provided further*, That of the funds appropriated under this heading, \$5,000,000 shall be for the contract tower cost-sharing program: *Provided further*, That funds may be used to enter into a grant agreement with a nonprofit standard-setting organization to assist in the development of aviation safety standards: *Provided further*, That none of the funds in this Act shall be available for new applicants for the second career training program: *Provided further*, That none of the funds in this Act shall be available for paying premium pay under 5 U.S.C. 5546(a) to any Federal Aviation Administration employee unless such employee actually performed work during the time corresponding to such premium pay: *Provided further*, That none of the funds in this Act may be obligated or expended to operate a manned auxiliary flight service station in the contiguous United States: *Provided further*, That none of the funds in this Act may be used for the Federal Aviation Administration to enter into a multiyear lease greater than five years in length or greater than \$100,000,000 in value unless such lease is specifically authorized by the Congress and appropriations have been provided to fully cover the Federal Government's contingent liabilities: *Provided*

*further*, That the Federal Aviation Administration will reimburse the Department of Transportation Inspector General \$19,000,000 for costs associated with audits and investigations of all aviation-related issues and systems: *Provided further*, That notwithstanding any other provision of law, the FAA Administrator may contract out the entire function of Oceanic flight services.

FACILITIES AND EQUIPMENT

(AIRPORT AND AIRWAY TRUST FUND)

Notwithstanding any other provision of law, for necessary expenses, not otherwise provided for, for acquisition, establishment, and improvement by contract or purchase, and hire of air navigation and experimental facilities and equipment as authorized under part A of subtitle VII of title 49, United States Code, including initial acquisition of necessary sites by lease or grant; engineering and service testing, including construction of test facilities and acquisition of necessary sites by lease or grant; and construction and furnishing of quarters and related accommodations for officers and employees of the Federal Aviation Administration stationed at remote localities where such accommodations are not available; and the purchase, lease, or transfer of aircraft from funds available under this head; to be derived from the Airport and Airway Trust Fund, \$2,045,652,000, of which \$1,721,086,000 shall remain available until September 30, 2002, and of which \$274,566,000 shall remain available until September 30, 2000: *Provided*, That there may be credited to this appropriation funds received from States, counties, municipalities, other public authorities, and private sources, for expenses incurred in the establishment and modernization of air navigation facilities.

FACILITIES AND EQUIPMENT

(AIRPORT AND AIRWAY TRUST FUND)

(RESCISSIONS)

Of the amounts provided under this heading in Public Law 104-205, \$17,500,000 are rescinded: *Provided*, That of the amounts provided under this heading in Public Law 105-66, \$282,000,000 are rescinded.

RESEARCH, ENGINEERING, AND DEVELOPMENT

(AIRPORT AND AIRWAY TRUST FUND)

Notwithstanding any other provision of law, for necessary expenses, not otherwise provided for, for research, engineering, and development, as authorized under part A of subtitle VII of title 49, United States Code, including construction of experimental facilities and acquisition of necessary sites by lease or grant, \$150,000,000, to be derived from the Airport and Airway Trust Fund and to remain available until September 30, 2002: *Provided*, That there may be credited to this appropriation funds received from States, counties, municipalities, other public authorities, and private sources, for expenses incurred for research, engineering, and development.

GRANTS-IN-AID FOR AIRPORTS

(LIQUIDATION OF CONTRACT AUTHORIZATION)

(AIRPORT AND AIRWAY TRUST FUND)

For liquidation of obligations incurred for grants-in-aid for airport planning and development, and for noise compatibility planning and programs as authorized under subchapter I of chapter 471 and subchapter I of chapter 475 of title 49, United States Code, and under other law authorizing such obligations, and for administration of such programs, \$1,750,000,000, to be derived from the Airport and Airway Trust Fund and to remain available until expended: *Provided*,

That none of the funds under this heading shall be available for the planning or execution of programs the obligations for which are in excess of \$2,000,000,000 in fiscal year 2000, notwithstanding section 47117(h) of title 49, United States Code: *Provided further*, That discretionary grant funds available for noise planning and mitigation shall not exceed \$60,000,000: *Provided further*, That, notwithstanding any other provision of law, not more than \$47,891,000 of the funds limited under this heading shall be obligated for administration.

GRANTS-IN-AID FOR AIRPORTS

(AIRPORT AND AIRWAY TRUST FUND)

The obligation limitation under this heading in Public Law 105-277 is hereby reduced by \$290,000,000.

AVIATION INSURANCE REVOLVING FUND

The Secretary of Transportation is hereby authorized to make such expenditures and investments, within the limits of funds available pursuant to 49 U.S.C. 44307, and in accordance with section 104 of the Government Corporation Control Act, as amended (31 U.S.C. 9104), as may be necessary in carrying out the program for aviation insurance activities under chapter 443 of title 49, United States Code.

AIRCRAFT PURCHASE LOAN GUARANTEE  
PROGRAM

None of the funds in this Act shall be available for activities under this heading during fiscal year 2000.

FEDERAL HIGHWAY ADMINISTRATION

LIMITATION ON ADMINISTRATIVE EXPENSES

Necessary expenses for administration and operation of the Federal Highway Administration not to exceed \$370,000,000 shall be paid in accordance with law from appropriations made available by this Act to the Federal Highway Administration together with advances and reimbursements received by the Federal Highway Administration: *Provided further*, That \$55,418,000 shall be available to carry out the functions and operations of the office of motor carriers: *Provided further*, That, notwithstanding Public Law 105-178 or any other provision of law, \$14,500,000 of the funds available under section 104(a) of title 23, United States Code, shall be made available and transferred to the National Highway Traffic Safety Administration operations and research to carry out the provisions of chapter 301 of title 49, United States Code, part C of subtitle VI of title 49, United States Code, and section 405(b) of title 23, United States Code: *Provided further*, That of the \$14,500,000 made available for traffic and highway safety programs, \$8,300,000 shall be made available to carry out the provisions of chapter 301 of title 49, United States Code and \$6,200,000 shall be made available to carry out the provisions of part C of subtitle VI of title 49, United States Code: *Provided further*, That \$7,500,000, of the funds available under section 104(a) of title 23, United States Code, shall be made available and transferred to the National Highway Traffic Safety Administration, Highway Traffic Safety Grants, for "Child Passenger Protection Education Grants" under section 405(b) of title 23, United States Code: *Provided further*, That, the Federal Highway Administration will reimburse the Department of Transportation Inspector General \$9,000,000 from funds available within this limitation on obligations for costs associated with audits and investigations of all highway-related issues and systems.

FEDERAL-AID HIGHWAYS  
(LIMITATION ON OBLIGATIONS)  
(HIGHWAY TRUST FUND)

None of the funds in this Act shall be available for the implementation or execution of programs, the obligations for which are in excess of \$27,701,350,000 for Federal-aid highways and highway safety construction programs for fiscal year 2000: *Provided*, That, notwithstanding any other provision of law, within the \$27,701,350,000 obligation limitation on Federal-aid highways and highway safety construction programs, not more than \$391,450,000 shall be available for the implementation or execution of programs for transportation research (Sections 502, 503, 504, 506, 507, and 508 of title 23, United States Code, as amended; section 5505 of title 49, United States Code, as amended; and sections 5112 and 5204-5209 of Public Law 105-178) for fiscal year 2000; not more than \$20,000,000 shall be available for the implementation or execution of programs for the Magnetic Levitation Transportation Technology Deployment Program (Section 1218 of Public Law 105-178) for fiscal year 2000, of which not to exceed \$500,000 shall be available to the Federal Railroad Administration for administrative expenses and technical assistance in connection with such program; not more than \$31,000,000 shall be available for the implementation or execution of programs for the Bureau of Transportation Statistics (Section 111 of title 49, United States Code) for fiscal year 2000: *Provided further*, That, notwithstanding any other provision of law, of the funds made available in fiscal year 2000 to carry out section 144(g)(1) of title 23, United States Code, \$10,000,000 shall be made available to carry out section 1224 of Public Law 105-178: *Provided further*, That notwithstanding any other provision of law, within the \$27,701,350,000 obligation limitation, of the amounts made available as contract authority under section 1221(e) of the Transportation Equity Act for the 21st Century (Public Law 105-178), \$6,000,000 shall be made available to carry out section 5113 of that Act and \$5,000,000 shall be made available to carry out the Nationwide Differential Global Positioning System program: *Provided further*, That, notwithstanding any other provision of law, within the \$211,200,000 obligation limitation on Intelligent Transportation Systems, not less than the following sums shall be made available for Intelligent Transportation system projects in the following specified areas:

<i>ITS deployment projects</i>	<i>Committee recommendation</i>
Southeast Michigan .....	\$4,000,000
Salt Lake City, UT .....	6,500,000
Branson, MO .....	1,500,000
St. Louis, MO .....	2,000,000
Shreveport, LA .....	2,000,000
State of Montana .....	3,500,000
State of Colorado .....	4,000,000
Arapahoe County, CO .....	2,000,000
Grand Forks, ND .....	500,000
State of Idaho .....	2,000,000
Columbus, OH .....	2,000,000
Inglewood, CA .....	2,000,000
Fargo, ND .....	2,000,000
Albuquerque/State of New Mexico interstate projects .....	2,000,000
Dothan/Port Saint Joe .....	2,000,000
Santa Teresa, NM .....	1,500,000
State of Illinois .....	4,800,000
Charlotte, NC .....	2,500,000
Nashville, TN .....	2,000,000
Tacoma Puyallup, WA .....	500,000
Spokane, WA .....	1,000,000

<i>ITS deployment projects</i>	<i>Committee recommendation</i>
Puget Sound, WA .....	2,200,000
State of Washington .....	4,000,000
State of Texas .....	6,000,000
Corpus Christi, TX .....	2,000,000
State of Nebraska .....	1,500,000
State of Wisconsin rural systems .....	1,000,000
State of Wisconsin .....	2,400,000
State of Alaska .....	3,700,000
Cargo Mate, Northern NJ ..	2,000,000
Statewide Transcom/Transmit upgrades, NJ ...	6,000,000
State of Vermont rural systems .....	2,000,000
State of Maryland .....	4,500,000
Washoe County, NV .....	2,000,000
State of Delaware .....	2,000,000
Reno/Tahoe, CA/NV .....	1,000,000
Towamencin, PA .....	1,100,000
State of Alabama .....	1,300,000
Huntsville, AL .....	3,000,000
Silicon Valley, CA .....	2,000,000
Greater Yellowstone, MT ..	2,000,000
Pennsylvania Turnpike, PA .....	7,000,000
Portland, OR .....	1,500,000
Delaware River, PA .....	1,500,000
Kansas City, MO .....	1,000,000

*Provided further*, That, notwithstanding Public Law 105-178 as amended, or any other provision of law, funds authorized under section 110 of title 23, United States Code, for fiscal year 2000 shall be apportioned based on each State's percentage share of funding provided for under section 105 of title 23, United States Code, for fiscal year 2000. Of these funds to be apportioned under section 110 for fiscal year 2000, the Secretary shall ensure that such funds are apportioned for the Interstate Maintenance program, the National Highway System program, the bridge program, the surface transportation program, and the congestion mitigation and air quality improvement program in the same ratio that each State is apportioned funds for such programs in fiscal year 2000 but for this section.

FEDERAL-AID HIGHWAYS  
(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(HIGHWAY TRUST FUND)

Notwithstanding any other provision of law, for carrying out the provisions of title 23, U.S.C., that are attributable to Federal-aid highways, including the National Scenic and Recreational Highway as authorized by 23 U.S.C. 148, not otherwise provided, including reimbursement for sums expended pursuant to the provisions of 23 U.S.C. 308, \$26,300,000,000 or so much thereof as may be available in and derived from the Highway Trust Fund, to remain available until expended.

NATIONAL MOTOR CARRIER SAFETY PROGRAM  
(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(LIMITATION ON OBLIGATIONS)  
(HIGHWAY TRUST FUND)

For necessary expenses to carry out 49 U.S.C. 31102, \$50,000,000 to be derived from the Highway Trust Fund and to remain available until expended: *Provided*, That not more than \$155,000,000 of budget authority shall be available for these purposes: *Provided further*, That notwithstanding any other provision of law, \$105,000,000 is for payment of obligations incurred in carrying out 49 U.S.C. 31102 to be derived from the Highway Trust Fund and to remain available until expended.

NATIONAL HIGHWAY TRAFFIC SAFETY ADMINISTRATION  
OPERATIONS AND RESEARCH  
(HIGHWAY TRUST FUND)

For expenses necessary to discharge the functions of the Secretary, to be derived

from the Highway Trust Fund, \$72,900,000 for traffic and highway safety under chapter 301 of title 49, United States Code, of which \$48,843,000 shall remain available until September 30, 2001: *Provided*, That none of the funds appropriated by this Act may be obligated or expended to plan, finalize, or implement any rulemaking to add to section 575.104 of title 49 of the Code of Federal Regulations any requirement pertaining to a grading standard that is different from the three grading standards (treadwear, traction, and temperature resistance) already in effect: *Provided further*, That none of the funds made available under this Act may be obligated or expended to implement section 656(b) of the Illegal Immigration Reform and Immigrant Responsibility Act of 1996 (42 U.S.C. 405 note).

OPERATIONS AND RESEARCH  
(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(LIMITATION ON OBLIGATIONS)  
(HIGHWAY TRUST FUND)

Notwithstanding Public Law 105-178 or any other provision of law, for payment of obligations incurred in carrying out the provisions of 23 U.S.C. 403, to remain available until expended, \$72,000,000, to be derived from the Highway Trust Fund: *Provided*, That none of the funds in this Act shall be available for the planning or execution of programs the total obligations for which, in fiscal year 2000, are in excess of \$72,000,000 for programs authorized under 23 U.S.C. 403.

NATIONAL DRIVER REGISTER  
(HIGHWAY TRUST FUND)

For expenses necessary to discharge the functions of the Secretary with respect to the National Driver Register under chapter 303 of title 49, United States Code, \$2,000,000 to be derived from the Highway Trust Fund, and to remain available until expended.

HIGHWAY TRAFFIC SAFETY GRANTS  
(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(LIMITATION ON OBLIGATIONS)  
(HIGHWAY TRUST FUND)

Notwithstanding any other provision of law, for payment of obligations incurred in carrying out the provisions of 23 U.S.C. 402, 405, 410, and 411 to remain available until expended, \$206,800,000, to be derived from the Highway Trust Fund: *Provided*, That none of the funds in this Act shall be available for the planning or execution of programs the total obligations for which, in fiscal year 2000, are in excess of \$206,800,000 for programs authorized under 23 U.S.C. 402, 405, 410, and 411 of which \$152,800,000 shall be for "Highway Safety Programs" under 23 U.S.C. 402, \$10,000,000 shall be for "Occupant Protection Incentive Grants" under 23 U.S.C. 405, \$36,000,000 shall be for "Alcohol-Impaired Driving Countermeasures Grants" under 23 U.S.C. 410, \$8,000,000 shall be for the "State Highway Safety Data Grants" under 23 U.S.C. 411: *Provided further*, That none of these funds shall be used for construction, rehabilitation, or remodeling costs, or for office furnishings and fixtures for State, local, or private buildings or structures: *Provided further*, That not to exceed \$7,500,000 of the funds made available for section 402, not to exceed \$500,000 of the funds made available for section 405, not to exceed \$1,750,000 of the funds made available for section 410, and not to exceed \$223,000 of the funds made available for section 411 shall be available to NHTSA for administering highway safety grants under Chapter 4 of title 23, U.S.C.: *Provided further*, That not to exceed \$500,000 of the funds made available for section 410 "Alcohol-Impaired Driving Countermeasures

Grants" shall be available for technical assistance to the States.

**FEDERAL RAILROAD ADMINISTRATION  
SAFETY AND OPERATIONS**

For necessary expenses of the Federal Railroad Administration, not otherwise provided for, \$91,789,000, of which \$6,700,000 shall remain available until expended: *Provided*, That, as part of the Washington Union Station transaction in which the Secretary assumed the first deed of trust on the property and, where the Union Station Redevelopment Corporation or any successor is obligated to make payments on such deed of trust on the Secretary's behalf, including payments on and after September 30, 1988, the Secretary is authorized to receive such payments directly from the Union Station Redevelopment Corporation, credit them to the appropriation charged for the first deed of trust, and make payments on the first deed of trust with those funds: *Provided further*, That such additional sums as may be necessary for payment on the first deed of trust may be advanced by the Administrator from unobligated balances available to the Federal Railroad Administration, to be reimbursed from payments received from the Union Station Redevelopment Corporation: *Provided further*, That the Federal Railroad Administration will reimburse the Department of Transportation Inspector General \$1,000,000 for costs associated with audits and investigations of all rail-related issues and systems: *Provided further*, That the Administrator of the Federal Railroad Administration is authorized to transfer funds appropriated for any office under this heading to any other office funded under this heading: *Provided further*, That no appropriation shall be increased or decreased by more than 10 percent by such transfers unless it is approved by both the House and Senate Committees on Appropriations.

**RAILROAD RESEARCH AND DEVELOPMENT**

For necessary expenses for railroad research and development, \$22,364,000, to remain available until expended.

**RAILROAD REHABILITATION AND IMPROVEMENT  
PROGRAM**

The Secretary of Transportation is authorized to issue to the Secretary of the Treasury notes or other obligations pursuant to section 512 of the Railroad Revitalization and Regulatory Reform Act of 1976 (Public Law 94-210), as amended, in such amounts and at such times as may be necessary to pay any amounts required pursuant to the guarantee of the principal amount of obligations under sections 511 through 513 of such Act, such authority to exist as long as any such guaranteed obligation is outstanding: *Provided*, That pursuant to section 502 of such Act, as amended, no new direct loans or loan guarantee commitments shall be made using Federal funds for the credit risk premium during fiscal year 2000.

**NEXT GENERATION HIGH-SPEED RAIL**

For necessary expenses for the Next Generation High-Speed Rail program as authorized under 49 United States Code sections 26101 and 26102, \$20,500,000, to remain available until expended.

**ALASKA RAILROAD REHABILITATION**

To enable the Secretary of Transportation to make grants to the Alaska Railroad, \$14,000,000 shall be for capital rehabilitation and improvements benefiting its passenger operations, to remain available until expended.

**RHODE ISLAND RAIL DEVELOPMENT**

For the costs associated with construction of a third track on the Northeast Corridor

between Davisville and Central Falls, Rhode Island, with sufficient clearance to accommodate double stack freight cars, \$10,000,000 to be matched by the State of Rhode Island or its designee on a dollar-for-dollar basis and to remain available until expended.

**CAPITAL GRANTS TO THE NATIONAL RAILROAD  
PASSENGER CORPORATION**

For necessary expenses of capital improvements of the National Railroad Passenger Corporation as authorized by U.S.C. 24104(a), \$571,000,000, to remain available until expended.

**FEDERAL TRANSIT ADMINISTRATION**

**ADMINISTRATIVE EXPENSES**

For necessary administrative expenses of the Federal Transit Administration's programs authorized by chapter 53 of title 49, United States Code, \$12,000,000, to remain available until expended: *Provided*, That no more than \$60,000,000 of budget authority shall be available for these purposes: *Provided further*, That the Federal Transit Administration will reimburse the Department of Transportation Inspector General \$9,000,000 for costs associated with audits and investigations of all transit-related issues and systems.

**FORMULA GRANTS**

For necessary expenses to carry out 49 U.S.C. 5307, 5308, 5310, 5311, 5327, and section 3038 of Public Law 105-178, \$619,600,000, to remain available until expended: *Provided*, That no more than \$3,098,000,000 of budget authority shall be available for these purposes.

**UNIVERSITY TRANSPORTATION RESEARCH**

For necessary expenses to carry out 49 U.S.C. 5505, \$1,200,000, to remain available until expended: *Provided*, That no more than \$6,000,000 of budget authority shall be available for these purposes.

**TRANSIT PLANNING AND RESEARCH**

For necessary expenses to carry out 49 U.S.C. 5303, 5304, 5305, 5311(b)(2), 5312, 5313(a), 5314, 5315, and 5322, \$21,000,000, to remain available until expended: *Provided*, That no more than \$107,000,000 of budget authority shall be available for these purposes: *Provided further*, That \$5,250,000 is available to provide rural transportation assistance (49 U.S.C. 5311(b)(2)); \$4,000,000 is available to carry out programs under the National Transit Institute (49 U.S.C. 5315); \$3,250,000 is available to carry out transit cooperative research programs (49 U.S.C. 5313(a)); \$49,632,000 is available for metropolitan planning (49 U.S.C. 5303, 5304, and 5305); \$10,368,000 is available for state planning (49 U.S.C. 5313(b)); and \$29,500,000 is available for the national planning and research program (49 U.S.C. 5314): *Provided further*, That of the total budget authority made available for the national planning and research program, the Federal Transit Administration shall provide the following amounts for the projects and activities listed below:

Zinc-air battery bus technology demonstration, \$1,500,000;  
Electric vehicle information sharing and technology transfer program, \$1,000,000;  
Portland, ME independent transportation network, \$500,000;  
Wheeling, WV mobility study, \$250,000;  
Utah advanced traffic management system, transit component, \$3,000,000;  
Project ACTION, \$3,000,000;  
Trans-Hudson tunnel feasibility study, \$5,000,000;  
Washoe County, NV transit technology, \$1,250,000;

Massachusetts Bay Transit Authority advanced electric transit buses and related infrastructure, \$1,500,000;

Palm Springs, CA fuel cell buses, \$1,500,000;  
Gloucester, MA intermodal technology center, \$1,500,000;

Southeastern Pennsylvania Transit Authority advanced propulsion control system, \$3,000,000; and

Advanced transit systems and electric vehicle program (CALSTART), \$1,000,000.

**TRUST FUND SHARE OF EXPENSES**

**(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(HIGHWAY TRUST FUND)**

Notwithstanding any other provision of law, for payment of obligations incurred in carrying out 49 U.S.C. 5303-5308, 5310-5315, 5317(b), 5322, 5327, 5334, 5505, and sections 3037 and 3038 of Public Law 105-178, \$4,638,000,000, to remain available until expended of which \$4,638,000,000 shall be derived from the Mass Transit Account of the Highway Trust Fund: *Provided*, That \$2,478,400,000 shall be paid to the Federal Transit Administration's formula grants account: *Provided further*, That \$86,000,000 shall be paid to the Federal Transit Administration's transit planning and research account: *Provided further*, That \$48,000,000 shall be paid to the Federal Transit Administration's administrative expenses account: *Provided further*, That \$4,800,000 shall be paid to the Federal Transit Administration's university transportation research account: *Provided further*, That \$60,000,000 shall be paid to the Federal Transit Administration's job access and reverse commute grants program: *Provided further*, That \$1,960,800,000 shall be paid to the Federal Transit Administration's Capital Investment Grants account.

**CAPITAL INVESTMENT GRANTS**

**(INCLUDING TRANSFER OF FUNDS)**

For necessary expenses to carry out 49 U.S.C. 5308, 5309, 5318, and 5327, \$490,200,000, to remain available until expended: *Provided*, That no more than \$2,451,000,000 of budget authority shall be available for these purposes: *Provided further*, That there shall be available for fixed guideway modernization, \$980,400,000; there shall be available for the replacement, rehabilitation, and purchase of buses and related equipment and the construction of bus-related facilities, \$490,200,000; and there shall be available for new fixed guideway systems \$980,400,000: *Provided further*, That, within the total funds provided for buses and bus-related facilities to carry out 49 U.S.C. section 5309, the following projects shall be considered eligible for these funds: *Provided further*, That the Administrator of the Federal Transit Administration shall, not later than 60 days after the enactment of this Act, individually submit to the House and Senate Committees on Appropriations the recommended grant funding levels for the respective projects, from the following projects here listed:

2001 Special Olympics Winter Games buses and facilities, Anchorage, Alaska  
Adrian buses and bus facilities, Michigan  
Alabama statewide rural bus needs, Alabama  
Alameda-Contra Costa Transit District Project, California  
Albany train station/intermodal facility, New York  
Albuquerque SOLAR computerized transit management system, New Mexico  
Albuquerque Westside transit maintenance facility, New Mexico  
Albuquerque, buses, paratransit vehicles, and bus facility, New Mexico  
Alexandria Union Station transit center, Virginia

- Alexandria, bus maintenance facility and Crystal City canopy project, Virginia
- Allegheny County buses, Pennsylvania
- Altoona bus testing facility, Pennsylvania
- Altoona, Metro Transit Authority buses and transit system improvements, Pennsylvania
- Ames transit facility expansion, Iowa
- Anchorage Ship Creek intermodal facility, Alaska
- Arkansas Highway and Transit Department buses, Arkansas
- Arkansas state safety and preventative maintenance facility, Arkansas
- Armstrong County-Mid-County, PA bus facilities and buses, Pennsylvania
- Atlanta, MARTA buses, Georgia
- Attleboro intermodal transit facility, Massachusetts
- Austin buses, Texas
- Babylon Intermodal Center, New York
- Baldwin Rural Area Transportation System buses, Alabama
- Ballston Metro access improvements, Virginia
- Bay/Saginaw buses and bus facilities, Michigan
- Beaumont Municipal Transit System buses and bus facilities, Texas
- Beaver County bus facility, Pennsylvania
- Ben Franklin transit buses and bus facilities, Richland, Washington
- Billings buses and bus facilities, Montana
- Birmingham intermodal facility, Alabama
- Birmingham-Jefferson County buses, Alabama
- Blue Water buses and bus facilities, Michigan
- Boston Government Center transit center, Massachusetts
- Boston Logan Airport intermodal transit connector, Massachusetts
- Boulder/Denver, RTD buses, Colorado
- Brazos Transit Authority buses and bus facilities, Texas
- Brea shuttle buses, California
- Bremerton multimodal center—Sinclair's Landing, Washington
- Brigham City and Payson regional park and ride lots/transit centers, Utah
- Brockton intermodal transportation center, Massachusetts
- Buffalo, Auditorium Intermodal Center, New York
- Burlington ferry terminal improvements, Vermont
- Burlington multimodal center, Vermont
- Cambria County, bus facilities and buses, Pennsylvania
- Cedar Rapids intermodal facility, Iowa
- Central Ohio Transit Authority vehicle locator system, Ohio
- Centre Area Transportation Authority buses, Pennsylvania
- Chattanooga Southern Regional Alternative fuel bus program, Georgia
- Chester County, Paoli Transportation Center, Pennsylvania
- Chittenden County Transportation Authority buses, Vermont
- Clallam Transit multimodal center, Sequim, Washington
- Clark County Regional Transportation Commission buses and bus facilities, Nevada
- Cleveland, Triskett Garage bus maintenance facility, Ohio
- Clinton transit facility expansion, Iowa
- Colorado buses and bus facilities, Colorado
- Columbia Bus replacement, South Carolina
- Columbia buses and vans, Missouri
- Compton Renaissance Transit System shelters and facilities, California
- Corpus Christi Regional Transportation Authority buses and bus facilities, Texas
- Corvallis buses and automated passenger information system, Oregon
- Culver City, CityBus buses, California
- Dallas Area Rapid Transit buses, Texas
- Davis, Unitrans transit maintenance facility, California
- Dayton, Multimodal Transportation Center, Ohio
- Daytona Beach, Intermodal Center, Florida
- Deerfield Valley Transit Authority buses, Vermont
- Denver 16th Street Intermodal Center
- Denver, Stapleton Intermodal Center, Colorado
- Des Moines transit facilities, Iowa
- Detroit buses and bus facilities, Michigan
- Dothan Wiregrass Transit Authority vehicles and transit facility, Alabama
- Dulles Corridor park and ride, Virginia
- Duluth, Transit Authority community circulation vehicles, Minnesota
- Duluth, Transit Authority intelligent transportation systems, Minnesota
- Duluth, Transit Authority Transit Hub, Minnesota
- Dutchess County, Loop System buses, New York
- El Paso Sun Metro buses, Texas
- Elliott Bay Water Taxi ferry purchase, Washington
- Erie, Metropolitan Transit Authority buses, Pennsylvania
- Escambia County buses and bus facility, Alabama
- Essex Junction multimodal station rehabilitation, Vermont
- Everett transit bus replacement, Washington
- Everett, Multimodal Transportation Center, Washington
- Fairbanks intermodal rail/bus transfer facility, Alaska
- Fairfield Transit, Solano County buses, California
- Fayette County, intermodal facilities and buses, Pennsylvania
- Fayetteville, University of Arkansas Transit System buses, Arkansas
- Flint buses and bus facilities, Michigan
- Florence, University of North Alabama pedestrian walkways, Alabama
- Folsom multimodal facility, California
- Fort Dodge, Intermodal Facility (Phase II), Iowa
- Fort Worth bus and paratransit vehicle project, Texas
- Fort Worth Transit Authority Corridor Re-development Program, Texas
- Franklin County buses and bus facilities, Missouri
- Fuel cell bus and bus facilities program, Georgetown University, District/Columbia
- Gainesville buses and equipment, Florida
- Galveston buses and bus facilities, Texas
- Gary, Transit Consortium buses, Indiana
- Georgia Regional Transportation Authority buses, Georgia
- Georgia statewide buses and bus-related facilities, Georgia
- Gloucester intermodal transportation center, Massachusetts
- Grand Rapids Area Transit Authority downtown transit transfer center, Michigan
- Greensboro multimodal center, North Carolina
- Greensboro, Transit Authority buses, North Carolina
- Harrison County multimodal center, Mississippi
- Hawaii buses and bus facilities
- Healdsburg, intermodal facility, California
- Hillsborough Area Regional Transit Authority, Ybor buses and bus facilities, Florida
- Honolulu, bus facility and buses, Hawaii
- Hot Springs, transportation depot and plaza, Arkansas
- Houston buses and bus facilities, Texas
- Huntington Beach buses and bus facilities, California
- Huntington intermodal facility, West Virginia
- Huntsville Airport international intermodal center, Alabama
- Huntsville Space and Rocket Center intermodal center, Alabama
- Huntsville, transit facility, Alabama
- Hyannis intermodal transportation center, Massachusetts
- I-5 Corridor intermodal transit centers, California
- Illinois statewide buses and bus-related equipment, Illinois
- Indianapolis buses, Indiana
- Inglewood Market Street bus facility/LAX shuttle service, California
- Iowa City multi-use parking facility and transit hub, Iowa
- Iowa statewide buses and bus facilities, Iowa
- Iowa/Illinois Transit Consortium bus safety and security, Iowa
- Isabella buses and bus facilities, Michigan
- Ithaca intermodal transportation center, New York
- Ithaca, TCAT bus technology improvements, New York
- Jackson County buses and bus facilities, Missouri
- Jackson J-TRAN buses and facilities, Mississippi
- Jacksonville buses and bus facilities, Florida
- Juneau downtown mass transit facility, Alaska
- Kalamazoo downtown bus transfer center, Michigan
- Kansas City Area Transit Authority buses and Troost transit center, Missouri
- Kansas Public Transit Association buses and bus facilities, Kansas
- Killington-Sherburne satellite bus facility, Vermont
- King Country Metro King Street Station, Washington
- King County Metro Atlantic and Central buses, Washington
- King County park and ride expansion, Washington
- Lackawanna County Transit System buses, Pennsylvania
- Lake Tahoe CNG buses, Nevada
- Lake Tahoe/Tahoe Basin buses and bus facilities, California
- Lakeland, Citrus Connection transit vehicles and related equipment, Florida
- Lane County, Bus Rapid Transit, Oregon
- Lansing, CATA buses, Michigan
- Las Cruces buses and bus facilities, New Mexico
- Las Cruces intermodal transportation plaza, New Mexico
- Las Vegas intermodal transit transfer facility, Nevada
- Las Vegas South Strip intermodal facility, Nevada
- Lincoln County Transit District buses, Oregon
- Lincoln Star Tran bus facility, Nebraska
- Little Rock River Market and College Station transfer facility, Arkansas
- Little Rock, Central Arkansas Transit buses, Arkansas
- Livermore Amador Valley Transit Authority buses, California
- Livermore automatic vehicle locator program, California
- Long Island, CNG transit vehicles and facilities and bus replacement, New York

- Los Angeles County Metropolitan transportation authority buses, California
- Los Angeles Foothill Transit buses and bus facilities, California
- Los Angeles Municipal Transit Operators Coalition, California
- Los Angeles, Union Station Gateway Intermodal Transit Center, California
- Louisiana statewide buses and bus-related facilities, Louisiana
- Lowell performing arts center transit transfer facility, Massachusetts
- Lufkin intermodal center, Texas
- Maryland statewide alternative fuel buses, Maryland
- Maryland statewide bus facilities and buses, Maryland
- Mason City Region 2 office and maintenance transit facility, Iowa
- Massachusetts Bay Transportation Authority buses, Massachusetts
- Merrimack Valley Regional Transit Authority bus facilities, Massachusetts
- Miami Beach multimodal transit center, Florida
- Miami Beach, electric shuttle service, Florida
- Miami-Dade Northeast transit center, Florida
- Miami-Dade Transit buses, Florida
- Michigan State University campus boarding centers, Michigan
- Michigan statewide buses, Michigan
- Mid-Columbia Council of Governments minivans, Oregon
- Milwaukee County, buses, Wisconsin
- Mineola/Hicksville, LIRR intermodal centers, New York
- Missoula buses and bus facilities, Montana
- Missouri statewide bus and bus facilities, Missouri
- Mobile buses, Alabama
- Mobile waterfront terminal complex, Alabama
- Modesto, bus maintenance facility, California
- Monterey, Monterey-Salinas buses, California
- Monterey, Monterey-Salinas transit refueling facility, California
- Montgomery Moulton Street intermodal center, Alabama
- Montgomery Union Station intermodal center and buses, Alabama
- Mount Vernon, buses and bus related facilities, Washington
- Mukilteo multimodal terminal ferry and transit project, Washington
- New Castle County buses and bus facilities, Delaware
- New Hampshire statewide transit systems, New Hampshire
- New Haven bus facility, Connecticut
- New Jersey Transit alternative fuel buses, New Jersey
- New Jersey Transit jitney shuttle buses, New Jersey
- New Mexico State University park and ride facilities, New Mexico
- New York City Midtown West 38th Street Ferry Terminal, New York
- New York, West 72nd St. Intermodal Station, New York
- Newark Passaic River bridge and arena pedestrian walkway, New Jersey
- Newark, Morris & Essex Station access and buses, New Jersey
- Niagara Frontier Transportation Authority buses, New York
- North Carolina statewide buses and bus facilities, North Carolina
- North Dakota statewide buses and bus-related facilities, North Dakota
- North San Diego County transit district buses, California
- North Star Borough intermodal facility, Alaska
- Northern New Mexico Transit Express/Park and Ride buses, New Mexico
- Northstar Corridor, Intermodal Facilities and buses, Minnesota
- Norwich buses, Connecticut
- OATS Transit, Missouri
- Ogden Intermodal Center, Utah
- Ohio Public Transit Association buses and bus facilities, Ohio
- Oklahoma statewide bus facilities and buses, Oklahoma
- Olympic Peninsula International Gateway Transportation Center, Washington
- Omaha Missouri River transit pedestrian facility, Nebraska
- Ontonagon buses and bus facilities, Michigan
- Orlando Intermodal Facility, Florida
- Orlando, Lynx buses and bus facilities, Florida
- Palm Beach County Palmtran buses, Florida
- Palmdale multimodal center, California
- Park City Intermodal Center, Utah
- Pee Dee buses and facilities, South Carolina
- Penn's Landing ferry vehicles, Pennsylvania
- Pennsylvania Commonwealth combined bus and facilities, Pennsylvania
- Perris bus maintenance facility, California
- Philadelphia, Frankford Transportation Center, Pennsylvania
- Philadelphia, Intermodal 30th Street Station, Pennsylvania
- Philadelphia, PHLASH shuttle buses, Pennsylvania
- Philadelphia, SEPTA Center City improvements, Pennsylvania
- Philadelphia, SEPTA Paoli transportation center, Pennsylvania
- Philadelphia, SEPTA Girard Avenue intermodal transportation centers, Pennsylvania
- Phoenix bus and bus facilities, Arizona
- Pierce County Transit buses and bus facilities, Washington
- Pittsfield intermodal center, Massachusetts
- Port of Corpus Christi ferry infrastructure and ferry purchase, Texas
- Port of St. Bernard intermodal facility, Louisiana
- Portland, Tri-Met bus maintenance facility, Oregon
- Portland, Tri-Met buses, Oregon
- Prince William County bus replacement, Virginia
- Providence, buses and bus maintenance facility, Rhode Island
- Reading, BARTA Intermodal Transportation Facility, Pennsylvania
- Rensselaer intermodal bus facility, New York
- Rhode Island Public Transit Authority buses, Rhode Island
- Richmond, GRTC bus maintenance facility, Virginia
- Riverside Transit Agency buses and facilities, California
- Robinson, Towne Center Intermodal Facility, Pennsylvania
- Sacramento CNG buses, California
- Salem Area Mass Ttransit System buses, Oregon
- Salt Lake City hybrid electric vehicle bus purchase, Utah
- Salt Lake City International Airport transit parking and transfer center, Utah
- Salt Lake City Olympics bus facilities, Utah
- Salt Lake City Olympics regional park and ride lots, Utah
- Salt Lake City Olympics transit bus loan project, Utah
- San Bernardino buses, California
- San Bernardino County Mountain area Regional Transit Authority fueling stations, California
- San Diego MTD buses and bus facilities, California
- San Francisco, Islais Creek maintenance facility, California
- San Joaquin buses and bus facilities, Stockton, California
- San Juan Intermodal access, Puerto Rico
- San Marcos Capital Area Rural Transportation System (CARTS) intermodal project, Texas
- Sandy buses, Oregon
- Santa Barbara Metropolitan Transit district bus facilities, California
- Santa Clara Valley Transportation Authority buses and bus facilities, California
- Santa Clarita buses, California
- Santa Cruz metropolitan bus facilities, California
- Santa Fe CNG buses, New Mexico
- Santa Fe paratransit/computer systems, New Mexico
- Santa Marie organization of transportation helpers minibuses, California
- Savannah/Chatham Area transit bus transfer centers and buses, Georgia
- Seattle Sound Transit buses and bus facilities, Washington
- Seattle, intermodal transportation terminal, Washington
- SMART buses and bus facilities, Michigan
- Snohomish County, Community Transit buses, equipment and facilities, Washington
- Solano Links intercity transit OTR bus purchase, California
- Somerset County bus facilities and buses, Pennsylvania
- South Amboy, Regional Intermodal Transportation Initiative, New Jersey
- South Bend, Urban Intermodal Transportation Facility, Indiana
- South Carolina statewide bus and bus facility.
- South Carolina Virtual Transit Enterprise, South Carolina
- South Dakota statewide bus facilities and buses, South Dakota
- South Metro Area Rapid Transit (SMART) maintenance facility, Oregon
- Southeast Missouri transportation service rural, elderly, disabled service, Missouri
- Springfield Metro/VRE pedestrian link, Virginia
- Springfield, Union Station, Massachusetts
- St. Joseph buses and vans, Missouri
- St. Louis, Bi-state Intermodal Center, Missouri
- St. Louis Bi-state Metro Link buses
- Sunset Empire Transit District intermodal transit facility, Oregon
- Syracuse CNG buses and facilities, New York
- Tacoma Dome, buses and bus facilities, Washington
- Tennessee statewide buses and bus facilities, Tennessee
- Texas statewide small urban and rural buses, Texas
- Topeka Transit offstreet transit transfer center, Kansas
- Towamencin Township, Intermodal Bus Transportation Center, Pennsylvania
- Transit Authority of Northern Kentucky (TANK) buses, Kentucky
- Tucson buses, Arizona
- Twin Cities area metro transit buses and bus facilities, Minnesota
- Utah Transit Authority buses, Utah
- Utah Transit Authority, intermodal facilities, Utah

Utah Transit Authority/Park City Transit, buses, Utah

Utica Union Station, New York

Valley bus and bus facilities, Alabama

Vancouver Clark County (SEATRAN) bus facilities, Washington

Washington County intermodal facilities, Pennsylvania

Washington State DOT combined small transit system buses and bus facilities, Washington

Washington, D.C. Intermodal Transportation Center, District/Columbia

Washoe County transit improvements, Nevada

Waterbury, bus facility, Connecticut

West Falls Church Metro station improvements, Virginia

West Lafayette bus transfer station/terminal (Wabash Landing), Indiana

West Virginia Statewide Intermodal Facility and buses, West Virginia

Westchester County DOT, articulated buses, New York

Westchester County, Bee-Line transit system fareboxes, New York

Westchester County, Bee-Line transit system shuttle buses, New York

Westminster senior citizen vans, California

Westmoreland County, Intermodal Facility, Pennsylvania

Whittier intermodal facility and pedestrian overpass, Alaska

Wilkes-Barre, Intermodal Facility, Pennsylvania

Williamsport bus facility, Pennsylvania

Wisconsin statewide bus facilities and buses, Wisconsin

Worcester, Union Station Intermodal Transportation Center, Massachusetts

Yuma paratransit buses, Arizona:

*Provided further*, That within the total funds provided for new fixed guideway systems to carry out 49 U.S.C. section 5309, the following projects shall be considered eligible for these funds: *Provided further*, That the Administrator of the Federal Transit Administration shall, not later than 60 days after the enactment of this Act, individually submit to the House and Senate Committees on Appropriations the recommended grant funding levels for the respective projects.

The following new fixed guideway systems and extensions to existing systems are eligible to receive funding for final design and construction:

Alaska or Hawaii ferries;

Albuquerque/Greater Albuquerque mass transit project;

Atlanta North Line Extension;

Austin Capital Metro Northwest/North Central Corridor project;

Baltimore Central Light Rail double tracking project;

Boston North-South Rail Link;

Boston Piers Transitway phase 1;

Charlotte North-South corridor transitway project;

Chicago Metra commuter rail extensions;

Chicago Transit Authority Ravenswood and Douglas branch line projects;

Cleveland Euclid Corridor;

Dallas Area Rapid Transit North Central LRT extension;

Dane County, WI commuter rail project;

Denver Southeast Corridor project;

Denver Southwest LRT project;

Fort Lauderdale Tri-Rail commuter rail project;

Galveston rail trolley extension project;

Houston Regional Bus Plan;

Lahaina Harbor, Maui ferries;

Las Vegas Corridor/Clark County regional fixed guideway project;

Little Rock River Rail project;

Long Island Rail Road East Side Access project;

Los Angeles Metro Rail—MOS 3 and Eastside/Mid City corridors;

MARC expansion programs: Silver Spring intermodal center and Penn-Camden rail connection;

Memphis Area Transit Authority medical center extension;

Miami East-West Corridor project;

Miami North 27th Avenue corridor;

New Orleans Airport-CBD commuter rail project;

New Orleans Canal Streetcar Spine;

New Orleans Desire Streetcar;

Newark-Elizabeth rail link project;

Norfolk-Virginia Beach Corridor project;

Northern New Jersey—Hudson-Bergen LRT project;

Orange County Transitway project;

Orlando I-4 Central Florida LRT project;

Philadelphia Schuylkill Valley Metro;

Phoenix—Central Phoenix/East Valley Corridor;

Pittsburgh Airborne Shuttle System;

Pittsburgh North Shore—Central Business District corridor;

Pittsburgh State II light rail project;

Port McKenzie-Ship Creek, AK ferry project;

Portland Westside-Hillsboro Corridor project;

Providence-Boston commuter rail;

Raleigh-Durham—Research Triangle regional rail;

Sacramento South Corridor LRT project;

Salt Lake City South LRT Olympics capacity improvements;

Salt Lake City South LRT project;

Salt Lake City/Airport to University (West-East) light rail project;

Salt Lake City-Ogden-Provo commuter rail project;

San Bernardino MetroLink extension project;

San Diego Mid Coast Corridor;

San Diego Mission Valley East LRT extension project;

San Diego Oceanside-Escondido passenger rail project;

San Francisco BART to Airport extension;

San Jose Tasman LRT project;

San Juan—Tren Urbano;

Seattle Sound Move Link LRT project;

Spokane South Valley Corridor light rail project;

St. Louis—St. Clair County, Illinois LRT project;

Tacoma-Seattle Sounder commuter rail project;

Tampa Bay regional rail system; and the Twin Cities Transitways Corridors projects.

The following new fixed guideway systems and extensions to existing systems are eligible to receive funding for alternatives analysis and preliminary engineering:

Atlanta—Lindbergh Station to MARTA West Line feasibility study;

Atlanta MARTA South DeKalb comprehensive transit program;

Baltimore Central Downtown MIS;

Bergen County, NJ/Cross County light rail project;

Birmingham, Alabama transit corridor;

Boston North Shore Corridor and Blue Line extension to Beverly;

Boston Urban Ring project;

Bridgeport Intermodal Corridor project, Connecticut;

Calais, ME Branch Rail Line regional transit program;

Charleston, SC Monobeam corridor project;

Cincinnati Northeast/Northern Kentucky rail line project;

Colorado—Roaring Fork Valley Rail;

Detroit—commuter rail to Detroit metropolitan airport feasibility study;

El Paso—Juarez international fixed guideway;

Girdwood, Alaska commuter rail project;

Harrisburg-Lancaster Capitol Area Transit Corridor 1 commuter rail;

Houston Advanced Transit Program;

Indianapolis Northeast Downtown Corridor project;

Jacksonville fixed guideway corridor;

Johnson County, Kansas I-35 commuter rail project;

Kenosha-Racine-Milwaukee rail extension project;

Knoxville to Memphis commuter rail feasibility study;

Los Angeles/City of Sepulveda Douglas Street Green Line connection;

Miami Metrorail Palmetto extension;

Montpelier-St. Albans, VT commuter rail study;

Nashua, NY-Lowell, MA commuter rail project;

New Jersey Trans-Hudson midtown corridor study;

New London waterfront access project;

New York Second Avenue Subway feasibility study;

Northern Indiana South Shore commuter rail project;

Old Saybrook—Hartford Rail Extension;

Philadelphia SEPTA commuter rail, R-3 connection—Elwyn to Wawa;

Philadelphia SEPTA Cross County Metro;

Salt Lake City light rail extensions;

Santa Fe/El Dorado rail link;

Stamford fixed guideway connector;

Stockton Altamont Commuter Rail;

Virginia Railway Express Woodbridge transit access station improvements project;

Washington, D.C. Dulles Corridor extension project;

Washington Metro Blue Line extension—Addison Road;

Western Montana regional transportation/commuter rail study; and the

Wilsonville to Washington County, OR connection to Westside.

DISCRETIONARY GRANTS  
(LIQUIDATION OF CONTRACT AUTHORIZATION)  
(HIGHWAY TRUST FUND, MASS TRANSIT ACCOUNT)

Notwithstanding any other provision of law, for payment of previous obligations incurred in carrying out 49 U.S.C. 5338(b), \$1,500,000,000, to remain available until expended and to be derived from the Mass Transit Account of the Highway Trust Fund.

JOB ACCESS AND REVERSE COMMUTE GRANTS

For necessary expenses to carry out section 3037 of the Federal Transit Act of 1998, \$15,000,000, to remain available until expended: *Provided*, That no more than \$75,000,000 of budget authority shall be available for these purposes.

SAINT LAWRENCE SEAWAY  
DEVELOPMENT CORPORATION  
SAINT LAWRENCE SEAWAY DEVELOPMENT CORPORATION

The Saint Lawrence Seaway Development Corporation is hereby authorized to make such expenditures, within the limits of funds and borrowing authority available to the Corporation, and in accord with law, and to make such contracts and commitments without regard to fiscal year limitations as provided by section 104 of the Government Corporation Control Act, as amended, as may be

necessary in carrying out the programs set forth in the Corporation's budget for the current fiscal year.

OPERATIONS AND MAINTENANCE  
(HARBOR MAINTENANCE TRUST FUND)

For necessary expenses for operations and maintenance of those portions of the Saint Lawrence Seaway operated and maintained by the Saint Lawrence Seaway Development Corporation, \$11,496,000, to be derived from the Harbor Maintenance Trust Fund, pursuant to Public Law 99-662.

RESEARCH AND SPECIAL PROGRAMS  
ADMINISTRATION

RESEARCH AND SPECIAL PROGRAMS

For expenses necessary to discharge the functions of the Research and Special Programs Administration, \$30,752,000, of which \$575,000 shall be derived from the Pipeline Safety Fund, and of which \$3,500,000 shall remain available until September 30, 2002: *Provided*, That up to \$1,200,000 in fees collected under 49 U.S.C. 5108(g) shall be deposited in the general fund of the Treasury as offsetting receipts: *Provided further*, That there may be credited to this appropriation, to be available until expended, funds received from States, counties, municipalities, other public authorities, and private sources for expenses incurred for training, for reports publication and dissemination, and for travel expenses incurred in performance of hazardous materials exemptions and approvals functions.

PIPELINE SAFETY  
(PIPELINE SAFETY FUND)  
(OIL SPILL LIABILITY TRUST FUND)

For expenses necessary to conduct the functions of the pipeline safety program, for grants-in-aid to carry out a pipeline safety program, as authorized by 49 U.S.C. 60107, and to discharge the pipeline program responsibilities of the Oil Pollution Act of 1990, \$36,104,000, of which \$4,704,000 shall be derived from the Oil Spill Liability Trust Fund and shall remain available until September 30, 2002; and of which \$30,000,000 shall be derived from the Pipeline Safety Fund, of which \$16,500,000 shall remain available until September 30, 2001: *Provided*, That in addition to amounts made available for the Pipeline Safety Fund, \$1,400,000 shall be available for grants to States for the development and establishment of one-call notification systems and public education activities, and shall be derived from amounts previously collected under 49 U.S.C. 60301.

EMERGENCY PREPAREDNESS GRANTS  
(EMERGENCY PREPAREDNESS FUND)

For necessary expenses to carry out 49 U.S.C. 5127(c), \$200,000, to be derived from the Emergency Preparedness Fund, to remain available until September 30, 2002: *Provided*, That none of the funds made available by 49 U.S.C. 5116(i) and 5127(d) shall be made available for obligation by individuals other than the Secretary of Transportation, or his designee.

OFFICE OF INSPECTOR GENERAL  
SALARIES AND EXPENSES  
(INCLUDING TRANSFER OF FUNDS)

For necessary expenses of the Office of Inspector General to carry out the provisions of the Inspector General Act of 1978, as amended, \$48,000,000, of which \$43,000,000 shall be derived from transfers of funds from the United States Coast Guard, the Federal Aviation Administration, the Federal Highway Administration, the Federal Railroad Administration, and the Federal Transit Administration.

SURFACE TRANSPORTATION BOARD  
SALARIES AND EXPENSES

For necessary expenses of the Surface Transportation Board, including services authorized by 5 U.S.C. 3109, \$15,400,000: *Provided*, That notwithstanding any other provision of law, not to exceed \$1,600,000 from fees established by the Chairman of the Surface Transportation Board shall be credited to this appropriation as offsetting collections and used for necessary and authorized expenses under this heading: *Provided further*, That any fees received in excess of \$1,600,000 in fiscal year 2000 shall remain available until expended, but shall not be available for obligation until October 1, 2000.

TITLE II  
RELATED AGENCIES

ARCHITECTURAL AND TRANSPORTATION  
BARRIERS COMPLIANCE BOARD

SALARIES AND EXPENSES

For expenses necessary for the Architectural and Transportation Barriers Compliance Board, as authorized by section 502 of the Rehabilitation Act of 1973, as amended, \$4,500,000: *Provided*, That, notwithstanding any other provision of law, there may be credited to this appropriation funds received for publications and training expenses.

NATIONAL TRANSPORTATION SAFETY BOARD

SALARIES AND EXPENSES

For necessary expenses of the National Transportation Safety Board, including hire of passenger motor vehicles and aircraft; services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for a GS-15; uniforms, or allowances therefor, as authorized by law (5 U.S.C. 5901-5902), \$51,500,000, of which not to exceed \$2,000 may be used for official reception and representation expenses.

EMERGENCY FUND

For necessary expenses of the National Transportation Safety Board for accident investigations, including hire of passenger motor vehicles and aircraft; services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for a GS-15; uniforms, or allowances therefor, as authorized by law (5 U.S.C. 5901-5902), \$1,000,000, to remain available until expended.

TITLE III  
GENERAL PROVISIONS

(INCLUDING TRANSFERS OF FUNDS)

SEC. 301. During the current fiscal year applicable appropriations to the Department of Transportation shall be available for maintenance and operation of aircraft; hire of passenger motor vehicles and aircraft; purchase of liability insurance for motor vehicles operating in foreign countries on official department business; and uniforms, or allowances therefor, as authorized by law (5 U.S.C. 5901-5902).

SEC. 302. Such sums as may be necessary for fiscal year 2000 pay raises for programs funded in this Act shall be absorbed within the levels appropriated in this Act or previous appropriations Acts.

SEC. 303. Funds appropriated under this Act for expenditures by the Federal Aviation Administration shall be available: (1) except as otherwise authorized by title VIII of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7701 et seq.), for expenses of primary and secondary schooling for depend-

ents of Federal Aviation Administration personnel stationed outside the continental United States at costs for any given area not in excess of those of the Department of Defense for the same area, when it is determined by the Secretary that the schools, if any, available in the locality are unable to provide adequately for the education of such dependents; and (2) for transportation of said dependents between schools serving the area that they attend and their places of residence when the Secretary, under such regulations as may be prescribed, determines that such schools are not accessible by public means of transportation on a regular basis.

SEC. 304. Appropriations contained in this Act for the Department of Transportation shall be available for services as authorized by 5 U.S.C. 3109, but at rates for individuals not to exceed the per diem rate equivalent to the rate for an Executive Level IV.

SEC. 305. None of the funds in this Act shall be available for salaries and expenses of more than 100 political and Presidential appointees in the Department of Transportation: *Provided*, That none of the personnel covered by this provision may be assigned on temporary detail outside the Department of Transportation.

SEC. 306. None of the funds in this Act shall be used for the planning or execution of any program to pay the expenses of, or otherwise compensate, non-Federal parties intervening in regulatory or adjudicatory proceedings funded in this Act.

SEC. 307. None of the funds appropriated in this Act shall remain available for obligation beyond the current fiscal year, nor may any be transferred to other appropriations, unless expressly so provided herein.

SEC. 308. The Secretary of Transportation may enter into grants, cooperative agreements, and other transactions with any person, agency, or instrumentality of the United States, any unit of State or local government, any educational institution, and any other entity in execution of the Technology Reinvestment Project authorized under the Defense Conversion, Reinvestment and Transition Assistance Act of 1992 and related legislation: *Provided*, That the authority provided in this section may be exercised without regard to section 3324 of title 31, United States Code.

SEC. 309. The expenditure of any appropriation under this Act for any consulting service through procurement contract pursuant to section 3109 of title 5, United States Code, shall be limited to those contracts where such expenditures are a matter of public record and available for public inspection, except where otherwise provided under existing law, or under existing Executive order issued pursuant to existing law.

SEC. 310. (a) For fiscal year 2000, the Secretary of Transportation shall—

(1) not distribute from the obligation limitation for Federal-aid Highways amounts authorized for administrative expenses and programs funded from the administrative take-down authorized by section 104(a) of title 23, United States Code, and amounts authorized for the highway use tax evasion program and the Bureau of Transportation Statistics.

(2) not distribute an amount from the obligation limitation for Federal-aid Highways that is equal to the unobligated balance of amounts made available from the Highway Trust Fund (other than the Mass Transit Account) for Federal-aid highways and highway safety programs for the previous fiscal year the funds for which are allocated by the Secretary;

(3) determine the ratio that—

(A) the obligation limitation for Federal-aid Highways less the aggregate of amounts not distributed under paragraphs (1) and (2), bears to

(B) the total of the sums authorized to be appropriated for Federal-aid highways and highway safety construction programs (other than sums authorized to be appropriated for sections set forth in paragraphs (1) through (7) of subsection (b) and sums authorized to be appropriated for section 105 of title 23, United States Code, equal to the amount referred to in subsection (b)(8)) for such fiscal year less the aggregate of the amounts not distributed under paragraph (1) of this subsection;

(4) distribute the obligation limitation for Federal-aid Highways less the aggregate amounts not distributed under paragraphs (1) and (2) for section 117 of title 23, United States Code (relating to high priority projects program), section 201 of the Appalachian Regional Development Act of 1965, the Woodrow Wilson Memorial Bridge Authority Act of 1995, and \$2,000,000,000 for such fiscal year under section 105 of the Transportation Equity Act for the 21st Century (relating to minimum guarantee) so that the amount of obligation authority available for each of such sections is equal to the amount determined by multiplying the ratio determined under paragraph (3) by the sums authorized to be appropriated for such section (except in the case of section 105, \$2,000,000,000) for such fiscal year;

(5) distribute the obligation limitation provided for Federal-aid Highways less the aggregate amounts not distributed under paragraphs (1) and (2) and amounts distributed under paragraph (4) for each of the programs that are allocated by the Secretary under title 23, United States Code (other than activities to which paragraph (1) applies and programs to which paragraph (4) applies) by multiplying the ratio determined under paragraph (3) by the sums authorized to be appropriated for such program for such fiscal year; and

(6) distribute the obligation limitation provided for Federal-aid Highways less the aggregate amounts not distributed under paragraphs (1) and (2) and amounts distributed under paragraphs (4) and (5) for Federal-aid highways and highway safety construction programs (other than the minimum guarantee program, but only to the extent that amounts apportioned for the minimum guarantee program for such fiscal year exceed \$2,639,000,000, and the Appalachian development highway system program) that are apportioned by the Secretary under title 23, United States Code, in the ratio that—

(A) sums authorized to be appropriated for such programs that are apportioned to each State for such fiscal year, bear to

(B) the total of the sums authorized to be appropriated for such programs that are apportioned to all States for such fiscal year.

(b) EXCEPTIONS FROM OBLIGATION LIMITATION.—The obligation limitation for Federal-aid Highways shall not apply to obligations (1) under section 125 of title 23, United States Code; (2) under section 147 of the Surface Transportation Assistance Act of 1978; (3) under section 9 of the Federal-Aid Highway Act of 1981; (4) under sections 131(b) and 131(j) of the Surface Transportation Assistance Act of 1982; (5) under sections 149(b) and 149(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987; (6) under section 1103 through 1108 of the Intermodal Surface Transportation Efficiency Act of 1991; (7) under section 157 of title 23,

United States Code, as in effect on the day before the date of enactment of the Transportation Equity Act for the 21st Century; and (8) under section 105 of title 23, United States Code (but, only in an amount equal to \$639,000,000 for such fiscal year).

(c) REDISTRIBUTION OF UNUSED OBLIGATION AUTHORITY.—Notwithstanding subsection (a), the Secretary shall after August 1 for such fiscal year revise a distribution of the obligation limitation made available under subsection (a) if a State will not obligate the amount distributed during that fiscal year and redistribute sufficient amounts to those States able to obligate amounts in addition to those previously distributed during that fiscal year giving priority to those States having large unobligated balances of funds apportioned under sections 104 and 144 of title 23, United States Code, section 160 (as in effect on the day before the enactment of the Transportation Equity Act for the 21st Century) of title 23, United States Code, and under section 1015 of the Intermodal Surface Transportation Act of 1991 (105 Stat. 1943–1945).

(d) APPLICABILITY OF OBLIGATION LIMITATIONS TO TRANSPORTATION RESEARCH PROGRAMS.—The obligation limitation shall apply to transportation research programs carried out under chapters 3 and 5 of title 23, United States Code, except that obligation authority made available for such programs under such limitation shall remain available for a period of 3 fiscal years.

(e) REDISTRIBUTION OF CERTAIN AUTHORIZED FUNDS.—Not later than 30 days after the date of the distribution of obligation limitation under subsection (a), the Secretary shall distribute to the States any funds (1) that are authorized to be appropriated for such fiscal year for Federal-aid highways programs (other than the program under section 160 of title 23, United States Code) and for carrying out subchapter I of chapter 311 of title 49, United States Code, and chapter 4 of title 23, United States Code, and (2) that the Secretary determines will not be allocated to the States, and will not be available for obligation, in such fiscal year due to the imposition of any obligation limitation for such fiscal year. Such distribution to the States shall be made in the same ratio as the distribution of obligation authority under subsection (a)(6). The funds so distributed shall be available for any purposes described in section 133(b) of title 23, United States Code.

(f) SPECIAL RULE.—Obligation limitation distributed for a fiscal year under subsection (a)(4) for a section set forth in subsection (a)(4) shall remain available until used for obligation of funds for such section and shall be in addition to the amount of any limitation imposed on obligations for Federal-aid highway and highway safety construction programs for future fiscal years.

SEC. 311. The limitations on obligations for the programs of the Federal Transit Administration shall not apply to any authority under 49 U.S.C. 5338, previously made available for obligation, or to any other authority previously made available for obligation.

SEC. 312. None of the funds in this Act shall be used to implement section 404 of title 23, United States Code.

SEC. 313. None of the funds in this Act shall be available to plan, finalize, or implement regulations that would establish a vessel traffic safety fairway less than five miles wide between the Santa Barbara Traffic Separation Scheme and the San Francisco Traffic Separation Scheme.

SEC. 314. Notwithstanding any other provision of law, airports may transfer, without

consideration, to the Federal Aviation Administration (FAA) instrument landing systems (along with associated approach lighting equipment and runway visual range equipment) which conform to FAA design and performance specifications, the purchase of which was assisted by a Federal airport-aid program, airport development aid program or airport improvement program grant. The FAA shall accept such equipment, which shall thereafter be operated and maintained by the FAA in accordance with agency criteria.

SEC. 315. None of the funds in this Act shall be available to award a multiyear contract for production end items that: (1) includes economic order quantity or long lead time material procurement in excess of \$10,000,000 in any one year of the contract; (2) includes a cancellation charge greater than \$10,000,000 which at the time of obligation has not been appropriated to the limits of the Government's liability; or (3) includes a requirement that permits performance under the contract during the second and subsequent years of the contract without conditioning such performance upon the appropriation of funds: *Provided*, That this limitation does not apply to a contract in which the Federal Government incurs no financial liability from not buying additional systems, subsystems, or components beyond the basic contract requirements.

SEC. 316. (a) No part of any appropriation contained in this Act shall be used, other than for normal and recognized executive-legislative relationships, for publicity or propaganda purposes, for the preparation, distribution, or use of any kit, pamphlet, booklet, publication, radio, television, or video presentation designed to support or defeat legislation pending before the Congress or any State legislature, except in presentation to the Congress or any State legislature itself.

(b) No part of any appropriation contained in this Act shall be used to pay the salary or expenses of any grant or contract recipient, or agent acting for such recipient, related to any activity designed to influence legislation or appropriations pending before the Congress or any State legislature.

SEC. 317. Notwithstanding any other provision of law, and except for fixed guideway modernization projects, funds made available by this Act under "Federal Transit Administration, Capital investment grants" for projects specified in this Act or identified in reports accompanying this Act not obligated by September 30, 2002, and other recoveries, shall be made available for other projects under 49 U.S.C. 5309.

SEC. 318. Notwithstanding any other provision of law, any funds appropriated before October 1, 1999, under any section of chapter 53 of title 49, United States Code, that remain available for expenditure may be transferred to and administered under the most recent appropriation heading for any such section.

SEC. 319. Funds provided in this Act for the Transportation Administrative Service Center (TASC) shall be reduced by \$60,000,000, which limits fiscal year 2000 TASC obligational authority for elements of the Department of Transportation funded in this Act to no more than \$169,953,000: *Provided*, That such reductions from the budget request shall be allocated by the Department of Transportation to each appropriations account in proportion to the amount included in each account for the Transportation Administrative Service Center.

SEC. 320. Funds received by the Federal Highway Administration, Federal Transit

Administration, and Federal Railroad Administration from States, counties, municipalities, other public authorities, and private sources for expenses incurred for training may be credited respectively to the Federal Highway Administration's Federal aid-highway account, the Federal Transit Administration's "Transit Planning and Research" account, and to the Federal Railroad Administration's "Safety and Operations" account, except for State rail safety inspectors participating in training pursuant to 49 U.S.C. 20105.

SEC. 321. Notwithstanding any other provision of law, no state shall receive more than 12.5 percent of the total budget resources made available by this Act to carry out 49 U.S.C. 5307, 5309, 5310 and 5311: *Provided*, That for purposes of this calculation the Federal Transit Administration shall include the appropriate state distribution of the funding provided to urbanized areas: *Provided further*, That the amounts recovered from such reductions shall be distributed equally: *Provided further*, That such reductions and increases shall be made only to the formula apportionments.

SEC. 322. Section 3021 of Public Law 105-178 is amended—

(1) in subsection (a)—

(a) in the first sentence, by striking "single-State";

(b) in the second sentence, by striking "Any" and all that follows through "United States Code" and inserting "The funds made available to the State of Oklahoma and the State of Vermont to carry out sections 5307 and 5311 of title 49, United States Code and sections 133 and 149 of title 23, United States Code"; and

(2) by adding at the end of section 3021, the following new subsection (c)—

"(c) GRANT REQUIREMENTS.—Notwithstanding any other provision of law, the Amtrak employees employed in the railroad passenger service authorized by this section shall be afforded the same labor protections afforded other Amtrak employees under the terms of their employment contracts."

SEC. 323. Notwithstanding 31 U.S.C. 3302, funds received by the Bureau of Transportation Statistics from the sale of data products, for necessary expenses incurred pursuant to 49 U.S.C. 111 may be credited to the Federal-aid highways account for the purpose of reimbursing the Bureau for such expenses: *Provided*, That such funds shall be subject to the obligation limitation for Federal-aid highways and highway safety construction.

SEC. 324. Not to exceed \$1,000,000 of the funds provided in this Act for the Department of Transportation shall be available for the necessary expenses of advisory committees: *Provided*, That this limitation shall not apply to advisory committees established for the purpose of conducting negotiated rulemaking in accordance with the Negotiated Rulemaking Act, 5 U.S.C. 561-570a, or the Coast Guard's advisory council on roles and missions.

SEC. 325. No funds other than those appropriated to the Surface Transportation Board or fees collected by the Board shall be used for conducting the activities of the Board.

SEC. 326. Hereafter, notwithstanding any other provision of law, receipts, in amounts determined by the Secretary, collected from users of fitness centers operated by or for the Department of Transportation shall be available to support the operation and maintenance of those facilities.

SEC. 327. Capital Investment grants funds made available in this Act and in Public Law

105-277 and in Public Law 105-66 and its accompanying conference report for the Charleston, South Carolina Monobeam corridor project shall be used to fund any aspect of the Charleston, South Carolina Monobeam corridor project.

SEC. 328. Hereafter, notwithstanding 49 U.S.C. 41742, no essential air service subsidies shall be provided to communities in the 48 contiguous States that are located fewer than 70 highway miles from the nearest large or medium hub airport, or that require a rate of subsidy per passenger in excess of \$200 unless such point is greater than 210 miles from the nearest large or medium hub airport.

SEC. 329. Rebates, refunds, incentive payments, minor fees and other funds received by the Department from travel management centers, charge card programs, the subleasing of building space, and miscellaneous sources are to be credited to appropriations of the Department and allocated to elements of the Department using fair and equitable criteria and such funds shall be available until December 31, 2000.

SEC. 330. Notwithstanding any other provision of law, rule or regulation, the Secretary of Transportation is authorized to allow the issuer of any preferred stock heretofore sold to the Department to redeem or repurchase such stock upon the payment to the Department of an amount determined by the Secretary.

SEC. 331. For necessary expenses of the Amtrak Reform Council authorized under section 203 of Public Law 105-134, \$950,000, to remain available until September 30, 2001: *Provided*, That the duties of the Amtrak Reform Council described in section 203(g)(1) of Public Law 105-134 shall include the identification of Amtrak routes which are candidates for closure or realignment, based on performance rankings developed by Amtrak which incorporate information on each route's fully allocated costs and ridership on core intercity passenger service, and which assume, for purposes of closure or realignment candidate identification, that federal subsidies for Amtrak will decline over the 4-year period from fiscal year 1999 to fiscal year 2002: *Provided further*, That these closure or realignment recommendations shall be included in the Amtrak Reform Council's annual report to the Congress required by section 203(h) of Public Law 105-134.

SEC. 332. The Secretary of Transportation is authorized to transfer funds appropriated for any office of the Office of the Secretary to any other office of the Office of the Secretary: *Provided*, That no appropriation shall be increased or decreased by more than 12 per centum by all such transfers: *Provided further*, That any such transfer shall be submitted for approval to the House and Senate Committees on Appropriations.

SEC. 333. None of the Funds made available under this Act or any other Act, may be used to implement, carry out, or enforce any regulation issued under section 41705 of title 49, United States Code, including any regulation contained in part 382 of title 14, Code of Federal Regulations, or any other provision of law (including any Act of Congress, regulation, or Executive order or any official guidance or correspondence thereto), that requires or encourages an air carrier (as that term is defined in section 40102 of title 49, United States Code) to, on intrastate or interstate air transportation (as those terms are defined in section 40102 of title 49, United States Code)—

(1) provide a peanut-free buffer zone or any other related peanut-restricted area; or

(2) restrict the distribution of peanuts, until 90 days after submission to the Congress and the Secretary of a peer-reviewed scientific study that determines that there are severe reactions by passengers to peanuts as a result of contact with very small airborne peanut particles of the kind that passengers might encounter in an aircraft.

SEC. 334. For purposes of funding in this Act for the Salt Lake City/Airport to University (West-East) light rail project, the non-governmental share for these funds shall be determined in accordance with Section 3030(c)(2)(B)(ii) of the Transportation Equity Act for the 21st Century, as amended (Public Law 105-178).

SEC. 335. Section 5309(g)(1)(B) of title 49, United States Code, is amended by inserting after "Committee on Banking, Housing, and Urban Affairs of the Senate" the following: "and the House and Senate Committees on Appropriations".

SEC. 336. Section 1212(g) of the Transportation Equity Act for the 21st Century (Public Law 105-178), as amended, is amended—

(1) in the subsection heading, by inserting "and New Jersey" after "Minnesota"; and

(2) by inserting "or the State of New Jersey" after "Minnesota".

SEC. 337. The Secretary of Transportation shall execute a demonstration program, to be conducted for a period not to exceed eighteen months, of the "fractional ownership" concept in performing administrative support flight missions, the purpose of which would be to determine whether cost savings, as well as increased operational flexibility and aircraft availability, can be realized through the use by the government of the commercial fractional ownership concept or report to the Committee the reason for not conducting such an evaluation: *Provided*, That the Secretary shall ensure the competitive selection for this demonstration of a fractional ownership concept which provides a suite of aircraft capable of meeting the Department's varied needs, and that the Secretary shall ensure the demonstration program encompasses a significant and representative portion of the Department's administrative support missions (to include those performed by the Coast Guard, the Federal Aviation Administration, and the National Aeronautics and Space Administration, whose aircraft are currently operated by the FAA): *Provided further*, That the Secretary shall report to the House and Senate Committees on Appropriations on results of this evaluation of the fractional ownership concept in the performance of the administrative support mission no later than twenty-four months after final passage of this Act or within 60 days of enactment of this Act if the Secretary decides not to conduct such a demonstration for evaluation including an explanation for such a decision.

SEC. 338. (a) REQUIREMENT TO CONVEY.—The Commandant of the Coast Guard shall convey, without consideration, to the University of New Hampshire (in this section referred to as the "University") all right, title, and interest of the United States in and to a parcel of real property (including any improvements thereon) located in New Castle, New Hampshire, consisting of approximately five acres and including a pier.

(b) IDENTIFICATION OF PROPERTY.—The Commandant shall determine, identify, and describe the property to be conveyed under this section.

(c) EASEMENTS, RIGHTS-OF-WAY, AND RIGHTS.—(1) The Commandant shall, in connection with the conveyance required by subsection (a), grant to the University such

easements and rights-of-way as the Commandant considers necessary to permit access to the property conveyed under that subsection.

(2) The Commandant shall, in connection with such conveyance, reserve in favor of the United States such easements and rights as the Commandant considers necessary to protect the interests of the United States, including easements or rights regarding access to property and utilities.

(d) **CONDITIONS OF CONVEYANCE.**—The conveyance required by subsection (a) shall be subject to the following conditions:

(1) That the University not convey, assign, exchange, or encumber the property conveyed, or any part thereof, unless such conveyance, assignment, exchange, or encumbrance—

(A) is made without consideration; or

(B) is otherwise approved by the Commandant.

(2) That the University not interfere or allow interference in any manner with the maintenance or operation of Coast Guard Station Portsmouth Harbor, New Hampshire, without the express written permission of the Commandant.

(3) That the University use the property for educational, research, or other public purposes.

(e) **MAINTENANCE OF PROPERTY.**—The University, or any subsequent owner of the property conveyed under subsection (a) pursuant to a conveyance, assignment, or exchange referred to in subsection (d)(1), shall maintain the property in a proper, substantial, and workmanlike manner, and in accordance with any conditions established by the Commandant, pursuant to the National Historic Preservation Act of 1966 (16 U.S.C. 470 et seq.), and other applicable laws.

(f) **REVERSIONARY INTEREST.**—All right, title, and interest in and to the property conveyed under this section (including any improvements thereon) shall revert to the United States, and the United States shall have the right of immediate entry thereon, if—

(1) the property, or any part thereof, ceases to be used for educational, research, or other public purposes by the University;

(2) the University conveys, assigns, exchanges, or encumbers the property conveyed, or part thereof, for consideration or without the approval of the Commandant;

(3) the Commandant notifies the owner of the property that the property is needed for the national security purposes and a period of 30 days elapses after such notice; or

(4) any other term or condition established by the Commandant under this section with respect to the property is violated.

**SEC. 339. (a) PROHIBITION.**—Except as provided in subsection (c), no recipient of funds made available under this Act may sell, or otherwise provide to another person or entity, personal information (as defined in 18 U.S.C. Section 2725(3)) contained in a driver's license, or in any motor vehicle record (as defined in 18 U.S.C. Section 2725(1)) without the express written consent of the individual to whom the information pertains.

(b) **CONSENT.**—No recipient of funds made available under this Act may condition or burden in any way the issuance of a motor vehicle record (as defined in 19 U.S.C. Section 2725(1)) upon the receipt of consent described in subsection (a).

(c) **LAW ENFORCEMENT.**—Subsection (a) does not apply to a law enforcement agency in any case in which the application of that subsection would hinder the ability of that law enforcement agency, acting in accord-

ance with applicable law, to gain access to a driver's license or photograph of an individual.

**SEC. 340.** Notwithstanding any other provision of law, from funds provided in the Act, \$10,000,000 shall be made available for completion of the National Advanced Driving Simulator (NADS).

**SEC. 341.** Notwithstanding any other provision of law, section 1107(b) of Public Law 102-240 is amended by striking "Construction of a replacement bridge at Watervale Bridge #63, Harford County, MD" and inserting in lieu thereof the following: "For improvements to Bottom Road Bridge, Vinegar Hill Road Bridge and Southampton Road Bridge, Harford County, MD".

This Act may be cited as the "Department of Transportation and Related Agencies Appropriations Act, 2000".

#### WYDEN (AND OTHERS) AMENDMENTS NOS. 1625-1626

Mr. WYDEN (for himself and Mr. LAUTENBERG, and Mr. SHELBY) proposed two amendments to the bill, H.R. 2084, supra; as follows:

##### AMENDMENT NO. 1625

On page 65, line 22, before the period at the end of the line, insert the following: " *Provided*, That the funds made available under this heading shall be used to investigate pursuant to section 41712 of title 49, United States Code, relating to unfair or deceptive practices and unfair methods of competition by air carriers, foreign air carriers, and ticket agents: *Provided further*, That, for purposes of the preceding proviso, the terms 'unfair or deceptive practices' and 'unfair methods of competition' include the failure to disclose to a passenger or a ticket agent whether the flight on which the passenger is ticketed or has requested to purchase a ticket is overbooked, unless the Secretary certifies such disclosure by a carrier is technologically infeasible".

##### AMENDMENT NO. 1626

On page 65, line 22, before the period at the end of the line, insert the following: " *Provided*, That the funds made available under this heading shall be used (1) to investigate pursuant to section 41712 of title 49, United States Code, relating to unfair or deceptive practices and unfair methods of competition by air carriers and foreign air carriers, (2) for monitoring by the Inspector General of the compliance of air carriers and foreign carriers with respect to paragraph (1) of this proviso, and (3) for the submission to the appropriate committees of Congress by the Inspector General, not later than July 15, 2000, of a report on the extent to which actual or potential barriers exist to consumer access to comparative price and service information from independent sources on the purchase of passenger air transportation: *Provided further*, That, for purposes of the preceding proviso, the terms 'unfair or deceptive practices' and 'unfair methods of competition' mean the offering for sale to the public for any route, class, and time of service through any technology or means of communication a fare that is different than that offered through other technology or means of communication".

#### COVERDELL (AND CLELAND) AMENDMENT NO. 1627

(Ordered to lie on the table.)  
Mr. COVERDELL (for himself and Mr. CLELAND) submitted an amend-

ment intended to be proposed by them to the bill, H.R. 2084, supra; as follows:

On page 91, between lines 9 and 10, insert the following:

#### SEC. 3. NOISE BARRIERS, GEORGIA.

(a) **USE OF APPORTIONED FUNDS.**—Notwithstanding any other provision of law, the Secretary of Transportation shall approve the use of funds apportioned under paragraphs (1) and (3) of section 104(b) of title 23, United States Code, for construction of Type II noise barriers at the locations identified in section 1215(h) and item 967 of the table contained in section 1602 of the Transportation Equity Act for the 21st Century (112 Stat. 211, 292).

(b) **AMENDMENT OF THE TRANSPORTATION EQUITY ACT FOR THE 21ST CENTURY.**—The Transportation Equity Act for the 21st Century is amended—

(1) in section 1215(h) (112 Stat. 211), by striking "west side" and inserting "east and west sides"; and

(2) in item 967 of the table contained in section 1602 (112 Stat. 292), by striking "west side" and inserting "east and west sides".

#### DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 2000

##### DORGAN AMENDMENT NO. 1628

Mr. BYRD (for Mr. DORGAN) proposed an amendment to the bill (H.R. 2466) making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 2000, and for other purposes; as follows:

On page 132, between lines 20 and 21, insert the following:

#### SEC. 3. NATIONAL FOREST-DEPENDENT RURAL COMMUNITIES ECONOMIC DIVERSIFICATION.

(a) **FINDINGS AND PURPOSES.**—Section 2373 of the National Forest-Dependent Rural Communities Economic Diversification Act of 1990 (7 U.S.C. 6611) is amended—

(1) in subsection (a)—

(A) in paragraph (2), by striking "national forests" and inserting "National Forest System land";

(B) in paragraph (4), by striking "the national forests" and inserting "National Forest System land";

(C) in paragraph (5), by striking "forest resources" and inserting "natural resources"; and

(D) in paragraph (6), by striking "national forest resources" and inserting "National Forest System land resources"; and

(2) in subsection (b)(1)—

(A) by striking "national forests" and inserting "National Forest System land"; and

(B) by striking "forest resources" and inserting "natural resources".

(b) **DEFINITIONS.**—Section 2374(1) of the National Forest-Dependent Rural Communities Economic Diversification Act of 1990 (7 U.S.C. 6612(1)) is amended by striking "forestry" and inserting "natural resources".

(c) **RURAL FORESTRY AND ECONOMIC DIVERSIFICATION ACTION TEAMS.**—Section 2375(b) of the National Forest-Dependent Rural Communities Economic Diversification Act of 1990 (7 U.S.C. 6613(b)) is amended—

(1) in the first sentence, by striking "forestry" and inserting "natural resources"; and