COMMITTEE ON APPROPRIATIONS
U.S. HOUSE OF REPRESENTATIVES

DEPARTMENT OF THE INTERIOR
AND RELATED AGENCIES
APPROPRIATIONS ACT, 1988

Prepared for the use of the Committee on Appropriations

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(II)
DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES APPROPRIATIONS ACT, 1988

[Clerk's note.—The following is the text of the Department of the Interior and Related Agencies Appropriations Act, 1988 (H.R. 2712) as enacted under the provisions of section 101(g) of Public Law 100-202, an Act Making Further Continuing Appropriations for the Fiscal Year Ending September 30, 1988, approved December 22, 1987 (H.J. Res. 395)].

LEGISLATIVE HISTORY

H.R. 2712

House Report 100-171, June 18, 1987:
  Floor Action: June 24, 1987, Congressional Record page H5515; June 25, 1987, Congressional Record page H5523
  Passed the House: June 25, 1987 (295-115)

Senate Report 100-165, September 22, 1987:
  Floor Action: September 29, 1987, Congressional Record pages S13005, S13022, S13037, S13040, S13044; September 30, 1987, Congressional Record page S13136
  Passed the Senate: September 30, 1987 (91-5)

Conference:

Conference Action: The provisions of this bill were enacted in the FY 1988 Further Continuing Appropriations Act.

H.J. Res. 395

House Report 100-415, October 29, 1987:
  Floor Action: December 3, 1987, Congressional Record page H10911.

Senate Report 100-238, December 8, 1987:
  Floor Action: December 11-12, 1987, Congressional Record page S17791.
  Passed the Senate: December 12, 1987 (72-21).

Conference:

Conference Report:

(1)
Passed the Senate: December 22, 1987 (59–30), Congressional Record page S18712.
Section 101(g) of Public Law 100-202 reads as follows: (g) Such amounts as may be necessary for programs, projects or activities provided for in the Department of the Interior and Related Agencies Appropriations Act, 1988, at a rate of operations and to the extent and in the manner provided for, the provisions of such Act to be effective as if it had been enacted into law as the regular appropriations Act, as follows:

AN ACT

Making appropriations for the Department of the Interior and Related Agencies for the fiscal year ending September 30, 1988, and for other purposes.

TITLE I—DEPARTMENT OF THE INTERIOR

BUREAU OF LAND MANAGEMENT

MANAGEMENT OF LANDS AND RESOURCES

For expenses necessary for protection, use, improvement, development, disposal, cadastral surveying, classification, and performance of other functions, including maintenance of facilities, as authorized by law, in the management of lands and their resources under the jurisdiction of the Bureau of Land Management, including the general administration of the Bureau of Land Management, $498,983,000, of which $75,000,000 for firefighting and repayment to other appropriations from which funds were transferred under the authority of section 102 of the Department of the Interior and Related Agencies Appropriations Act, 1987, as contained in Public Law 99-591, shall remain available until expended: Provided, That appropriations herein made shall not be available for the destruction of healthy, unadopted, wild horses and burros in the care of the Bureau of Land Management or its contractors.

CONSTRUCTION AND ACCESS

For acquisition of lands and interests therein, and construction of buildings, recreation facilities, roads, trails, and appurtenant facilities, $3,430,000, to remain available until expended.

PAYMENTS IN LIEU OF TAXES

For expenses necessary to implement the Act of October 20, 1976 (31 U.S.C. 6901-07), $105,000,000, of which not to exceed $400,000 shall be available for administrative expenses.

LAND ACQUISITION

For expenses necessary to carry out the provisions of sections 205, 206, and 318(d) of Public Law 94-579 including administrative expenses and acquisition of lands or waters, or interest therein, $8,885,000, to be derived from the Land and Water Conservation Fund, to remain available until expended.

OREGON AND CALIFORNIA GRANT LANDS

For expenses necessary for management, protection, and development of resources and for construction, operation, and maintenance of access roads, reforestation, and other improvements on
the revested Oregon and California Railroad grant lands, on other Federal lands in the Oregon and California land-grant counties of Oregon, and on adjacent rights-of-way; and acquisition of lands or interests therein including existing connecting roads on or adjacent to such grant lands; $58,475,000, to remain available until expended: Provided, That the amount appropriated herein for road construction shall be transferred to the Federal Highway Administration, Department of Transportation: Provided further, That 25 per centum of the aggregate of all receipts during the current fiscal year from the revested Oregon and California Railroad grant lands is hereby made a charge against the Oregon and California land grant fund and shall be transferred to the General Fund in the Treasury in accordance with the provisions of the second paragraph of subsection (b) of title II of the Act of August 28, 1937 (50 Stat. 876).

RANGE IMPROVEMENTS

For rehabilitation, protection, and acquisition of lands and interests therein, and improvement of Federal rangelands pursuant to section 401 of the Federal Land Policy and Management Act of 1976 (43 U.S.C. 1701), notwithstanding any other Act, sums equal to 50 per centum of all moneys received during the prior fiscal year under sections 3 and 15 of the Taylor Grazing Act (43 U.S.C. 315, et seq.), but not less than $8,506,000 (43 U.S.C. 1901), and the amount designated for range improvements from grazing fees and mineral leasing receipts from Bankhead-Jones lands transferred to the Department of the Interior pursuant to law, to remain available until expended: Provided, That not to exceed $600,000 shall be available for administrative expenses.

SERVICE CHARGES, DEPOSITS, AND FORFEITURES

For administrative expenses and other costs related to processing application documents and other authorizations for use and disposal of public lands and resources, for costs of providing copies of official public land documents, for monitoring construction, operation, and termination of facilities in conjunction with use authorizations, and for rehabilitation of damaged property, such amounts as may be collected under sections 209(b), 304(a), 304(b), 305(a), and 504(g) of the Act approved October 21, 1976 (43 U.S.C. 1701), and sections 101 and 203 of Public Law 93–153, to be immediately available until expended: Provided, That notwithstanding any provision to the contrary of subsection 305(a) of the Act of October 21, 1976 (43 U.S.C. 1735(a)), any moneys that have been or will be received pursuant to that subsection, whether as a result of forfeiture, compromise, or settlement, if not appropriate for refund pursuant to subsection 305(c) of that Act (43 U.S.C. 1735(c)), shall be available and may be expended under the authority of this or subsequent appropriations Acts by the Secretary to improve, protect, or rehabilitate any public lands administered through the Bureau of Land Management which have been damaged by the action of a resource developer, purchaser, permittee, or any unauthorized person, without regard to whether all moneys collected from each such forfeiture, compromise, or settlement are used on the exact lands damage to
which led to the forfeiture, compromise, or settlement: Provided further, That such moneys are in excess of amounts needed to repair damage to the exact land for which collected.

MISCELLANEOUS TRUST FUNDS

In addition to amounts authorized to be expended under existing law, there is hereby appropriated such amounts as may be contributed under section 307 of the Act of October 21, 1976 (43 U.S.C. 1701), and such amounts as may be advanced for administrative costs, surveys, appraisals, and costs of making conveyances of omitted lands under section 211(b) of that Act, to remain available until expended.

ADMINISTRATIVE PROVISIONS

Appropriations for the Bureau of Land Management shall be available for purchase, erection, and dismantlement of temporary structures, and alteration and maintenance of necessary buildings and appurtenant facilities to which the United States has title; up to $25,000 for payments, at the discretion of the Secretary, for information or evidence concerning violations of laws administered by the Bureau of Land Management; miscellaneous and emergency expenses of enforcement activities authorized or approved by the Secretary and to be accounted for solely on his certificate, not to exceed $10,000: Provided, That appropriations herein made for Bureau of Land Management expenditures in connection with the revested Oregon and California Railroad and reconveyed Coos Bay Wagon Road grant lands (other than expenditures made under the appropriation "Oregon and California grant lands") shall be reimbursed to the General Fund of the Treasury from the 25 per centum referred to in subsection (c), title II, of the Act approved August 28, 1937 (50 Stat. 876), of the special fund designated the "Oregon and California land grant fund" and section 4 of the Act approved May 24, 1939 (53 Stat. 754), of the special fund designated the "Coos Bay Wagon Road grant fund": Provided further, That appropriations herein made may be expended for surveys of Federal lands of the United States and on a reimbursable basis for surveys of Federal lands of the United States and for protection of lands for the State of Alaska: Provided further, That an appeal of any reductions in grazing allotments on public rangelands must be taken within thirty days after receipt of a final grazing allotment decision. Reductions of up to 10 per centum in grazing allotments shall become effective when so designated by the Secretary of the Interior. Upon appeal any proposed reduction in excess of 10 per centum shall be suspended pending final action on the appeal, which shall be completed within two years after the appeal is filed: Provided further, That appropriations herein made shall be available for paying costs incidental to the utilization of services contributed by individuals who serve without compensation as volunteers in aid of work of the Bureau: Provided further, That section 1(b) of the Act of October 17, 1984 entitled "An Act to withdraw certain public lands in Lincoln County, Nevada" (Public Law 98-485), is amended by striking out "December 31, 1987" and inserting in lieu thereof "March 31, 1988".
Notwithstanding any court order now or hereafter in effect, the Secretary of the Interior, through the State Director, Utah, Bureau of Land Management, is authorized to negotiate with the appropriate government officials in the State of Utah and to take any action necessary under the Federal Land Policy and Management Act and other applicable laws to consummate an exchange of Federal lands and improvements thereon identified as tracts U-a and U-b, for State lands of equal value if the Secretary determines that such an exchange is in the public interest. Any exchange involving such lands shall include the transfer of the remaining balance of funds conveyed to the Bureau of Land Management for the management and protection of the tracts U-a and U-b: Provided, That use of such funds shall be restricted to management and protection of the tracts.

Notwithstanding any court order now or hereafter in effect, the Secretary of the Interior is authorized to revoke the Bureau of Reclamation's Dixie project withdrawal, created by Commissioner's order of June 11, 1943; Public Land Order No. 1868 of June 3, 1959; Public Land Order No. 4036 of June 6, 1966; and Public Land Order No. 4061 of July 18, 1966, and to complete any land actions with regard to those lands required under the Federal Land Policy and Management Act and other applicable laws and that the Secretary determines to be in the public interest.

**UNITED STATES FISH AND WILDLIFE SERVICE**

**RESOURCE MANAGEMENT**

For expenses necessary for scientific and economic studies, conservation, management, investigations, protection, and utilization of sport fishery and wildlife resources, except whales, seals, and sea lions, and for the performance of other authorized functions related to such resources; for the general administration of the United States Fish and Wildlife Service; and for maintenance of the herd of long-horned cattle on the Wichita Mountains Wildlife Refuge; and not less than $1,000,000 for high priority projects within the scope of the approved budget which shall be carried out by Youth Conservation Corps as if authorized by the Act of August 13, 1970, as amended by Public Law 93-408, $342,594,000, of which $4,300,000, to carry out the purposes of 16 U.S.C. 1535, shall remain available until expended; and of which $6,528,000 shall be for operation and maintenance of fishery mitigation facilities constructed by the Corps of Engineers under the Lower Snake River Compensation Plan, authorized by the Water Resources Development Act of 1976 (90 Stat. 2921), to compensate for loss of fishery resources from water development projects on the Lower Snake River, and shall remain available until expended.

**CONSTRUCTION AND ANADROMOUS FISH**

For construction and acquisition of buildings and other facilities required in the conservation, management, investigations, protection, and utilization of sport fishery and wildlife resources, and the acquisition of lands and interests therein; $25,062,000, to remain available until expended, of which $2,000,000 shall be available for
expenses to carry out the Anadromous Fish Conservation Act (16 U.S.C. 757a-757g); Provided, That notwithstanding any other provision of law, a procurement for the Northeast Anadromous Fish Laboratory shall be issued which includes the full scope of the previously issued procurement for the facility: Provided further, That the solicitation and contract shall contain the clause "availability of funds" found at 48 CFR 52.232-18.

MIGRATORY BIRD CONSERVATION ACCOUNT

For an advance to the migratory bird conservation account, as authorized by the Act of October 4, 1971, as amended (16 U.S.C. 715k-3, 5), $1,000,000, to remain available until expended.

LAND ACQUISITION

For expenses necessary to carry out the provisions of the Land and Water Conservation Fund Act of 1965, as amended (16 U.S.C. 460l-4-11), including administrative expenses, and for acquisition of land or waters, or interest therein, in accordance with statutory authority applicable to the United States Fish and Wildlife Service, $51,754,000, to be derived from the Land and Water Conservation Fund, to remain available until expended.

NATIONAL WILDLIFE REFUGE FUND

For expenses necessary to implement the Act of October 17, 1978 (16 U.S.C. 715s), $5,645,000.

ADMINISTRATIVE PROVISIONS

Appropriations and funds available to the United States Fish and Wildlife Service shall be available for purchase of not to exceed 145 passenger motor vehicles, of which 144 are for replacement only (including 41 for police-type use); not to exceed $400,000 for payment, at the discretion of the Secretary, for information, rewards, or evidence concerning violations of laws administered by the United States Fish and Wildlife Service, and miscellaneous and emergency expenses of enforcement activities, authorized or approved by the Secretary and to be accounted for solely on his certificate; repair of damage to public roads within and adjacent to reservation areas caused by operations of the United States Fish and Wildlife Service; options for the purchase of land at not to exceed $1 for each option; facilities incident to such public recreational uses on conservation areas as are consistent with their primary purpose; and the maintenance and improvement of aquaria buildings, and other facilities under the jurisdiction of the United States Fish and Wildlife Service and to which the United States has title, and which are utilized pursuant to law in connection with management and investigation of fish and wildlife resources: Provided, That the United States Fish and Wildlife Service may accept donated aircraft as replacements for existing aircraft.
For expenses necessary for the management, operation, and maintenance of areas and facilities administered by the National Park Service (including special road maintenance service to trucking permittees on a reimbursable basis), and for the general administration of the National Park Service, including not to exceed $424,000 for the Roosevelt Campobello International Park Commission and not less than $1,000,000 for high priority projects within the scope of the approved budget which shall be carried out by Youth Conservation Corps as if authorized by the Act of August 13, 1970, as amended by Public Law 93–408, $730,799,000, without regard to the Act of August 24, 1912, as amended (16 U.S.C. 451), of which $2,000,000 to remain available until expended shall be made available to the Martin Luther King, Jr. Center for the Study of Nonviolent Social Change for rehabilitation of the birth home of Martin Luther King, Jr. and for purchase of the vacant lot on the north side of Irwin Street between Jackson and Boulevard for a landscaped parking lot: Provided, That the National Park Service shall not enter into future concessionaire contracts, including renewals, that do not include a termination for cause clause that provides for possible extinguishment of possessory interests excluding depreciated book value of concessionaire investments without compensation: Provided further, That none of these funds may be used to compensate a quantity of staff greater than existed as of May 1, 1986, in the Office of Legislative and Congressional Affairs of the National Park Service or to compensate individual staff members assigned subsequent to May 1, 1986, at grade levels greater than the staff replaced: Provided further, That to advance the mission of the National Park Service for a period of time not to extend beyond fiscal year 1988, the Secretary of the Interior is authorized to charge park entrance fees for all units of the National Park System, except as provided herein, of an amount not to exceed $3 for a single visit permit as defined in 36 CFR 71.7(b)(2) and of an amount not to exceed $5 for a single visit permit as defined in 36 CFR 71.7(b)(1): Provided further, That the cost of a Golden Eagle Passport as defined in 36 CFR 71.5 is increased to a reasonable fee but not to exceed $25 until September 30, 1988: Provided further, That for units of the National Park System where entrance fees are charged the Secretary shall establish an annual admission permit for each individual park unit for a reasonable fee but not to exceed $15, and that purchase of such annual admission permit for a unit of the National Park System shall relieve the requirement for payment of single visit permits as defined in 36 CFR 71.7(b): Provided further, That all funds derived from National Park Service recreation fees during fiscal year 1988, and all funds collected by the National Park Service during fiscal year 1988 under subsections (a), (b), and (c) of section 4 of the Land and Water Conservation Fund Act of 1965, as amended, shall be transferred to the General Fund of the Treasury of the United States: Provided further, That notwithstanding any other provision of this Act, no admission fee may be charged at any unit of the National Park System which
provides significant outdoor recreation opportunities in an urban environment and to which access is publicly available at multiple locations, nor shall an admission fee be charged at any unit of the National Park System which has a current, specific statutory exemption: Provided further, That where entrance fees are established on a per person basis, children 16 and under shall be exempt from the fees: Provided further, That if permanent statutory language is enacted during fiscal year 1988 establishing entrance fees for the National Park System either prior to or subsequent to enactment of this Act, such permanent authorizing language shall supersede the provisions on recreation fees contained in this Act: Provided further, That of the amounts appropriated under this head, $15,000,000 shall be distributed to units of the National Park System, to be available for resource protection, research, interpretation, and maintenance activities related to resource protection, to be distributed in the following manner: 50 percent shall be allocated to each unit of the System based on each unit's proportion of the total budgeted in the prior fiscal year for park operating expenses, and 50 percent shall be allocated to units collecting user fees or entrance fees based on each unit's proportion of the total entrance and user fee revenues collected during the prior fiscal year: Provided further, That when authorized by the head of the collecting agency, volunteers may sell permits and collect fees authorized or established pursuant to section 4 of the Land and Water Conservation Fund Act of 1965, and funds appropriated or otherwise available to the collecting agency shall be available to cover the cost of any surety bond as may be required of any such volunteer in performing such authorized services under that section: Provided further, That notwithstanding any other provision of law, Public Law 96–565 is amended by adding the following at the end of section 104(a): "The Secretary may lease from the Department of Hawaiian Home Lands said trust lands until such time as said lands may be acquired by exchange as set forth herein or otherwise acquired. The Secretary may enter into such a lease without regard to fiscal year limitations."; Provided further, That none of the funds appropriated to the National Park Service shall be used to remove, obstruct, dewater, fill or otherwise damage the Brooks River fish ladder in the Katmai National Park, Alaska: Provided further, That $85,000 shall be available to assist the town of Harpers Ferry, West Virginia, for police force use: Provided further, That funds appropriated to the National Park Service may be used for the purchase or hire of personnel services without regard to personnel laws as contained in title V of the United States Code, only to provide for the orderly transition from regional finance offices to a central finance office.

NATIONAL RECREATION AND PRESERVATION

For expenses necessary to carry out recreation programs, natural programs, cultural programs, environmental compliance and review, and grant administration, not otherwise provided for, $12,935,000.
HISTORIC PRESERVATION FUND

For expenses necessary in carrying out the provisions of the Historic Preservation Act of 1966 (80 Stat. 915), as amended (16 U.S.C. 470), $28,250,000 to be derived from the Historic Preservation Fund, established by section 108 of that Act, as amended, to remain available for obligation until September 30, 1989: Provided, That the Trust Territory of the Pacific Islands is a State eligible for Historic Preservation Fund matching grant assistance as authorized under 16 U.S.C. 470w(2); Provided further, That pursuant to section 105(1) of the Compact of Free Association, Public Law 99–239, the Federated States of Micronesia and the Republic of the Marshall Islands shall also be considered States for purposes of this appropriation: Provided further, That $1,000,000 of the amount appropriated herein shall remain available until expended to establish a Bicentennial Lighthouse Fund, to be distributed on a matching grant basis after consultation among the National Park Service, the National Trust for Historic Preservation, State Historic Preservation Officers from States with resources eligible for financial assistance, and the lighthouse community. Consultation shall include such matters as a distribution formula, timing of grant awards, a redistribution procedure for grants remaining unobligated longer than two years after the award date, and related implementation policies. The distribution formula for fiscal year 1988 shall include consideration of such factors as—

(A) the number of lighthouses on or determined to be eligible for listing on the National Register of Historic Places by March 30, 1988;  
(B) the number of river lights and number of historic river sites on or determined to be eligible for listing on the National Register by March 30, 1988; and  
(C) the availability of matching contributions in the State: Provided further, That the Secretary shall allocate appropriate funds from the Bicentennial Lighthouse Fund to be transferred, without the matching requirement, for use by Federal agencies, in cooperative agreements with the National Park Service and the State Office of Historic Preservation in which the property is located, for properties otherwise eligible for the National Register but owned by the Federal Government.

URBAN PARK AND RECREATION FUND  
(RESCISSON)

Of the amounts previously appropriated under this head and unobligated, $1,900,000 is hereby rescinded.

CONSTRUCTION

For construction, improvements, repair or replacement of physical facilities, without regard to the Act of August 24, 1912, as amended (16 U.S.C. 451), $93,017,000, to remain available until expended, of which $4,700,000 shall be derived by transfer from the National Park System Visitor Facilities Fund, including $1,500,000 to carry out the provisions of sections 302, 303, and 304 of Public Law 95–290 and not to exceed $300,000 for assistance to Mariposa
County, California for a solid waste disposal facility: *Provided*, That the National Park Service may not pay a fee for use of the facility at rates higher than for other users of the facility: *Provided further*, That for payment of obligations incurred for continued construction of the Cumberland Gap Tunnel, as authorized by section 160 of Public Law 93-87, $31,000,000 to be derived from the Highway Trust Fund and to remain available until expended to liquidate contract authority provided under section 104(a)(8) of Public Law 95-599, as amended, such contract authority to remain available until expended.

**LAND AND WATER CONSERVATION FUND**

**(RESCISSION)**

The contract authority provided for fiscal year 1988 by 16 U.S.C. 460l-10a is rescinded.

**LAND ACQUISITION AND STATE ASSISTANCE**

For expenses necessary to carry out the provisions of the Land and Water Conservation Fund Act of 1965, as amended (16 U.S.C. 4601-4-11), including administrative expenses, and for acquisition of land or waters, or interest therein, in accordance with statutory authority applicable to the National Park Service, $60,749,000 to be derived from the Land and Water Conservation Fund, to remain available until expended, including $3,433,000 to administer the State Assistance program and $300,000 for acquisition of the Zane Grey House and personal effects at the Upper Delaware Scenic and Recreation River: *Provided*, That of the amounts previously appropriated to the Secretary's contingency fund for grants to States, $27,000 shall be available in 1988 for administrative expenses of the State grant program: *Provided further*, That notwithstanding any other provisions of the Land and Water Conservation Fund Act of 1965, Public Law 88-578, as amended, or other law, Land and Water Conservation Fund assisted land in Pine Bluff, Arkansas, assisted under project No. 05-00128 and No. 05-00196, may be exchanged for existing public lands if Land and Water Conservation Fund conversion criteria regarding equal fair market value and reasonably equivalent use and location are met: *Provided further*, That any federally-owned land in War in the Pacific National Historical Park that hereafter becomes excess to the needs of the administering agency shall be transferred to the jurisdiction of the National Park Service, without reimbursement, for purposes of the park.

**JOHN F. KENNEDY CENTER FOR THE PERFORMING ARTS**

For expenses necessary for operating and maintaining the non-performing arts functions of the John F. Kennedy Center for the Performing Arts, $4,904,000: *Provided*, That contracts awarded for environmental systems, housekeeping, protection systems, and repair or renovation of buildings of the John F. Kennedy Center for the Performing Arts may be negotiated with selected contractors and awarded on the basis of contractor qualifications as well as price.
ILLINOIS AND MICHIGAN CANAL NATIONAL HERITAGE CORRIDOR COMMISSION

For operation of the Illinois and Michigan Canal National Heritage Corridor Commission, $250,000.

ADMINISTRATIVE PROVISIONS

Appropriations for the National Park Service shall be available for the purchase of not to exceed 370 passenger motor vehicles, of which 320 shall be for replacement only, including not to exceed 300 for police-type use and 25 buses; to provide, notwithstanding any other provision of law, at a cost not exceeding $100,000, transportation for children in nearby communities to and from any unit of the National Park System used in connection with organized recreation and interpretive programs of the National Park Service; options for the purchase of land at not to exceed $1 for each option; and for the procurement and delivery of medical services within the jurisdiction of units of the National Park System: Provided, That no funds available to the National Park Service may be used, unless the proposed transfer is approved in advance by the House and Senate Committees on Appropriations in compliance with the reprogramming procedures contained in House Report 99-714, to maintain law and order in emergency and other unforeseen law enforcement situations and conduct emergency search and rescue operations in the National Park System: Provided further, That none of the funds appropriated to the National Park Service may be used to process any grant or contract documents which do not include the text of 18 U.S.C. 1913: Provided further, That none of the funds appropriated to the National Park Service may be used to add industrial facilities to the list of National Historic Landmarks without the consent of the owner: Provided further, That the National Park Service may use helicopters and motorized equipment at Death Valley National Monument for removal of feral burros and horses: Provided further, That notwithstanding any other provision of law, the National Park Service may recover unbudgeted costs of providing necessary services associated with special use permits, such reimbursements to be credited to the appropriation current at that time: Provided further, That none of the funds appropriated to the National Park Service may be used to implement an agreement for the redevelopment of the southern end of Ellis Island until such agreement has been submitted to the Congress and shall not be implemented prior to the expiration of 30 calendar days (not including any day in which either House of Congress is not in session because of adjournment of more than three calendar days to a day certain) from the receipt by the Speaker of the House of Representatives and the President of the Senate of a full and comprehensive report on the development of the southern end of Ellis Island, including the facts and circumstances relied upon in support of the proposed project.

None of the funds in this Act or any other Act may be used to commence, conduct, or participate in any action in any court of law for condemnation of the property or to initiate a declaration of taking for any property in the Santa Monica Mountains NRA, California against the owner of any inholding having a detached single-
family dwelling the construction of which had been begun before January 1, 1978, or against the owner or his assignees of any inholding of a detached single-family dwelling the construction of which had been begun before January 1, 1978, which dwelling may have been destroyed by fire, storm or otherwise.

No funds shall be available for the National Park Service to issue any construction permit for the Potomac Greens interchange on the George Washington Memorial Parkway unless an Environmental Impact Statement is conducted. The Environmental Impact Statement shall be commenced promptly and completed and filed within eighteen months of the date on which this bill is enacted. After completion and filing, the EIS shall be transmitted to the appropriate Congressional Committees for a period of 60 days, during which time the National Park Service shall not issue any construction permit for the Potomac Greens interchange on the George Washington Memorial Parkway.

The Environmental Impact Statement shall review the traffic impact of only the proposed 38-acre development opposite Daingerfield Island west of the George Washington Memorial Parkway: Provided further, That the National Park Service shall review the impact of the planned development on the visual, recreational and historical integrity of the Parkway.

The Environmental Impact Statement shall also provide an evaluation of alternative acquisition strategies to include but not be limited to appraisal estimates for the access rights, the entire 38-acre parcel, that portion of the 38-acre parcel as defined approximately by the historic district boundary line, and any other recommendations by the National Park Service to mitigate the Parkway degradation effects of the proposed development so as to adequately protect and preserve the Parkway. Such appraisals shall be prepared and filed as soon as is reasonably possible. The National Park Service solely shall determine the legal and factual sufficiency of the Environmental Impact Statement and its compliance with the National Environmental Policy Act of 1969.

The Environmental Impact Statement shall be separate from, independent of, and in no way intended to affect or modify any pending litigation. Notwithstanding any other provision of law, no court shall have jurisdiction to consider questions respecting the factual and legal sufficiency of the Environmental Impact Statement under the National Environmental Policy Act of 1969.

**GEOLOGICAL SURVEY**

**SURVEYS, INVESTIGATIONS, AND RESEARCH**

For expenses necessary for the Geological Survey to perform surveys, investigations, and research covering topography, geology, hydrology, and the mineral and water resources of the United States, its Territories and possessions, and other areas as authorized by law (43 U.S.C. 31, 1332 and 1340); classify lands as to their mineral and water resources; give engineering supervision to power permittees and Federal Energy Regulatory Commission licensees; administer the minerals exploration program (30 U.S.C. 641); and publish and disseminate data relative to the foregoing activities; $447,747,000: Provided, That $60,664,000 shall be available only for
cooperation with States or municipalities for water resources investigations: Provided further, That no part of this appropriation shall be used to pay more than one-half the cost of any topographic mapping or water resources investigations carried on in cooperation with any State or municipality.

ADMINISTRATIVE PROVISIONS

The amount appropriated for the Geological Survey shall be available for purchase of not to exceed 25 passenger motor vehicles, for replacement only; reimbursement to the General Services Administration for security guard services; contracting for the furnishing of topographic maps and for the making of geophysical or other specialized surveys when it is administratively determined that such procedures are in the public interest; construction and maintenance of necessary buildings and appurtenant facilities; acquisition of lands for gauging stations and observation wells; expenses of the United States National Committee on Geology; and payment of compensation and expenses of persons on the rolls of the Geological Survey appointed, as authorized by law, to represent the United States in the negotiation and administration of interstate compacts: Provided, That appropriations herein and hereafter made shall be available for paying costs incidental to the utilization of services contributed by individuals who serve without compensation as volunteers in aid of work of the Geological Survey, and that within appropriations herein and hereafter provided, Geological Survey officials may authorize either direct procurement of or reimbursement for expenses incidental to the effective use of volunteers such as, but not limited to, training, transportation, lodging, subsistence, equipment, and supplies: Provided further, That provision for such expenses or services is in accord with volunteer or cooperative agreements made with such individuals, private organizations, educational institutions, or State or local government: Provided further, That activities funded by appropriations herein made may be accomplished through the use of contracts, grants, or cooperative agreements as defined in Public Law 95-224.

MINERALS MANAGEMENT SERVICE

LEASING AND ROYALTY MANAGEMENT

For expenses necessary for minerals leasing and environmental studies, regulation of industry operations, and collection of royalties, as authorized by law; for enforcing laws and regulations applicable to oil, gas, and other minerals leases, permits, licenses and operating contracts; and for matching grants or cooperative agreements; including the purchase of not to exceed eight passenger motor vehicles for replacement only; $168,717,000, of which not less than $50,179,000 shall be available for royalty management activities including general administration: Provided, That notwithstanding any other provision of law, funds appropriated under this Act shall be available for the payment of interest in accordance with 30 U.S.C. 1721 (b) and (d): Provided further, That of the above enacted amounts, $250,000 proposed for data gathering to help determine
the boundary between State and Federal lands offshore of Alaska shall be available only if an equal amount is provided by the State of Alaska from State revenues to match the Federal support for this project: Provided further, That none of the funds in this Act may be used to implement a rule which modifies NTL-5 until such time as H.R. 3479, or similar legislation, is enacted into law: Provided further, That audits may proceed but the Minerals Management Service shall take no action to collect unpaid or underpaid royalties on natural gas production from Federal onshore or Indian leases between January 1, 1982, and July 31, 1986, plus applicable interest, based on a value of production in excess of the lessee's gross proceeds (or minimum value required by the applicable lease terms and regulations in titles 25 and 30 of the CFR) until such time as legislation affecting NTL-5 for that period is enacted.

Subsection (g)(5)(A) of section 8 of the Outer Continental Shelf Lands Act (43 U.S.C. 1337(g)(5)(A)) is amended—

(1) by striking out "such account" in the second sentence and inserting in lieu thereof "an escrow account established pursuant to an agreement under section 7";

(2) by designating the indented clause as clause (ii);

(3) in the first sentence of the clause (ii) by striking "any" and inserting in lieu thereof "a", by striking out "all" and by inserting in lieu thereof "any additional", and by inserting "or credited to" before "the escrow account"; and

(4) by inserting before clause (ii) the following new clause:

"(i) Twenty-seven percent of all bonuses, rents, and royalties, and other revenues (derived from any bidding system authorized under subsection (a)(1)), excluding Federal income and windfall profits taxes, and derived from any lease issued after September 18, 1978, of any tract which lies wholly within three nautical miles of the seaward boundary asserted by the Federal Government in the boundary dispute, together with all accrued interest thereon, shall be paid to the State either—

"(I) within thirty days of December 1, 1987, or

"(II) by the last business day of the month following the month in which those revenues are deposited in the Treasury, whichever date is later.".

**BUREAU OF MINES**

**MINES AND MINERALS**

For expenses necessary for conducting inquiries, technological investigations, and research concerning the extraction, processing, use, and disposal of mineral substances without objectionable social and environmental costs; to foster and encourage private enterprise in the development of mineral resources and the prevention of waste in the mining, minerals, metal, and mineral reclamation industries; to inquire into the economic conditions affecting those industries; to promote health and safety in mines and the mineral industry through research; and for other related purposes as authorized by law, $146,398,000, of which $88,259,000 shall remain available until expended: Provided, That not more than $1,890,000 of the amount appropriated may be used for executive direction: Provided further, That none of the funds in this or any other Act may
be used for the closure or consolidation of any research centers or
the sale of any of the helium facilities currently in operation: Provided further, That of the sums provided under this head, $1,200,000 shall be available to the Mississippi Mineral Resources Institute of the University of Mississippi and the Center of Ocean Resources Technology of the University of Hawaii for a Marine Minerals Technology Center, equally divided: Provided further, That notwithstanding any other provision of law, the Bureau of Mines is authorized, in consultation with the General Services Administration, to immediately enter into a two year lease purchase agreement for the Bureau of Mines research center located in Spokane, Washington.

ADMINISTRATIVE PROVISIONS

The Secretary is authorized to accept lands, buildings, equipment, and other contributions from public and private sources and to prosecute projects in cooperation with other agencies, Federal, State, or private: Provided, That the Bureau of Mines is authorized, during the current fiscal year, to sell directly or through any Government agency, including corporations, any metal or mineral product that may be manufactured in pilot plants operated by the Bureau of Mines, and the proceeds of such sales shall be covered into the Treasury as miscellaneous receipts.

OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT

For necessary expenses to carry out the provisions of the Surface Mining Control and Reclamation Act of 1977, Public Law 95-87, including the purchase of not to exceed 14 passenger motor vehicles, of which 9 shall be for replacement only; and uniform allowances of not to exceed $400 for each uniformed employee of the Office of Surface Mining Reclamation and Enforcement; $102,125,000, and notwithstanding 31 U.S.C. 3302, an additional amount, to remain available until expended, equal to receipts to the General Fund of the Treasury from performance bond forfeitures in fiscal year 1988: Provided, That notwithstanding any other provision of law, the Secretary of the Interior, pursuant to regulations, may utilize directly or through grants to States in fiscal year 1988, moneys collected pursuant to the assessment of civil penalties under section 518 of the Surface Mining Control and Reclamation Act of 1977 (30 U.S.C. 1268), to reclaim lands adversely affected by coal mining practices after August 3, 1977: Provided further, That the Secretary of the Interior shall abide by and adhere to the terms of the Settlement Agreement in NWR v. Miller, C.A. No. 86-99 (E.D. Ky), and not take any actions inconsistent with the provisions of footnote 3 of the Agreement with respect to any State or Federal program.

ABANDONED MINE RECLAMATION FUND

For necessary expenses to carry out the provisions of title IV of the Surface Mining Control and Reclamation Act of 1977, Public Law 95-87, including the purchase of not more than 21 passenger motor vehicles, of which 15 shall be for replacement only,
$199,380,000, to be derived from receipts of the Abandoned Mine Reclamation Fund and to remain available until expended: Provided, That pursuant to Public Law 97-365, the Department of the Interior is authorized to utilize up to 20 per cent from the recovery of the delinquent debt owed to the United States Government to pay for contracts to collect these debts: Provided further, That of the funds made available to the States to contract for reclamation projects authorized in section 406(a) of Public Law 95-87, administrative expenses may not exceed 15 per centum: Provided further, That none of these funds shall be used for a reclamation grant to any State if the State has not agreed to participate in a nationwide data system established by the Office of Surface Mining Reclamation and Enforcement through which all permit applications are reviewed and approvals withheld if the applicants (or those who control the applicants) applying for or receiving such permits have outstanding State or Federal air or water quality violations in accordance with section 510(c) of the Act of August 3, 1977 (30 U.S.C. 1260(c)), or failure to abate cessation orders, outstanding civil penalties associated with such failure to abate cessation orders, or uncontested past due Abandoned Mine Land fees: Provided further, That the Secretary of the Interior may deny 50 percent of an Abandoned Mine Reclamation fund grant, available to a State pursuant to title IV of Public Law 95-87, in accordance with the procedures set forth in section 521(b) of the Act, when the Secretary determines that a State is systematically failing to administer adequately the enforcement provisions of the approved State regulatory program. Funds will be denied until such time as the State and Office of Surface Mining Reclamation and Enforcement have agreed upon an explicit plan of action for correcting the enforcement deficiency. A State may enter into such agreement without admission of culpability. If a State enters into such agreement, the Secretary shall take no action pursuant to section 521(b) of the Act as long as the State is complying with the terms of the agreement: Provided further, That expenditure of moneys as authorized in section 402(g)(3) of Public Law 95-87 shall be on a priority basis with the first priority being protection of public health, safety, general welfare, and property from extreme danger of adverse effects of coal mining practices, as stated in section 403 of Public Law 95-87: Provided further, That 23 full time equivalent positions are to be maintained in the Anthracite Reclamation Program at the Wilkes-Barre Field Office.

BUREAU OF INDIAN AFFAIRS
OPERATION OF INDIAN PROGRAMS

For operation of Indian programs by direct expenditure, contracts, cooperative agreements, and grants including expenses necessary to provide education and welfare services for Indians, either directly or in cooperation with States and other organizations, including payment of care, tuition, assistance, and other expenses of Indians in boarding homes, institutions, or schools; grants and other assistance to needy Indians; maintenance of law and order; management, development, improvement, and protection of resources and appurtenant facilities under the jurisdiction of the
Bureau of Indian Affairs, including payment of irrigation assessments and charges; acquisition of water rights; advances for Indian industrial and business enterprises; operation of Indian arts and crafts shops and museums; development of Indian arts and crafts, as authorized by law; for the general administration of the Bureau of Indian Affairs, including such expenses in field offices, $970,756,000, of which not less than $47,787,000 shall remain available until expended for contract support for contracts entered into under Public Law 93–638; and of which not to exceed $51,121,000 for higher education scholarships and assistance to public schools under the Act of April 16, 1934 (48 Stat. 596), as amended (25 U.S.C. 452 et seq.), and $25,000,000 for firefighting shall remain available for obligation until September 30, 1989, and the funds made available to tribes and tribal organizations through contracts authorized by the Indian Self-Determination and Education Assistance Act of 1975 (88 Stat. 2203; 25 U.S.C. 450 et seq.) shall remain available until September 30, 1989:

Provided, That this carryover authority does not extend to programs directly operated by the Bureau of Indian Affairs unless the tribe(s) and the Bureau of Indian Affairs enter into a cooperative agreement for consolidated services; and for expenses necessary to carry out the provisions of section 19(a) of Public Law 93–531 (25 U.S.C. 640d–18(a)), $1,971,000, to remain available until expended: Provided further, That none of the funds appropriated to the Bureau of Indian Affairs shall be expended as matching funds for programs funded under section 103(b)(2) of the Carl D. Perkins Vocational Education Act: Provided further, That the amounts available for assistance to public schools under the Act of April 16, 1934 (48 Stat. 596), as amended (25 U.S.C. 452 et seq.), shall be distributed on the same basis as such funds were distributed in fiscal year 1986: Provided further, That notwithstanding any provision of the American Indian, Alaska Native, and Native Hawaiian Culture and Art Development Act, the amounts appropriated for fiscal year 1988 for the Bureau of Indian Affairs for the Institute of American Indian Arts shall be available to operate the Institute until the Board of Regents and President of the Institute have been named and had an opportunity to organize, and for use under part A of that Act: Provided further, That the savings realized by the Bureau of Indian Affairs from the transfer of fish hatcheries to the United States Fish and Wildlife Service shall be available for cyclical maintenance of tribally-owned fish hatcheries and related facilities: Provided further, That no part of any appropriations to the Bureau of Indian Affairs shall be available to provide general assistance payments for Alaska Natives in the State of Alaska unless and until otherwise specifically provided for by Congress: Provided further, That none of the funds contained in this Act shall be available for any payment to any school to which such school would otherwise be entitled pursuant to section 1128(b) of Public Law 95–561, as amended, until after July 1, 1988: Provided further, That the Secretary shall take no action to close the school or dispose of the property of the Phoenix Indian School until the Congress has specifically approved the school closure or provided for disposition of the property in legislation: Provided further, That none of the funds in this Act shall be used by the Bureau of Indian Affairs to transfer funds under a
contract with any third party for the management of tribal or individual Indian trust funds until the funds held in trust for such tribe or individual have been audited and reconciled, and the tribe or individual has been provided with an accounting of such funds, and the appropriate Committees of the Congress and the tribes have been consulted with as to the terms of the proposed contract or agreement: Provided further, That none of the funds in this Act shall be used to implement any regulations, or amendments to or revisions of regulations, relating to the Bureau of Indian Affairs' higher education grant program that were not in effect on March 1, 1987: Provided further, That none of the funds in this Act shall be used to implement proposed initiatives to transfer any school operated by the Bureau to the control of any tribe, State, or local government agency (except that this prohibition shall not apply with respect to the transfer of a Bureau-operated school to the control of an Indian tribe under a contract entered into under the Indian Self-Determination and Education Assistance Act if the governing body of the Indian tribe approves of the transfer); to charge tuition at Bureau post-secondary schools; to implement the proposed economic self-assistance initiative (except for a limited demonstration program); to change the method of funding tribal contractor indirect costs, including imposition of a flat rate for contract support costs; to make available to the Bureau administrative deductions collected from Indian timber sales; to contract out the administration of the Bureau forestry program or any other Bureau-operated programs without prior approval of the Committees on Appropriations; or to implement any reorganizations, including "regionalization" of programs, without the prior approval of the Committees on Appropriations: Provided further, That Public Law 99-349 is amended by deleting under the heading "Bureau of Indian Affairs, Operation of Indian Programs" the second, third, and fourth provisos and substituting: "Provided further, That the funds appropriated hereunder shall be used pursuant to the consent decree and subsequent court orders in United States v. Michigan (M-26-73).": Provided further, That $120,000 of the amounts provided for education program management shall be available for a grant to the Close Up Foundation.

CONSTRUCTION

For construction, major repair, and improvement of irrigation and power systems, buildings, utilities, and other facilities, including architectural and engineering services by contract; acquisition of lands and interests in lands; preparation of lands for farming; and construction, repair, and improvement of Indian housing, $83,225,000, to remain available until expended: Provided, That of this amount, up to $6,400,000 shall be made available for planning, design and construction of the Choctaw Central School in Mississippi: Provided further, That the portion of the $6,400,000 related to construction shall not be released until (1) an application for the new school has been submitted to the Bureau of Indian Affairs and the Office of Construction Management; (2) the application has been reviewed and ranked on the school construction priority system; and (3) the planning and design for the new school has
been completed: Provided further, That $1,482,000 of the funds appropriated for use by the Secretary to construct homes and related facilities for the Navajo and Hopi Indian Relocation Commission in lieu of construction by the Commission under section 15(d)(3) of the Act of December 22, 1974 (88 Stat. 1719; 25 U.S.C. 640d–14(d)(3)), may be used for counseling, archeological clearances, water production and administration related to the relocation of Navajo families: Provided further, That $1,500,000 of the funds made available in this Act shall be available for rehabilitation of tribally-owned fish hatcheries and related facilities: Provided further, That such amounts as may be available for the construction of the Navajo Indian Irrigation Project may be transferred to the Bureau of Reclamation: Provided further, That none of the funds available in this Act may be used to implement any regulations, or amendments to or revisions of regulations, relating to the Bureau of Indian Affairs' housing improvement program that were not in effect on October 1, 1986.

ROAD CONSTRUCTION

For construction of roads and bridges pursuant to authority contained in 23 U.S.C. 203, the Act of November 2, 1921 (42 Stat. 208; 25 U.S.C. 13), and the Act of May 26, 1928 (45 Stat. 750; 25 U.S.C. 318a), $1,000,000 for the Honobia Indian Road in Oklahoma, to remain available until expended: Provided, That not to exceed 5 per centum of contract authority available to the Bureau of Indian Affairs from the Federal Highway Trust Fund may be used to cover roads program management costs and construction supervision costs of the Bureau of Indian Affairs.

MISCELLANEOUS PAYMENTS TO INDIANS

For miscellaneous payments to Indian tribes and individuals pursuant to Public Laws 98–500, 99–264, and 99–503, including funds for necessary administrative expenses, $13,340,000, to remain available until expended: Provided, That not to exceed $10,700,000 is made available to the Tohono O'Odham Nation for purposes authorized in the Gila Bend Indian Reservation Lands Replacement Act, Public Law 99–503.

MISCELLANEOUS TRUST FUNDS

TRIBAL TRUST FUNDS

In addition to the tribal funds authorized to be expended by existing law, there is appropriated in fiscal year 1988 and thereafter to the Secretary of the Interior for the benefit of the tribes on whose behalf such funds were collected, not to exceed $1,000,000 in each fiscal year from tribal funds not otherwise available for expenditure.

REVOLVING FUND FOR LOANS

During fiscal year 1988, and within the resources and authority available, gross obligations for the principal amount of direct loans pursuant to the Indian Financing Act of 1974, as amended (88 Stat.
77; 25 U.S.C. 1451 et seq.), shall not exceed resources and authority available.

**INDIAN LOAN GUARANTY AND INSURANCE FUND**

For payment of interest subsidies on new and outstanding guaranteed loans and for necessary expenses of management and technical assistance in carrying out the provisions of the Indian Financing Act of 1974, as amended (88 Stat. 77; 25 U.S.C. 1451 et seq.), $3,085,000, to remain available until expended: Provided, That during fiscal year 1988, total commitments to guarantee loans pursuant to the Indian Financing Act of 1974, as amended, may be made only to the extent that the total loan principal, any part of which is to be guaranteed, shall not exceed resources and authority available.

**ADMINISTRATIVE PROVISIONS**

Appropriations for the Bureau of Indian Affairs (except the revolving fund for loans and the Indian loan guarantee and insurance fund) shall be available for expenses of exhibits, and purchase of not to exceed 150 passenger carrying motor vehicles, of which 100 shall be for replacement only.

**TERRITORIAL AND INTERNATIONAL AFFAIRS**

**ADMINISTRATION OF TERRITORIES**

For expenses necessary for the administration of territories under the jurisdiction of the Department of the Interior, $78,235,000 of which (1) $75,287,000 shall be available until expended for technical assistance; late charges and payments of the annual interest rate differential required by the Federal Financing Bank, under terms of the second refinancing of an existing loan to the Guam Power Authority, as authorized by law (Public Law 98-454; 98 Stat. 1732); grants to the judiciary in American Samoa for compensation and expenses, as authorized by law (48 U.S.C. 1661(c)); grants to the Government of American Samoa, in addition to current local revenues, for support of governmental functions; construction grants to the Government of the Virgin Islands as authorized by Public Law 97-357 (96 Stat. 1709); construction grants to the Government of Guam, as authorized by law (Public Law 98-454; 98 Stat. 1732); grants to the Government of the Northern Mariana Islands as authorized by law (Public Law 94-241; 90 Stat. 272); and (2) $2,948,000 for salaries and expenses of the Office of Territorial and International Affairs: Provided, That the territorial and local governments herein provided for are authorized to make purchases through the General Services Administration: Provided further, That all financial transactions of the territorial and local governments herein provided for, including such transactions of all agencies or instrumentalities established or utilized by such governments, shall be audited by the General Accounting Office, in accordance with chapter 35 of title 31, United States Code: Provided further, That Northern Mariana Islands Covenant grant funding shall be provided according to those terms of the Agreement of the Special Representatives on Future United States Financial Assist-
ance for the Northern Mariana Islands approved by Public Law 99–396, except that should the Secretary of the Interior believe that the performance standards of such agreement are not being met, operations funds may be withheld, but only by Act of Congress as required by Public Law 99–396: Provided further, That funds previously appropriated under this head for a loan to the Government of the United States Virgin Islands, for construction of an extension to the Alexander Hamilton Airport runway, St. Croix, shall be available for issuance of the loan without approval of a multiyear grant of Airport Improvement Program funds from the Federal Aviation Administration: Provided further, That $340,000 of the amounts provided for technical assistance shall be available for a grant to the Close Up Foundation: Provided further, That of the total appropriation $500,000 shall be available for the establishment of a disaster contingency fund.

TRUST TERRITORY OF THE PACIFIC ISLANDS

For expenses necessary for the Department of the Interior in administration of the Trust Territory of the Pacific Islands pursuant to the Trusteeship Agreement approved by joint resolution of July 18, 1947 (61 Stat. 397), and the Act of June 30, 1954 (68 Stat. 330), as amended (90 Stat. 299; 91 Stat. 1159; 92 Stat. 495); grants for the expenses of the High Commissioner of the Trust Territory of the Pacific Islands; grants for the compensation and expenses of the Judiciary of the Trust Territory of the Pacific Islands; grants to the Trust Territory of the Pacific Islands, in addition to local revenues, for support of governmental functions; $41,940,000, of which $33,940,000 is for operations including $12,350,000 for payment of claims pursuant to the Micronesian Claims Act of 1971: Provided, That section 105 of Public Law 95–134 (91 Stat. 1159) is amended by inserting after the word “Islands” the words “(TTPI), or TTPI constituent or successor governments,”; and of which $8,000,000 is for construction, to remain available until expended: Provided further, That all financial transactions of the Trust Territory, including such transactions of all agencies or instrumentalities established or utilized by such Trust Territory, shall be audited by the General Accounting Office in accordance with chapter 35 of title 31, United States Code: Provided further, That the government of the Trust Territory of the Pacific Islands is authorized to make purchases through the General Services Administration.

COMPACT OF FREE ASSOCIATION

For economic assistance and necessary expenses for the Federated States of Micronesia and the Republic of the Marshall Islands as provided for in sections 122, 221, 223, 232, and 233 of the Compact of Free Association, $33,620,000, including $2,500,000 for the Enjebi Community Trust Fund, to remain available until expended, as authorized by Public Law 99–239: Provided, That notwithstanding the provision of Public Laws 99–500 and 99–591, the effective date of the Palau Compact for purposes of economic assistance pursuant to the Palau Compact of Free Association, Public Law 99–658, shall be the effective date of the Palau Compact as determined pursuant to section 101(d) of Public Law 99–658: Provided further, That funds
previously appropriated under this head shall be available for audit purposes as identified in section 233 of the Compact of Free Association.

**DEPARTMENTAL OFFICES**

**OFFICE OF THE SECRETARY**

For necessary expenses of the Office of the Secretary of the Interior, $47,519,000 of which not to exceed $10,000 may be for official reception and representation expenses.

**OFFICE OF THE SOLICITOR**

**SALARIES AND EXPENSES**

For necessary expenses of the Office of the Solicitor, $23,053,000.

**OFFICE OF INSPECTOR GENERAL**

For necessary expenses of the Office of Inspector General, $17,757,000.

**CONSTRUCTION MANAGEMENT**

For necessary expenses of the Office of Construction Management, $1,800,000.

**ADMINISTRATIVE PROVISIONS**

There is hereby authorized for acquisition from available resources within the Working Capital Fund, 8 aircraft, all of which shall be for replacement: *Provided, That no programs funded with appropriated funds in the “Office of the Secretary”, “Office of the Solicitor”, and “Office of Inspector General” may be augmented through the Working Capital Fund or the Consolidated Working Fund.

**GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR**

Sec. 101. Appropriations made in this title shall be available for expenditure or transfer (within each bureau or office), with the approval of the Secretary, for the emergency reconstruction, replacement, or repair of aircraft, buildings, utilities, or other facilities or equipment damaged or destroyed by fire, flood, storm, or other unavoidable causes: *Provided, That no funds shall be made available under this authority until funds specifically made available to the Department of the Interior for emergencies shall have been exhausted: *Provided further, That all funds used pursuant to this section must be replenished by a supplemental appropriation which must be requested as promptly as possible.

Sec. 102. The Secretary may authorize the expenditure or transfer of any no year appropriation in this title, in addition to the amounts included in the budget programs of the several agencies, for the suppression or emergency prevention of forest or range fires on or threatening lands under jurisdiction of the Department of the Interior; for the emergency rehabilitation of burned-over lands under its jurisdiction; for emergency actions related to potential or actual earthquakes, floods or volcanoes; for emergency reclamation
projects under section 410 of Public Law 95-87; and shall transfer, from any no year funds available to the Office of Surface Mining Reclamation and Enforcement, such funds as may be necessary to permit assumption of regulatory authority in the event a primacy State is not carrying out the regulatory provisions of the Surface Mining Act: Provided, That appropriations made in this title for fire suppression purposes shall be available for the payment of obligations incurred during the preceding fiscal year, and for reimbursement to other Federal agencies for destruction of vehicles, aircraft, or other equipment in connection with their use for fire suppression purposes, such reimbursement to be credited to appropriations currently available at the time of receipt thereof: Provided further, That all funds used pursuant to this section must be replenished by a supplemental appropriation which must be request ed as promptly as possible.

Sec. 103. Appropriations made in this title shall be available for operation of warehouses, garages, shops, and similar facilities, wherever consolidation of activities will contribute to efficiency or economy, and said appropriations shall be reimbursed for services rendered to any other activity in the same manner as authorized by sections 1535 and 1536 of title 31, U.S.C.: Provided, That reimbursements for costs and supplies, materials, equipment, and for services rendered may be credited to the appropriation current at the time such reimbursements are received.

Sec. 104. Appropriations made to the Department of the Interior in this title shall be available for services as authorized by 6 U.S.C. 3109, when authorized by the Secretary, in total amount not to exceed $300,000; hire, maintenance, and operation of aircraft; hire of passenger motor vehicles; purchase of reprints; payment for telephone service in private residences in the field, when authorized under regulations approved by the Secretary; and the payment of dues, when authorized by the Secretary, for library membership in societies or associations which issue publications to members only or at a price to members lower than to subscribers who are not members: Provided, That no funds available to the Department of the Interior are available for any expenses of the Great Hall of Commerce.

Sec. 105. Appropriations available to the Department of the Interior for salaries and expenses shall be available for uniforms or allowances therefor, as authorized by law (5 U.S.C. 5901-5902 and D.C. Code 4-204).

Sec. 106. Appropriations made in this title shall be available for obligation in connection with contracts issued by the General Services Administration for services or rentals for periods not in excess of twelve months beginning at any time during the fiscal year.

Sec. 107. No funds provided in this title may be expended by the Department of the Interior for the preparation for, or conduct of, pre-leasing and leasing activities (including but not limited to: calls for information, tract selection, notices of sale, receipt of bids and award of leases) of lands described in, and under the same terms and conditions set forth in section 107 of the Department of the Interior and Related Agencies Appropriations Act, 1986, as contained in Public Law 99-190.
Sec. 108. None of the funds appropriated or otherwise made available pursuant to this Act shall be obligated or expended to finance changing the name of the mountain located 63 degrees, 04 minutes, 15 seconds west, presently named and referred to as Mount McKinley.

Sec. 109. Notwithstanding any other provision of law, appropriations in this title shall be available to provide insurance on official motor vehicles, aircraft, and boats operated by the Department of the Interior in Canada and Mexico.

Sec. 110. No funds provided in this title may be used to detail any employee to an organization unless such detail is in accordance with Office of Personnel Management regulations.

Sec. 111. The Secretary of the Navy is authorized to transfer to the Guam Power Authority (GPA), pursuant to the payment provisions described in the conference report on the Continuing Appropriations Act, 1985 (House Report No. 98-1159), those Navy-owned electric power generation, transmission and distribution facilities, and equipment (excluding distribution facilities required by the military) on Guam as specified in the customer-supplier contract to be negotiated between the Navy and the GPA together with associated land interests. Transfer of such power generation, transmission and distribution facilities, and equipment shall not occur until the GPA assumes full responsibility for islandwide electrical power supply to military and civilian customers on Guam. GPA shall assume full responsibility when it meets all performance standards specified in the August, 1986 independent third party plan for takeover of the islandwide power responsibilities or other performance standards mutually agreed upon by GPA and Navy.

TITLE II—RELATED AGENCIES
DEPARTMENT OF AGRICULTURE
FOREST SERVICE
FOREST RESEARCH

For necessary expenses of forest research as authorized by law, $135,510,000 of which $3,000,000 shall remain available until expended for competitive research grants, as authorized by section 5 of Public Law 95-307.

STATE AND PRIVATE FORESTRY

For necessary expenses of cooperating with, and providing technical and financial assistance to States, Territories, possessions, and others; and for forest pest management activities, $76,469,000, to remain available until expended, as authorized by law: Provided, That a grant of $2,800,000 shall be made to the State of Minnesota for the purposes authorized by section 6 of Public Law 95-495: Provided further, That notwithstanding any other provision of law, a grant of $6,400,000 shall be provided to the appropriate entity in the city of Kellogg, Idaho for construction of a gondola and shall be matched from other sources.
For necessary expenses of the Forest Service, not otherwise provided for, for management, protection, improvement, and utilization of the National Forest System, and for liquidation of obligations made in the preceding fiscal years pursuant to 16 U.S.C. 556d for forest firefighting and emergency rehabilitation of National Forest System lands, and for administrative expenses associated with the management of funds provided under the heads "Forest Research", "State and Private Forestry", "National Forest System", "Construction", and "Land Acquisition", $1,243,391,000, of which $296,758,000 for reforestation and timber stand improvement, cooperative law enforcement, firefighting, and maintenance of forest development roads and trails shall remain available for obligation until September 30, 1989.

CONSTRUCTION

For necessary expenses of the Forest Service, not otherwise provided for, for construction, $214,078,000, to remain available until expended, of which $27,643,000 is for construction and acquisition of buildings and other facilities; and $186,435,000 is for construction of forest roads and trails by the Forest Service as authorized by 16 U.S.C. 532–538 and 23 U.S.C. 101 and 205: Provided, That funds becoming available in fiscal year 1988 under the Act of March 4, 1913 (16 U.S.C. 501), shall be transferred to the General Fund of the Treasury of the United States.

LAND ACQUISITION

For expenses necessary to carry out the provisions of the Land and Water Conservation Fund Act of 1965, as amended (16 U.S.C. 460l–4–11), including administrative expenses, and for acquisition of land or waters, or interest therein, in accordance with statutory authority applicable to the Forest Service, $49,076,000 to be derived from the Land and Water Conservation Fund, to remain available until expended: Provided, That, notwithstanding any other provision of law, the Secretary of Agriculture, as soon as practicable, shall—

(1) acquire the following described lands (containing approximately 2,000 acres) from the owner of such real property:

All that portion of sections 17, 18, 19, and 20 in township 25 north range 11 west Mt. Diablo Meridian Trinity County, California, described as follows:

The west half of the southwest quarter; the west half of the east half of the southwest quarter of section 17.

Lots 9, 10, 11, and 12 and the southeast quarter of section 18.

Lots 5, 6, 7, 8, 17, and 18 and the northeast quarter of section 19.

The west half of the northwest quarter; the west half of the northeast quarter of the northwest quarter; the southeast quarter of the northeast quarter of the northwest quarter; the southeast quarter of the northwest quarter; the southwest quarter of the northeast quarter and the south half of the northwest quarter of the northeast quarter of section 20.
All that portion of sections 13, 14, and 24 in township 25 north range 12 west Mount Diablo Meridian Trinity County, California, described as follows:

Lots 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, and 12; the west half of the northeast quarter; the east half of the west half; the northwest quarter of the northwest quarter; and the southwest quarter of the southwest quarter of section 13.

Lots 3, 4, 5, and 6; the west half of the northwest quarter of the northeast quarter; and the east half of the northeast quarter of the northeast quarter; the southeast quarter of the southeast quarter; and the southwest quarter of the northeast quarter; and the northeast quarter of the northwest quarter of section 14.

Lots 1, 2, 7, and 8 of section 24.

Tracts 44, 55, and 76;

(2) in consideration of such acquisition, reduce the aggregate outstanding loan balance, with respect to loans made to such owner by the Farmers Home Administration, by an amount equal to the fair market value (as determined by the Secretary) of such real property, plus the reasonable expenses incurred by such owner in executing such transfer of title, plus an amount equal to the reasonably expected liability of such owner for Federal, State, and local taxes incurred on account of such transfer of title, except that such reduction shall not exceed $1,250,000; and

(3) transfer such lands to the Forest Service for such sums as the Secretary determines to be appropriate, which lands shall be added to, and administered as part of, the Yolla-Bolly Middle Eel Wilderness.

The Secretary of Agriculture is directed to use funds in the inholding and composite land acquisition account to purchase the Torre Canyon Ranch, in the Los Padres National Forest, California, at a cost not to exceed fair market value.

TIMBER ROADS, PURCHASER ELECTION, FOREST SERVICE

(RESCISSION)

Of the funds currently available and unobligated in this account, $75,000,000 is hereby rescinded.

TIMBER SALVAGE SALES

For design, engineering and supervision of construction of roads, for salvage timber sales, and for sale preparation and supervision of harvesting of such timber, $37,000,000, to remain available until expended: Provided, That the appropriation shall be merged with and made a part of the designated fund authorized by section 14(h) of Public Law 94-588, October, 1976: Provided further, That moneys received from the timber salvage sales program in fiscal year 1988 shall be considered as money received for the purposes of computing and distributing 25 per centum payments to local governments under 16 U.S.C. 500, as amended.
ACQUISITION OF LANDS FOR NATIONAL FORESTS

SPECIAL ACTS

For acquisition of lands within the exterior boundaries of the Cache, Uinta, and Wasatch National Forests, Utah; the Tolyabe National Forest, Nevada; and the Angeles, San Bernardino, and Cleveland National Forests, California, as authorized by law, $966,000, to be derived from forest receipts.

ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

For acquisition of lands, to be derived from funds deposited by State, county, or municipal governments, public school districts, or other public school authorities pursuant to the Act of December 4, 1967, as amended (16 U.S.C. 484a), to remain available until expended.

RANGE BETTERMENT FUND

For necessary expenses of range rehabilitation, protection, and improvement, 50 per centum of all moneys received during the prior fiscal year, as fees for grazing domestic livestock on lands in National Forests in the sixteen Western States, pursuant to section 401(b)(1) of Public Law 94-579, as amended, to remain available until expended, of which not to exceed 6 percent shall be available for administrative expenses associated with on-the-ground range rehabilitation, protection, and improvements.

MISCELLANEOUS TRUST FUNDS

For expenses authorized by 16 U.S.C. 1643(b), $90,000 to remain available until expended, to be derived from the fund established pursuant to the above Act.

ADMINISTRATIVE PROVISIONS, FOREST SERVICE

Appropriations to the Forest Service for the current fiscal year shall be available for: (a) purchase of not to exceed 186 passenger motor vehicles of which nine will be used primarily for law enforcement purposes and of which 179 shall be for replacement only, of which acquisition of 157 passenger motor vehicles shall be from excess sources, and hire of such vehicles; operation and maintenance of aircraft, the purchase of not to exceed two for replacement only, and acquisition of 50 aircraft from excess sources; notwithstanding other provisions of law, existing aircraft being replaced may be sold, with proceeds derived or trade-in value used to offset the purchase price for the replacement aircraft; (b) services pursuant to the second sentence of section 706(a) of the Organic Act of 1944 (7 U.S.C. 2225), and not to exceed $100,000 for employment under 5 U.S.C. 3109; (c) uniform allowances for each uniformed employee of the Forest Service, not in excess of $400 annually; (d) purchase, erection, and alteration of buildings and other public improvements (7 U.S.C. 2250); (e) acquisition of land, waters, and interests therein, pursuant to the Act of August 3, 1956 (7 U.S.C. 428a); (f) for expenses pursuant to the Volunteers in the Na-
tional Forest Act of 1972 (16 U.S.C. 558a, 558d, 558a note); and (g) for debt collection contracts in accordance with 31 U.S.C. 3718(c).

None of the funds made available under this Act shall be obligated or expended to change the boundaries of any region, to abolish any region, to move or close any regional office for research, State and private forestry, or National Forest System administration of the Forest Service, Department of Agriculture, without the consent of the House and Senate Committees on Appropriations and the Committee on Agriculture, Nutrition, and Forestry in the United States Senate and the Committee on Agriculture in the United States House of Representatives.

Any appropriations or funds available to the Forest Service may be advanced to the National Forest System appropriation for the emergency rehabilitation of burned-over lands under its jurisdiction.

Appropriations and funds available to the Forest Service shall be available to comply with the requirements of section 313(a) of the Federal Water Pollution Control Act, as amended (33 U.S.C. 1323(a)).

The appropriation structure for the Forest Service may not be altered without advance approval of the House and Senate Committees on Appropriations.

Notwithstanding any other provision of law, any appropriations or funds available to the Forest Service may be used to reimburse employees for the cost of State licenses and certification fees pursuant to their Forest Service position and that are necessary to comply with State laws, regulations, and requirements.

Funds appropriated to the Forest Service shall be available for assistance to or through the Agency for International Development and the Office of International Cooperation and Development in connection with forest and rangeland research, technical information, and assistance in foreign countries.

Funds previously appropriated for timber salvage sales may be recovered from receipts deposited for use by the applicable national forest and credited to the Forest Service Permanent Appropriations to be expended for timber salvage sales from any national forest: Provided, That not less than $61,502,000 shall be made available to the Forest Service for obligation in fiscal year 1988 from the Timber Salvage Sales Fund appropriation.

None of the funds made available to the Forest Service under this Act shall be subject to transfer under the provisions of section 702(b) of the Department of Agriculture Organic Act of 1944 (7 U.S.C. 2257) or 7 U.S.C. 147b unless the proposed transfer is approved in advance by the House and Senate Committees on Appropriations in compliance with the reprograming procedures contained in House Report 99-714.

No funds appropriated to the Forest Service shall be transferred to the Working Capital Fund of the Department of Agriculture without the approval of the Chief of the Forest Service.

Subject to the enactment of authorizing legislation the boundary of the Cranberry Wilderness located within the Monongahela National Forest, West Virginia, is modified as depicted on a map entitled "Cranberry Wilderness Area Revised" dated October, 1987, on
file in the Office of the Chief, Forest Service, United States Department of Agriculture, Washington, D.C.

Funds available to the Forest Service shall be available to conduct a program of not less than $1,000,000 for high priority projects within the scope of the approved budget which shall be carried out by the Youth Conservation Corps as if authorized by the Act of August 13, 1970, as amended by Public Law 93-408.

Notwithstanding section 705(a) of the Alaska National Interest Lands Conservation Act (16 U.S.C. 539d(a)), not more than $50,007,000 of new appropriations shall be available for timber supply, protection and management, research, resource protection and construction on the Tongass National Forest in fiscal year 1988: Provided, That all of the funds available from the Tongass Timber Supply Fund in fiscal year 1988 pursuant to section 705(a) of Public Law 96-487 shall be deemed obligated as of October 1, 1987 and shall remain available until expended. This funding limitation shall not include those funds available to the Forest Service as Trust Funds, Permanent Funds (other than the Tongass Timber Supply Fund), or Purchaser Road Construction.

No funds shall be expended for the purpose of issuing a special use authorization permitting land use and occupancy and surface disturbing activities for any project to be constructed on Lewis Fork Creek in Madera County, California, at the site above, and adjacent to, Corlieu Falls bordering the Lewis Fork Creek National Recreation Trail until both of the following conditions are met:

(1) A study is completed and submitted to the Congress by the Forest Service in consultation with the California Department of Parks and Recreation regarding the project’s impact on the aesthetics of Corlieu Falls, together with a finding that the Lewis Fork Creek project will not substantially impact the flow at Corlieu Falls; and

(2) A study is completed and submitted to the Congress by the Forest Service concerning the project’s impact on the Chukchansi Indian Tribe, together with a finding that there will be no substantial adverse impact on the tribe’s adjacent sacred hot springs.

DEPARTMENT OF ENERGY
CLEAN COAL TECHNOLOGY

For necessary expenses of, and associated with, Clean Coal Technology demonstrations pursuant to 42 U.S.C. 5901 et seq., $50,000,000 are appropriated for the fiscal year beginning October 1, 1987, and shall remain available until expended, and $525,000,000 are appropriated for the fiscal year beginning October 1, 1988, and shall remain available until expended.

No later than sixty days following enactment of this Act, the Secretary of Energy shall, pursuant to the Federal Nonnuclear Energy Research and Development Act of 1974 (42 U.S.C. 5901 et seq.), issue a general request for proposals for emerging clean coal technologies which are capable of retrofitting or repowering existing facilities, for which the Secretary of Energy upon review may provide financial assistance awards. Proposals under this section shall be submitted to the Department of Energy no later than ninety days
after issuance of the general request for proposals required herein, and the Secretary of Energy shall make any project selections no later than one hundred and sixty days after receipt of proposals: Provided, That projects selected are subject to all provisos contained under this head in Public Law 99-190: Provided further, That pre-award costs incurred by project sponsors after selection and before signing an agreement are allowable to the extent that they are related to (1) the preparation of material requested by the Department of Energy and identified as required for the negotiation; or (2) the preparation and submission of environmental data requested by the Department of Energy to complete National Environmental Policy Act requirements for the projects: Provided further, That pre-award costs are to be reimbursed only upon signing of the project agreement and only in the same ratio as the cost-sharing for the total project: Provided further, That reports on projects selected by the Secretary of Energy pursuant to authority granted under the heading "Clean coal technology" in the Department of the Interior and Related Agencies Appropriations Act, 1986, as contained in Public Law 99-190, which are received by the Speaker of the House of Representatives and the President of the Senate prior to the end of the first session of the 100th Congress shall be deemed to have met the criteria in the third proviso of the fourth paragraph under the heading "Administrative provisions, Department of Energy" in the Department of the Interior and Related Agencies Appropriations Act, 1986, as contained in Public Law 99-190, upon expiration of 30 calendar days from receipt of the report by the Speaker of the House of Representatives and the President of the Senate.

FOSSIL ENERGY RESEARCH AND DEVELOPMENT
(INCLUDING TRANSFER OF FUNDS)

For necessary expenses in carrying out fossil energy research and development activities, under the authority of the Department of Energy Organization Act (Public Law 95-91), including the acquisition of interest, including defeasible and equitable interests in any real property or any facility or for plant or facility acquisition or expansion, $326,975,000, to remain available until expended, of which $230,000 is for the functions of the Office of the Federal Inspector for the Alaska Natural Gas Transportation System established pursuant to the authority of Public Law 94-586 (90 Stat. 2908-2909), and of the amount appropriated under this head, $4,000,000 shall be available to construct Department of Energy Fossil Energy building B-26, and pursuant to section 111(b)(1)(B) of the Energy Reorganization Act of 1974, as amended, of the amount appropriated under this head, $5,500,000 shall be available for a grant for an energy center at the University of Oklahoma in Norman, Oklahoma, and $6,000,000 shall be available for a grant for an energy center at West Virginia University in Morgantown, West Virginia, without section 111(b)(2) of such Act being applicable, and $20,894,000 to be derived by transfer from amounts derived from fees for guarantees of obligations collected pursuant to section 19 of the Federal Nonnuclear Energy Research and Development Act of 1974, as amended (42 U.S.C. 5919), and deposited in the
"Energy security reserve" established by Public Law 96-126: Provided, That no part of the sum herein made available shall be used for the field testing of nuclear explosives in the recovery of oil and gas: Provided further, That notwithstanding any other provision of law, funds appropriated under this head in Public Law 99-190 for demonstration of the Kilngas coal gasification process, which remain unobligated, shall be available for carrying out any fossil energy research and development activities.

Of the funds herein provided, $35,000,000 is for implementation of the June, 1984 multiyear, cost-shared magnetohydrodynamics program targeted on proof-of-concept testing: Provided further, That 25 per centum private sector cash or in-kind contributions shall be required for obligations in fiscal year 1988, and for each subsequent fiscal year's obligations private sector contributions shall increase by 5 per centum over the life of the proof-of-concept plan: Provided further, That existing facilities, equipment, and supplies, or previously expended research or development funds are not cost-sharing for the purposes of this appropriation, except as amortized, depreciated, or expensed in normal business practice: Provided further, That cost-sharing shall not be required for the costs of constructing or operating Government-owned facilities or for the costs of Government organizations, National Laboratories, or universities and such costs shall not be used in calculating the required percentage for private sector contributions: Provided further, That private sector contribution percentages need not be met on each contract but must be met in total for each fiscal year.

**NAVAL PETROLEUM AND OIL SHALE RESERVES**

For necessary expenses in carrying out naval petroleum and oil shale reserve activities, $159,663,000, to remain available until expended: Provided, That sums in excess of $836,000,000 received during fiscal year 1988 as a result of the sale of products produced from Naval Petroleum Reserves Numbered 1 and 3 shall be deposited in the "SPR petroleum account", to remain available until expended, for the acquisition and transportation of petroleum and for other necessary expenses: Provided further, That section 7430(b) of title 10, United States Code, is amended by adding after paragraph (2) the following:

"(3) For purposes of paragraph (2), the term ‘petroleum’ does not include natural gas liquids,”

and section 7422(c)(1)(B)(ii) of such title is amended by inserting "(other than natural gas liquids)” after “petroleum”.

**ENERGY CONSERVATION**

For necessary expenses in carrying out energy conservation activities, $366,297,000, to remain available until expended, of which $56,780,000, notwithstanding any other provision of law, shall be derived first from the excess amount for fiscal year 1988 determined under the provisions of section 3003(d) of Public Law 99-509 (15 U.S.C. 4502), and second, if necessary, from unexpended balances in the Department of Energy Deposit Fund Escrow account: Provided, That $200,000,000 shall be for use in energy conservation programs as defined in section 3008(3) of Public Law 99-509 (15
U.S.C. 4507): Provided further, That notwithstanding section 3003(d)(2) of Public Law 99-509 such sums shall be allocated to the eligible programs in the same amounts for each program as in fiscal year 1987, and of which $6,000,000 shall be available for a grant for an energy demonstration and research facility at Northwestern University as authorized by section 202 of Public Law 99-412 (42 U.S.C. 8281 note): Provided further, That $4,000,000 of the amount provided under this heading shall be available for continuing a research and development initiative with the National Laboratories, industry, universities, or others for new technologies up to proof-of-concept testing to increase significantly the energy efficiency of processes that produce steel: Provided further, That obligation of funds for these activities shall be contingent on an agreement to provide cash or in-kind contributions to the initiative or to other collaborative research and development activities related to the purpose of the initiative equal to 30 percent of the amount of Federal Government obligations: Provided further, That existing facilities, equipment, and supplies, or previously expended research or development funds are not acceptable as contributions for the purposes of this appropriation, except as amortized, depreciated, or expensed in normal business practice: Provided further, That the total Federal expenditure under this proviso shall be repaid up to one and one-half times from the proceeds of the commercial sale, lease, manufacture, or use of technologies developed under this proviso, at a rate of one-fourth of all net proceeds.

ECONOMIC REGULATION

For necessary expenses in carrying out the activities of the Economic Regulatory Administration and the Office of Hearings and Appeals, $21,565,000.

EMERGENCY PREPAREDNESS

For necessary expenses in carrying out emergency preparedness activities, $6,172,000.

STRATEGIC PETROLEUM RESERVE

For expenses necessary to carry out the provisions of sections 151 through 166 of the Energy Policy and Conservation Act of 1975 (Public Law 94-163), $164,162,000, to remain available until expended.

SPR PETROLEUM ACCOUNT

For the acquisition and transportation of petroleum and for other necessary expenses under section 167 of the Energy Policy and Conservation Act of 1975 (Public Law 94-163), as amended by the Omnibus Budget Reconciliation Act of 1981 (Public Law 97-35), $438,744,000, to remain available until expended: Provided, That outlays in fiscal year 1988 resulting from the use of these funds may not exceed $256,478,000: Provided further, That notwithstanding 42 U.S.C. 6240(d) the United States' share of crude oil in Naval Petroleum Reserve Numbered 1 (Elk Hills) may be sold or otherwise disposed of to other than the Strategic Petroleum Reserve.
ENERGY INFORMATION ADMINISTRATION

For necessary expenses in carrying out the activities of the Energy Information Administration, $61,398,000.

ADMINISTRATIVE PROVISIONS, DEPARTMENT OF ENERGY

Appropriations under this Act for the current fiscal year shall be available for hire of passenger motor vehicles, hire, maintenance, and operation of aircraft; purchase, repair, and cleaning of uniforms; and reimbursement to the General Services Administration for security guard services.

From appropriations under this Act, transfers of sums may be made to other agencies of the Government for the performance of work for which the appropriation is made.

None of the funds made available to the Department of Energy under this Act shall be used to implement or finance authorized price support or loan guarantee programs unless specific provision is made for such programs in an appropriations Act.

The Secretary is authorized to accept lands, buildings, equipment, and other contributions from public and private sources and to prosecute projects in cooperation with other agencies, Federal, State, private, or foreign: Provided, That revenues and other moneys received by or for the account of the Department of Energy or otherwise generated by sale of products in connection with projects of the Department appropriated under this Act may be retained by the Secretary of Energy, to be available until expended, and used only for plant construction, operation, costs, and payments to cost-sharing entities as provided in appropriate cost-sharing contracts or agreements: Provided further, That the remainder of revenues after the making of such payments shall be covered into the Treasury as miscellaneous receipts: Provided further, That any contract, agreement, or provision thereof entered into by the Secretary pursuant to this authority shall not be executed prior to the expiration of 30 calendar days (not including any day in which either House of Congress is not in session because of adjournment of more than three calendar days to a day certain) from the receipt by the Speaker of the House of Representatives and the President of the Senate of a full and comprehensive report on such project, including the facts and circumstances relied upon in support of the proposed project.

The Secretary of Energy may transfer to the Emergency Preparedness appropriation such funds as are necessary to meet any unforeseen emergency needs from any funds available to the Department of Energy from this Act.

DEPARTMENT OF HEALTH AND HUMAN SERVICES

HEALTH RESOURCES AND SERVICES ADMINISTRATION

INDIAN HEALTH SERVICES

For expenses necessary to carry out the Act of August 5, 1954 (68 Stat. 674), the Indian Self-Determination Act, the Indian Health Care Improvement Act, and titles III and XXI and sections 208 and 338G of the Public Health Service Act with respect to the Indian
Health Service, including hire of passenger motor vehicles and aircraft; purchase of reprints; purchase and erection of portable buildings; payments for telephone service in private residences in the field, when authorized under regulations approved by the Secretary; $943,297,000 together with payments received during the fiscal year pursuant to 42 U.S.C. 300cc-2 for services furnished by the Indian Health Service: Provided, That notwithstanding any other law or regulation, funds transferred from the Department of Housing and Urban Development to the Indian Health Service shall be administered under Public Law 86-121 (the Indian Sanitation Facilities Act): Provided further, That funds made available to tribes and tribal organizations through grants and contracts authorized by the Indian Self-Determination and Education Assistance Act of 1975 (88 Stat. 2203; 25 U.S.C. 450), shall remain available until September 30, 1989; and $15,000,000 shall remain available until expended, for the Indian Catastrophic Health Emergency Fund and contract medical care: Provided further, That of the funds provided, $2,000,000 shall be used to carry out a loan repayment program under which Federal, State, and commercial-type educational loans for physicians and other health professionals will be repaid at a rate not to exceed $25,000 per year of obligated service in return for full-time clinical service in the Indian Health Service. Each individual participating in this program must sign and submit to the Secretary a written contract to accept repayment of educational loans and to serve for the applicable period of service in the Indian Health Service: Provided further, That funds provided in this Act may be used for one-year contracts and grants which are to be performed in two fiscal years, so long as the total obligation is recorded in the year for which the funds are appropriated: Provided further, That the amounts collected by the Secretary of Health and Human Services under the authority of title IV of the Indian Health Care Improvement Act shall be available until September 30, 1989 for the purpose of achieving compliance with the applicable conditions and requirements of titles XVIII and XIX of the Social Security Act (exclusive of planning, design, construction of new facilities, or major renovation of existing Indian Health Service facilities): Provided further, That of the funds provided, $2,500,000 shall remain available until expended, for the establishment of an Indian Self-Determination Fund, which shall be available for the transitional costs of initial or expanded tribal contracts, grants or cooperative agreements with the Indian Health Service under the provisions of the Indian Self-Determination Act: Provided further, That funding contained herein, and in any earlier appropriations Acts for scholarship programs under section 103 of the Indian Health Care Improvement Act and section 338G of the Public Health Service Act with respect to the Indian Health Service shall remain available for expenditure until September 30, 1989.

INDIAN HEALTH FACILITIES

For construction, major repair, improvement, and equipment of health and related auxiliary facilities, including quarters for personnel; preparation of plans, specifications, and drawings; acquisi-
tion of sites, purchase and erection of portable buildings, purchases of trailers; and for provision of domestic and community sanitation facilities for Indians, as authorized by section 7 of the Act of August 5, 1954 (42 U.S.C. 2004a), the Indian Self-Determination Act and the Indian Health Care Improvement Act. $62,511,000, to remain available until expended.

ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

Appropriations in this Act to the Indian Health Service, available for salaries and expenses, shall be available for services as authorized by 5 U.S.C. 3109 but at rates not to exceed the per diem equivalent to the rate for GS-18, and for uniforms or allowances therefor as authorized by law (5 U.S.C. 5901-5902), and for expenses of attendance at meetings which are concerned with the functions or activities for which the appropriation is made or which will contribute to improved conduct, supervision, or management of those functions or activities: Provided, That none of the funds appropriated under this Act to the Indian Health Service shall be available for the initial lease of permanent structures without advance provision therefor in appropriations Acts: Provided further, That non-Indian patients may be extended health care at all Indian Health Service facilities, if such care can be extended without impairing the ability of the Indian Health Service to fulfill its responsibility to provide health care to Indians served by such facilities and subject to such reasonable charges as the Secretary of Health and Human Services shall prescribe, the proceeds of which, together with funds recovered under the Federal Medical Care Recovery Act (42 U.S.C. 2651-53), shall be deposited in the fund established by sections 401 and 402 of the Indian Health Care Improvement Act: Provided further, That funds appropriated to the Indian Health Service in this Act, except those used for administrative and program direction purposes, shall not be subject to limitations directed at curtailing Federal travel and transportation: Provided further, That with the exception of service units which currently have a billing policy, the Indian Health Service shall not initiate any further action to bill Indians in order to collect from third-party payers nor to charge those Indians who may have the economic means to pay unless and until such time as Congress has agreed upon a specific policy to do so and has directed the Indian Health Service to implement such a policy: Provided further, That the Secretary of Health and Human Services may authorize special retention pay under paragraph (4) of 37 U.S.C. 302(a) to any regular or reserve officer for the period during which the officer is obligated under section 338B of the Public Health Service Act and assigned and providing direct health services or serving the officer's obligation as a specialist: Provided further, That personnel ceilings may not be imposed on the Indian Health Service nor may any action be taken to reduce the full-time equivalent level of the Indian Health Service by the elimination of temporary employees by reduction in force, hiring freeze or any other means without the review and approval of the Committees on Appropriations: Provided further, That funds provided in this Act may be used to reimburse the travel costs of spouses who accompany prospective Indian
Health Service medical professional employees to the site of employment as part of the recruitment process: Provided further, That section 103(c) of the Indian Self-Determination Act (88 Stat. 2206) is amended by adding the following sentence at the end thereof: “For purposes of section 224 of the Public Health Service Act of July 1, 1944 (42 U.S.C. 233(a)), as amended by section 4 of the Act of December 31, 1970 (84 Stat. 1870), with respect to claims for personal injury, including death, resulting from the performance of medical, surgical, dental, or related functions, including the conduct of clinical studies or investigations, a tribal organization or Indian contractor carrying out a contract, grant agreement, or cooperative agreement under sections 103 or 104(b) of this Act is deemed to be part of the Public Health Service in the Department of Health and Human Services while carrying out any such contract or agreement and its employees (including those acting on behalf of the organization or contractor as provided in section 2671 of title 28) are deemed employees of the Service while acting within the scope of their employment in carrying out the contract or agreement.”.

The paragraph under the heading “Administrative Provisions, Indian Health Service” that is under the superior headings “Health Resources and Services Administration” and “Department of Health and Human Services” in title II of the Department of the Interior and Related Agencies Appropriations Act, 1987, which is contained in section 101(h) of Public Law 99-500 (100 Stat. 1783-277) and in section 101(h) of Public Law 99-591 (100 Stat. 3341-277) is amended by striking out all after “any political subdivision of the State,” in the seventh proviso and inserting in lieu thereof “any corporation (including the University of Alaska), any partnership, any business organization, any non-profit organization, or any person, and may receive or pay money to the extent that such receipt or payment is necessary to equalize the exchange: Provided, That available funds previously appropriated for this project may be used for this purpose and that any money received by the Secretary shall be credited to the appropriation for Indian Health Facilities and be used to offset the costs of constructing or lease-purchase of the hospital facilities in Alaska described in this section: Provided further, That the Indian Health Service prepares and submits a report prior to June, 1988, which sets forth the legal authority necessary to enter into a lease-purchase contract, identifies the extent of tribal interest in the construction of health facilities for lease-purchase to the Indian Health Service, compares the advantages versus the disadvantages to the Government of lease-purchase to direct Federal construction of the Anchorage facility, including costs of construction, and discusses the efforts expended by the Indian Health Service in protecting the Federal investment to date”.

DEPARTMENT OF EDUCATION
OFFICE OF ELEMENTARY AND SECONDARY EDUCATION
INDIAN EDUCATION

For necessary expenses to carry out, to the extent not otherwise provided, the Indian Education Act, $66,326,000, of which
$49,170,000 shall be for part A and $14,707,000 shall be for parts B and C: Provided, That the amounts available pursuant to section 423 of the Act shall remain available for obligation until September 30, 1989.

OTHER RELATED AGENCIES

NAVAJO AND HOPI INDIAN RELOCATION COMMISSION

SALARIES AND EXPENSES

For necessary expenses of the Navajo and Hopi Indian Relocation Commission as authorized by Public Law 93-531, $25,270,000, to remain available until expended, for operating expenses of the Commission: Provided, That none of the funds contained in this or any other Act may be used to evict any single Navajo or Navajo family who, as of November 30, 1985, was physically domiciled on the lands partitioned to the Hopi Tribe unless a new or replacement home is provided for such household: Provided further, That no relocatee will be provided with more than one new or replacement home: Provided further, That the Commission shall relocate any certified eligible relocatees who have selected and received an approved homesite on the Navajo reservation or selected a replacement residence off the Navajo reservation or on the land acquired pursuant to 25 U.S.C. 640d-10.

SMITHSONIAN INSTITUTION

SALARIES AND EXPENSES

For necessary expenses of the Smithsonian Institution, as authorized by law, including research in the fields of art, science, and history; development, preservation, and documentation of the National Collections; presentation of public exhibits and performances; collection, preparation, dissemination, and exchange of information and publications; conduct of education, training, and museum assistance programs; maintenance, alteration, operation, lease (for terms not to exceed ten years), and protection of buildings, facilities, and approaches; not to exceed $100,000 for services as authorized by 5 U.S.C. 3109; up to 5 replacement passenger vehicles; purchase, rental, repair, and cleaning of uniforms for employees; $201,432,000, including such funds as may be necessary to support American overseas research centers: Provided, That funds appropriated herein are available for advance payments to independent contractors performing research services or participating in official Smithsonian presentations.

CONSTRUCTION AND IMPROVEMENTS, NATIONAL ZOOLOGICAL PARK

For necessary expenses of planning, construction, remodeling, and equipping of buildings and facilities at the National Zoological Park, by contract or otherwise, $8,150,000, to remain available until expended.
RESTORATION AND RENOVATION OF BUILDINGS

For necessary expenses of restoration and renovation of buildings owned or occupied by the Smithsonian Institution, by contract or otherwise, as authorized by section 2 of the Act of August 22, 1949 (63 Stat. 623), including not to exceed $10,000 for services as authorized by 5 U.S.C. 3109, $19,254,000, to remain available until expended: Provided, That contracts awarded for environmental systems, protection systems, and exterior repair or renovation of buildings of the Smithsonian Institution may be negotiated with selected contractors and awarded on the basis of contractor qualifications as well as price.

CONSTRUCTION

For necessary expenses to design and construct a base camp at the Fred L. Whipple Observatory, $1,315,000, to remain available until expended: Provided, That notwithstanding any other provision of law, the Institution is authorized to transfer to the State of Arizona, the counties of Santa Cruz and/or Pima, a sum not to exceed $150,000 for the purpose of assisting in the construction or maintenance of an access to the Whipple Observatory.

NATIONAL GALLERY OF ART

SALARIES AND EXPENSES

For the upkeep and operations of the National Gallery of Art, the protection and care of the works of art therein, and administrative expenses incident thereto, as authorized by the Act of March 24, 1937 (50 Stat. 51), as amended by the public resolution of April 13, 1939 (Public Resolution 9, Seventy-sixth Congress), including services as authorized by 5 U.S.C. 3109; payment in advance when authorized by the treasurer of the Gallery for membership in library, museum, and art associations or societies whose publications or services are available to members only, or to members at a price lower than to the general public; purchase, repair, and cleaning of uniforms for guards, and uniforms, or allowances therefor, for other employees as authorized by law (5 U.S.C. 5901-5902); purchase, or rental of devices and services for protecting buildings and contents thereof, and maintenance, alteration, improvement, and repair of buildings, approaches, and grounds; purchase of one passenger motor vehicle for replacement only; and purchase of services for restoration and repair of works of art for the National Gallery of Art by contracts made, without advertising, with individuals, firms, or organizations at such rates or prices and under such terms and conditions as the Gallery may deem proper, $37,352,000, of which not to exceed $2,420,000 for the special exhibition program shall remain available until expended.

WOODROW WILSON INTERNATIONAL CENTER FOR SCHOLARS

SALARIES AND EXPENSES

For expenses necessary in carrying out the provisions of the Woodrow Wilson Memorial Act of 1968 (82 Stat. 1356), including
For necessary expenses to carry out the National Foundation on the Arts and the Humanities Act of 1965, as amended, $139,311,000 shall be available to the National Endowment for the Arts for the support of projects and productions in the arts through assistance to groups and individuals pursuant to section 5(c) of the Act, and for administering the functions of the Act: Provided, That, 20 U.S.C. 974(b) is amended as follows: strike "$650,000,000" and insert "$1,200,000,000": Provided further, That, 20 U.S.C. 974(c) is amended as follows: strike "$75,000,000" and insert "$125,000,000".

MATCHING GRANTS

To carry out the provisions of section 10(a)(2) of the National Foundation on the Arts and the Humanities Act of 1965, as amended, $28,420,000, to remain available until September 30, 1989, to the National Endowment for the Arts, of which $19,420,000 shall be available for purposes of section 5(l): Provided, That this appropriation shall be available for obligation only in such amounts as may be equal to the total amounts of gifts, bequests, and devises of money, and other property accepted by the Chairman or by grantees of the Endowment under the provisions of section 10(a)(2), subsections 11(a)(2)(A) and 11(a)(3)(A) during the current and preceding fiscal years for which equal amounts have not previously been appropriated.

For necessary expenses to carry out the National Foundation on the Arts and the Humanities Act of 1965, as amended, $111,935,000 shall be available to the National Endowment for the Humanities for support of activities in the humanities, pursuant to section 7(c) of the Act, and for administering the functions of the Act.

MATCHING GRANTS

To carry out the provisions of section 10(a)(2) of the National Foundation on the Arts and the Humanities Act of 1965, as amended, $28,500,000, to remain available until September 30, 1989, of which $16,500,000 shall be available to the National Endowment for the Humanities for the purposes of section 7(h): Provided, That this appropriation shall be available for obligation only in such amounts as may be equal to the total amounts of gifts, bequests, and devises of money, and other property accepted by the Chairman or by grantees of the Endowment under the provisions of subsections 11(a)(2)(B) and 11(a)(3)(B) during the current and pre-
ceding fiscal years for which equal amounts have not previously been appropriated.

**NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS**

For necessary expenses as authorized by Public Law 99–190 (99 Stat. 1261; 20 U.S.C. 956a), as amended, $4,500,000: Provided, That Public Law 99–190 (99 Stat. 1261) is amended under this heading as follows:

1. in the first paragraph, strike the words “National Endowment for the Humanities” and insert in lieu thereof “Commission of Fine Arts”, and
2. Delete the third paragraph and insert in lieu thereof: “The Chairman of the Commission of Fine Arts shall establish an application process and shall, along with the Chairman of the National Endowment for the Arts and the Chairman of the National Endowment for the Humanities determine the eligibility of applicant organizations in addition to those herein named.”.

**INSTITUTE OF MUSEUM SERVICES**

**GRANTS AND ADMINISTRATION**

For carrying out title II of the Arts, Humanities, and Cultural Affairs Act of 1976, as amended, $21,944,000, including $100,000 as authorized by 20 U.S.C. 965(b): Provided, That none of these funds shall be available for the compensation of Executive Level V or higher positions: Provided further, That the Museum Services Board shall not meet more than three times during fiscal year 1988.

**ADMINISTRATIVE PROVISIONS**

None of the funds appropriated to the National Foundation on the Arts and the Humanities may be used to process any grant or contract documents which do not include the text of 18 U.S.C. 1913: Provided, That none of the funds appropriated to the National Foundation on the Arts and the Humanities may be used for official reception and representation expenses.

**COMMISSION OF FINE ARTS**

**SALARIES AND EXPENSES**

For expenses made necessary by the Act establishing a Commission of Fine Arts (40 U.S.C. 104), $443,000.

**ADVISORY COUNCIL ON HISTORIC PRESERVATION**

**SALARIES AND EXPENSES**

For expenses made necessary by the Act establishing an Advisory Council on Historic Preservation, Public Law 89–665, as amended, $1,719,000: Provided, That none of these funds shall be available for the compensation of Executive Level V or higher positions.
NATIONAL CAPITAL PLANNING COMMISSION

SALARIES AND EXPENSES

For necessary expenses, as authorized by the National Capital Planning Act of 1952 (40 U.S.C. 71–71i), including services as authorized by 5 U.S.C. 3109, $2,948,000.

FRANKLIN DELANO ROOSEVELT MEMORIAL COMMISSION

SALARIES AND EXPENSES

For necessary expenses of the Franklin Delano Roosevelt Memorial Commission, established by the Act of August 11, 1955 (69 Stat. 694), as amended by Public Law 92–332 (86 Stat. 401), $28,000 to remain available until September 30, 1989.

PENNSYLVANIA AVENUE DEVELOPMENT CORPORATION

SALARIES AND EXPENSES

For necessary expenses, as authorized by section 17(a) of Public Law 92–578, as amended, $2,516,000, for operating and administrative expenses of the Corporation.

PUBLIC DEVELOPMENT

For public development activities and projects in accordance with the development plan as authorized by section 17(b) of Public Law 92–578, as amended, $3,000,000, to remain available until expended.

UNITED STATES HOLOCAUST MEMORIAL COUNCIL

HOLOCAUST MEMORIAL COUNCIL

For expenses of the Holocaust Memorial Council, as authorized by Public Law 96–388, $2,171,000: Provided, That hereafter persons other than members of the United States Holocaust Memorial Council may be designated as members of committees associated with the United States Holocaust Memorial Council subject to appointment by the Chairman of the Council: Provided further, That any persons so designated shall serve without cost to the Federal Government: Provided further, That none of these funds shall be available for the compensation of Executive Level V or higher positions: Provided further, That hereafter the Chairman of the Council may waive any Council bylaw when the Chairman determines such waiver will be in the best interest of the Council: Provided further, That hereafter immediately after taking such action the Chairman shall send written notice to every voting member of the Council and such waiver shall become final if 30 days after the Chairman has sent such notice, a majority of Council members do not disagree in writing with the action taken: Provided further, That $35,000 of the amount appropriated is to go to the Holocaust Council’s Committee to Remember the Children for a demonstration project to be undertaken with the Capital Children’s Museum to determine the feasibility of establishing a children’s museum in the principal Holocaust Memorial Museum.
TITLE III—GENERAL PROVISIONS

Sec. 301. The expenditure of any appropriation under this Act for any consulting service through procurement contract, pursuant to 5 U.S.C. 3109, 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. 302. No part of any appropriation under this Act shall be available to the Secretaries of the Interior and Agriculture for use for any sale hereafter made of unprocessed timber from Federal lands west of the 100th meridian in the contiguous 48 States which will be exported from the United States, or which will be used as a substitute for timber from private lands which is exported by the purchaser: Provided, That this limitation shall not apply to specific quantities of grades and species of timber which said Secretaries determine are surplus to domestic lumber and plywood manufacturing needs.

Sec. 303. No part of any appropriation under this Act shall be available to the Secretary of the Interior or the Secretary of Agriculture for the leasing of oil and natural gas by noncompetitive bidding on publicly owned lands within the boundaries of the Shawnee National Forest, Illinois: Provided, That nothing herein is intended to inhibit or otherwise affect the sale, lease, or right to access to minerals owned by private individuals.

Sec. 304. No part of any appropriation contained in this Act shall be available for any activity or the publication or distribution of literature that in any way tends to promote public support or opposition to any legislative proposal on which congressional action is not complete.

Sec. 305. No part of any appropriation contained in this Act shall remain available for obligation beyond the current fiscal year unless expressly so provided herein.

Sec. 306. None of the funds provided in this Act to any department or agency shall be obligated or expended to provide a personal cook, chauffeur, or other personal servants to any officer or employee of such department or agency except as otherwise provided by law.

Sec. 307. Except for lands described by sections 105 and 106 of Public Law 96–560, section 103 of Public Law 96–550, section 5(d)(1) of Public Law 96–312, and except for land in the State of Alaska, and lands in the National Forest System released to management for any use the Secretary of Agriculture deems appropriate through the land management planning process by any statement or other Act of Congress designating components of the National Wilderness Preservation System now in effect or hereinafter enacted, and except to carry out the obligations and responsibilities of the Secretary of the Interior under section 17(k)(1) (A) and (B) of the Mineral Leasing Act of 1920 (30 U.S.C. 226), none of the funds provided in this Act shall be obligated for any aspect of the processing or issuance of permits or leases pertaining to exploration for or development of coal, oil, gas, oil shale, phosphate, potassium, sulphur, gilsonite, or geothermal resources on Federal lands within any component of the National Wilderness Preservation System or
within any Forest Service RARE II areas recommended for wilderness designation or allocated to further planning in Executive Communication 1504, Ninety-sixth Congress (House Document numbered 96-119); or within any lands designated by Congress as wilderness study areas or within Bureau of Land Management wilderness study areas: Provided, That nothing in this section shall prohibit the expenditure of funds for any aspect of the processing or issuance of permits pertaining to exploration for or development of the mineral resources described in this section, within any component of the National Wilderness Preservation System now in effect or hereinafter enacted, any Forest Service RARE II areas recommended for wilderness designation or allocated to further planning, within any lands designated by Congress as wilderness study areas, or Bureau of Land Management wilderness study areas, under valid existing rights, or leases validly issued in accordance with all applicable Federal, State, and local laws or valid mineral rights in existence prior to October 1, 1982: Provided further, That funds provided in this Act may be used by the Secretary of Agriculture in any area of National Forest lands or the Secretary of the Interior to issue under their existing authority in any area of National Forest or public lands withdrawn pursuant to this Act such permits as may be necessary to conduct prospecting, seismic surveys, and core sampling conducted by helicopter or other means not requiring construction of roads or improvement of existing roads or ways, for the purpose of gathering information about and inventorying energy, mineral, and other resource values of such area, if such activity is carried out in a manner compatible with the preservation of the wilderness environment: Provided further, That seismic activities involving the use of explosives shall not be permitted in designated wilderness areas: Provided further, That funds provided in this Act may be used by the Secretary of the Interior to augment recurring surveys of the mineral values of wilderness areas pursuant to section 4(d)(2) of the Wilderness Act and acquire information on other national forest and public land areas withdrawn pursuant to this Act, by conducting in conjunction with the Secretary of Energy, the National Laboratories, or other Federal agencies, as appropriate, such mineral inventories of areas withdrawn pursuant to this Act as the Secretary deems appropriate. These inventories shall be conducted in a manner compatible with the preservation of the wilderness environment through the use of methods including core sampling conducted by helicopter; geophysical techniques such as induced polarization, synthetic aperture radar, magnetic and gravity surveys; geochemical techniques including stream sediment reconnaissance and x-ray diffraction analysis; land satellites; or any other methods the Secretary deems appropriate. The Secretary of the Interior is hereby authorized to conduct inventories or segments of inventories, such as data analysis activities, by contract with private entities deemed by the Secretary to be qualified to engage in such activities whenever the Secretary has determined that such contracts would decrease Federal expenditures and would produce comparable or superior results: Provided further, That in carrying out any such inventory or surveys, where National Forest System lands are involved, the Secretary of the Interior shall consult with the Secretary of Agriculture
concerning any activities affecting surface resources: Provided further, That funds provided in this Act may be used by the Secretary of the Interior to issue oil and gas leases for the subsurface of any lands designated by Congress as wilderness study areas, that are immediately adjacent to producing oil and gas fields or areas that are prospectively valuable. Such leases shall allow no surface occupancy and may be entered only by directional drilling from outside the wilderness study area or other nonsurface disturbing methods.

Sec. 308. None of the funds provided in this Act shall be used to evaluate, consider, process, or award oil, gas, or geothermal leases on Federal lands in the Mount Baker-Snoqualmie National Forest, State of Washington, within the hydrographic boundaries of the Cedar River municipal watershed upstream of river mile 21.6, the Green River municipal watershed upstream of river mile 61.0, the North Fork of the Tolt River proposed municipal watershed upstream of river mile 11.7, and the South Fork Tolt River municipal watershed upstream of river mile 8.4.

Sec. 309. No assessments may be levied against any program, budget activity, subactivity, or project funded by this Act unless such assessments and the basis therefor are presented to the Committees on Appropriations and are approved by such committees.

Sec. 310. Employment funded by this Act shall not be subject to any personnel ceiling or other personnel restriction for permanent or other than permanent employment except as provided by law.

Sec. 311. Notwithstanding any other provisions of law, the Secretary of the Interior, the Secretary of Agriculture, the Secretary of Energy, and the Secretary of the Smithsonian Institution are authorized to enter into contracts with State and local governmental entities, including local fire districts, for procurement of services in the presuppression, detection, and suppression of fires on any units within their jurisdiction.

Sec. 312. None of the funds provided by this Act to the United States Fish and Wildlife Service may be obligated or expended to plan for, conduct, or supervise deer hunting on the Loxahatchee National Wildlife Refuge.

Sec. 313. None of the funds made available to the Department of the Interior or the Forest Service during fiscal year 1988 by this or any other Act may be used to implement the proposed jurisdictional interchange program until enactment of legislation which authorizes the jurisdictional interchange.

Sec. 314. The Forest Service and Bureau of Land Management are to continue to complete as expeditiously as possible development of their respective Forest Land and Resource Management Plans to meet all applicable statutory requirements. Notwithstanding the date in section 6(c) of the NFMA (16 U.S.C. 1600), the Forest Service, and the Bureau of Land Management under separate authority, may continue the management of lands within their jurisdiction under existing land and resource management plans pending the completion of new plans. Nothing shall limit judicial review of particular activities on these lands: Provided, however, That there shall be no challenges to any existing plan on the sole basis that the plan in its entirety is outdated, or in the case of the Bureau of Land Management, solely on the basis that the plan
does not incorporate information available subsequent to the completion of the existing plan: Provided further, That any and all particular activities to be carried out under existing plans may nevertheless be challenged.

Sec. 315. The final rule published in the Federal Register on September 16, 1987, by the Health Resources and Services Administration of the Public Health Service of the Department of Health and Human Services, relating to eligibility for the health care services of the Indian Health Service, shall not take effect before September 16, 1988, and no action may be taken before such day to implement or administer such rule or to prescribe any other rule or regulation that has a similar effect. The grace period provided in section 36.33 of such published rule shall not terminate before March 16, 1989, and any other rule or regulation that has a similar effect shall provide for such a grace period which shall not expire before March 16, 1989.

Sec. 316. (a) Except as provided in subsection (b), the Secretary of Agriculture shall not transfer certain National Forest System land in the Black Hills National Forest, South Dakota, described as follows:

TRACT 0043 (Hine)—
Beginning at the north quarter corner section 16, township 1, north, range 6 east; Black Hills Meridian;
thence westerly along the north line of the northwest quarter, section 16, to the east east west 1/256 corner;
thence southerly along the west line of the east half east half northeast quarter northwest quarter 393.00 feet;
thence due west to a point that is due south of the intersection of the north line of the northwest quarter, section 16, and line 20-21 of the Big Bend Placer (MS 1442);
thence north to the intersection of the north line of the northwest quarter, section 16, and line 20-21 of the Big Bend Placer;
thence northeasterly along line 20-21 to corner 20;
thence northwesterly along line 19-20 to a point due north of the intersection of north line of the northwest quarter, section 16, and line 20-21, MS 1442;
thence north to a point which is due west of a point that is 850.00 feet northerly along the west line of the southeast quarter, section 9;
thence east to the west line of the southeast quarter;
thence southerly along the west line of the southeast quarter 850.00 feet to the north quarter corner section 16, point of beginning.

(b) The Secretary may transfer such portion of the Hine Tract described in subsection (a) necessary to remove the encroachment of the Hine cabin which is located on the boundary of the Hine Tract.

Sec. 317. Notwithstanding any other provision of law, the Secretary of Energy is directed to notify the Appropriations Committees of the House and the Senate, the Energy and Natural Resources Committee of the Senate and the appropriate authorizing committees of the House of the Secretary's intent to enter into a binding contract for the sale of the Great Plains Coal Gasification Plant in
Beulah, North Dakota: Provided, That such notification shall be received by the above-referenced committees at least thirty (30) calendar days before the agreement is effective: Provided further, That such notification shall include a detailed description as to the terms and conditions of the sale, including, but not limited to, the purchase price, the name of the prospective purchaser, the basis for agreeing to the sale, and a statement of commitment signed by an authorized individual of the purchaser for continued long-term operation of the facility at a rate and for a period determined appropriate and reasonable by the Secretary.

Sec. 318. Notwithstanding any other provision of law, for the purposes of section 208 of title 18, United States Code, “particular matter”, as applied to employees of the Department of the Interior and the Indian Health Service, shall mean “particular matter involving specific parties”.

Sec. 319. (a) From funds appropriated under this Act such sums as are necessary shall be made available to pay forest firefighters premium pay under the provisions of subchapter V of chapter 55 of title 5, United States Code (notwithstanding the limitations of section 5547 of such title), for all premium pay—

(1) that would have been paid to such forest firefighter employees, but for the provisions of section 5547 of such title, for all pay periods (and parts thereof) occurring during the period beginning on January 1, 1987, through September 30, 1987; and

(2) earned by such forest firefighter employees in the fiscal year ending on September 30, 1988.

(b) Notwithstanding the provisions of subsection (a), no forest firefighter employee may be paid premium pay to the extent that the aggregate rate of pay of such employee for the aggregate of all pay periods in any calendar year exceeds the maximum rate for GS-15 as provided under the General Schedule pursuant to subchapter III of chapter 53 of title 5, United States Code.

(c) For purposes of this section, the term “forest firefighter” means any employee of the Department of Agriculture or the Department of the Interior who is assigned to, or in support of, work on forest wildfire emergencies.

This Act may be cited as the “Department of the Interior and Related Agencies Appropriations Act, 1988”.
JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the joint resolution (H.J Res. 395) making further continuing appropriations for the fiscal year 1988, and for other purposes, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report.

APPROPRIATIONS FOR THE DEPARTMENT OF THE INTERIOR AND RELATED AGENCIES

Amendment No. 8: Section 101(g) of House Joint Resolution 395 provides appropriations for programs, projects and activities provided for in the Department of the Interior and Related Agencies Appropriations Act, 1988. The House version of the joint resolution provides appropriations for programs, projects, or activities at a rate for operations and to the extent and in the manner provided for in H.R. 2712 as passed the House of Representatives on June 25, 1987. The Senate version of the joint resolution provides appropriations for these programs, projects, and activities at a rate for operations and to the extent and in the manner provided in H.R. 2712 as passed the Senate on September 30, 1987.

The conference agreement on House Joint Resolution 395 incorporates some of the provisions of both the House and Senate versions of the Department of the Interior and Related Agencies Appropriations Act, 1988, and has the effect of enacting the Act into law. The language and allocations set forth in House Report 100-171 and Senate Report 100-165 shall be complied with unless specifically addressed to the contrary in this joint resolution and accompanying statement of the managers. The Department of the Interior and Related Agencies Appropriations Act, 1988, put in place by this joint resolution, incorporates the following agreements of the managers:

TITLE I—DEPARTMENT OF THE INTERIOR
BUREAU OF LAND MANAGEMENT
MANAGEMENT OF LANDS AND RESOURCES

Appropriates $498,983,000 instead of $493,649,000 as proposed by the House and $502,972,000 as proposed by the Senate.

The net increase above the amount proposed by the House consists of increases of $400,000 for non-energy minerals; $2,000,000 for the Alaska lands program; $40,000 for Shoshone Horse shrub resto-
ration; $250,000 for noxious weed control; $2,400,000 for hazardous materials management; $300,000 for wildlife habitat; $250,000 for management of riparian areas (wildlife); $300,000 for threatened and endangered species; $450,000 for the wildlife challenge grant program; $75,000 for Chaco Canyon site rehabilitation; $200,000 for planning for the El Malpais National Conservation Area, NM; $150,000 for rehabilitation of Tangle Lakes Campground, AK; $200,000 for management of Red Rocks Visitor Center, NV; $500,000 for expenses of San Pedro Riparian Area, AZ; and $4,000,000 for Alaska cadastral surveys; and decreases of $885,000 in solid energy minerals (coal); $2,223,000 in oil and gas; $174,000 in geothermal; $600,000 in cultural resources; and $2,299,000 for the FERS reestimate.

The managers agree that:

1. $200,000 in western Oregon public domain forestry is for FIR/COPE research and as FIR concludes funds are to be shifted to COPE;
2. up to $200,000 of the amount for the challenge grant program in wildlife habitat management may be used for threatened and endangered species;
3. $110,000 in wildlife habitat management is to restore deer habitat in Idaho destroyed by fire;
4. $75,000 of the increase for cultural resources management is for operation of the Anasazi Heritage Center, for a total of $350,000;
5. the Bureau may use funding provided in this account for planting seedlings needed for fire rehabilitation work and may exceed the Committee notification threshold for rehabilitation work, if necessary, in order to begin work promptly;
6. additional funds provided for operating expenses of the San Pedro Riparian Area, for rangers in the California Desert Conservation Area, and for law enforcement on the King Range may be distributed among various activities used by the Bureau to plan and monitor costs as long as such reallocation is reported to the House and Senate Appropriations Committees;
7. the Bureau may provide funds for implementation of the Henry Mountain Coordinated Resource Management Plan after completion of all legal requirements for review prior to implementation, with the understanding that no chaining of pinion/juniper will take place within Wilderness Study Areas (WSAs);
8. funds for oil and gas programs are sufficient for implementing extension of the Production Accounting and Auditing System (PAAS) to onshore oil and gas leases, and the Bureau is expected to carry out its portion of the implementation;
9. out of funds provided for hazardous materials management, the Bureau should initiate a comprehensive review and evaluation of its program by the National Academy of Engineering/National Academy of Sciences and provide the evaluation to the House and Senate Appropriations Committees.

House bill language prohibiting the destruction of healthy, unadopted, wild horses and burros in fiscal year 1988 is restored, and Senate language providing for revision of policy statements and
regulations, review and implementation of proposals for sanctuaries, and submission of a report by April 1, 1988, on wild horse and burro populations is deleted.

The managers agree that a report on the status of wild horse and burro populations and future policy considerations for Congressional review shall be included in the required biennial report to Congress rather than separately.

The managers have no objections to the Bureau investigating proposals for private sanctuaries for wild horses or burros and implementing proposals which are both humane and cost effective. Such proposals may only be implemented in compliance with existing reprogramming guidelines.

CONSTRUCTION AND ACCESS

Appropriates $3,430,000 for construction and access instead of $1,981,000 as proposed by the House and $2,736,000 as proposed by the Senate.

The increase above the amount proposed by the House consists of $350,000 for Quail Hill Road reconstruction and $125,000 for Colorado River boat ramps in Arizona; $560,000 for architectural and engineering work for a new smokejumpers operations building in Alaska; and $456,000 for expenses for moving the Fairbanks, AK district into its new office and for moving the Alaska Fire Service into the former district office; and a decrease of $6,000 for the FERS reestimate.

LAND ACQUISITION

Appropriates $8,885,000 for land acquisition instead of $4,170,000 as proposed by the House and $10,235,000 as proposed by the Senate. The managers agree to the following distribution:

<table>
<thead>
<tr>
<th>Land Acquisition Items</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition management</td>
<td>$600,000</td>
</tr>
<tr>
<td>Paulina Guard Station, OR</td>
<td>10,000</td>
</tr>
<tr>
<td>King Range Conservation Area, CA</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Desert Tortoise Habitat, CA</td>
<td>600,000</td>
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<tr>
<td>Pacific Crest Trail, CA</td>
<td>60,000</td>
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<tr>
<td>Warner Basin Potholes, OR</td>
<td>1,000,000</td>
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<tr>
<td>Wilderness study area inholdings</td>
<td>500,000</td>
</tr>
<tr>
<td>Upper Missouri River WSR, MT</td>
<td>500,000</td>
</tr>
<tr>
<td>Carrizo Plains, CA</td>
<td>4,000,000</td>
</tr>
<tr>
<td>Owyhee River, CA</td>
<td>615,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>8,885,000</strong></td>
</tr>
</tbody>
</table>

The managers agree that priority for wilderness study area inholdings should be given to properties in and around the Mahogany Ridge and Willow Creek Wilderness Study Areas around Trout Creek Mountains in southeastern Oregon.

The managers agree that the Fish and Wildlife Service is to (1) review and revise applicable recovery plans to reflect Carrizo Plains land acquisition; (2) prepare habitat conservation plans in cooperation with relevant State and federal agencies; and (3) enter into a memorandum of understanding with the California Department of Fish and Game to coordinate various endangered species needs in the San Joaquin Valley.
OREGON AND CALIFORNIA GRANT LANDS

Appropriates $58,475,000 for Oregon and California grant lands instead of $57,817,000 as proposed by the House and $58,134,000 as proposed by the Senate. The increase of $658,000 above the amount proposed by the House consists of increases of $600,000 in renewable resource management for increased costs of salvage sales; $147,000 for recreation maintenance; and $200,000 for spotted owl research; and decreases of $30,000 for construction of an elk viewing facility near Reedsport, Oregon; and $259,000 for the FERS reestimate.

ADMINISTRATIVE PROVISIONS

Bill language is included, as proposed by the Senate, allowing the termination of two withdrawals and completion of related land exchanges in Utah to proceed by waiving a court order which disallows termination of land withdrawals. The exchanges must proceed under all applicable law.

Bill language is also included extending a temporary public land withdrawal in Lincoln County, Nevada, from December 31, 1987 to March 31, 1988 as proposed by the Senate. The extension allows time for legislative action on a long-term withdrawal of 89,600 acres known as "Groom Mountain Addition to the Nellis Air Force Range" after receipt of the required environmental impact statement.

UNITED STATES FISH AND WILDLIFE SERVICE

RESOURCE MANAGEMENT

Appropriates $342,594,000 for resource management instead of $335,524,000 as proposed by the House and $342,859,000 as proposed by the Senate.

The net change from the House consists of the following: increases of $500,000 for endangered species recovery, $865,000 for the national wetlands inventory, $1,357,000 for refuge maintenance, $300,000 for Hawaiian Islands NWR operations, $150,000 for archeological sites work at Stillwater NWR, NV, up to $500,000 for the Alaska Maritime NWR for operation of the vessel Tiglax, $500,000 for Alaska operations, $560,000 for the Arctic goose education program, $974,000 for Alaska subsistence grants, $200,000 for a challenge grant program on Service lands, $200,000 for the North American waterfowl management plan, $500,000 for migratory nongame bird management, $119,000 for the Lower Snake River, $135,000 for the cui-ui fish handling facility, $165,000 for operations at Hagerman NFH, ID, $539,000 for Williams Creek-Alchesay NFH, AZ, $253,000 for Mescalero NFH, NM, $108,000 for Parker Fishery Assistance Office, $213,000 for Pinetop Fishery Assistance Office, $171,000 for Lander, WY fishery assistance office, $400,000 for habitat evaluation procedures and wetland technical assistance, Slidell, LA, $200,000 for the eastern energy and land use team in West Virginia, $216,000 for the Gainesville NFRL, FL, $300,000 for cooperative fish and wildlife units, $125,000 for Yukon River fish research, $650,000 for Alaska mammal research, $425,000 for Letteown National Fisheries Center, $250,000 for Fish and Wildlife
Foundation matching grants and $300,000 for fire suppression costs; and decreases of $200,000 for farm bill implementation, $100,000 for fishery management activities on refuges, $300,000 for forensics lab start-up costs, $50,000 for the US/Canada Salmon Treaty, $160,000 for operations at the Northeastern Anadromous Fish Lab, $500,000 for non-game species research, $134,000 in general administration, $1,000,000 for fire equipment and $1,661,000 based on a reestimate of FERS.

The managers agree that every effort should be made to involve the states in the national wetlands inventory. State financial commitments should be increased. The amount provided for Corps of Engineers permit monitoring is to be used to sample projects to determine the overall effectiveness of the permit process. While the managers strongly support the volunteers in the refuges program, no amount is specified. Rather, available resources should be used to support the program.

The managers agree that the increase of $500,000 for migratory non-game management activities includes $100,000 for regional and national coordination and $400,000 for population monitoring related to migratory non-game bird management efforts. The Service shall begin the implementation of activities outlined in the non-game plan already developed, and update and issue a final plan during fiscal year 1988.

Within the increase provided for law enforcement are funds adequate to meet the identified needs of all the regions including $200,000 for the southwest law enforcement program. At least $50,000 of the increase should go toward Caribbean law enforcement needs.

Within available funds there is $1,000,000 for the Youth Conservation Corps as proposed by the House.

The managers have agreed to transfer funding for the Williams Creek-Alchesay NFH, AZ, the Mescalero NFH, NM, the Parker Fishery Assistance Office, AZ, the Pinetop Fishery Assistance Office, NM and the Lander, WY fishery assistance office from the Bureau of Indian Affairs to the U.S. Fish and Wildlife Service. In agreeing to this transfer, the managers are in no way diminishing their resolve that these facilities be managed by the tribes when the tribes are ready. It is the managers understanding that these transfers present no impediment to the eventual transfer of these fishery facilities to the appropriate tribes at a later date.

Within the amount provided for the Gainesville National Fishery Research Lab in Gainesville, FL is $150,000 to continue red fish and estuarine studies. For the cooperative fish and wildlife units, the managers have provided $5,741,000, an increase of $1,177,000 over the 1987 level. It is the managers expectation that this increase will be split between unmet needs at existing units and to permit an expansion of units.

The $2,000,000 provided for Arctic NWR, AK oil and gas development impact studies is to cover wildlife research for caribou and waterfowl, refuge management studies, habitat water quality and quantity studies and fish migration studies.

The reduction in general administration is not directed at any particular office.
House bill language earmarking $1,204,000 for the National Fishery Research and Development Center at Wellsboro, PA has been deleted. Within the funds provided, however, there is $1,204,000 for the Wellsboro lab.

In addition to the review of all fish hatcheries to determine essential maintenance needs, the Service is to recommend to the House and Senate Committees on Appropriations the priorities for implementation. This information should be provided to the House and Senate Appropriations Committees by May 15, 1988.

The $1,000,000 increase for contaminant analysis may be used for other contaminant-related activities as needed.

The managers agree that U.S. Fish and Wildlife Service administrative funds may be used to provide administrative support to the Fish and Wildlife Foundation through June 30, 1988 at an annual rate of $100,000.

The managers request the Service to prepare a report to discuss the acquisition of water rights in the Colorado River for in-stream flow requirements for endangered species protection. The report is to address the status of current knowledge concerning in-stream flow requirements, as well as biological and hydrological needs. The report is to be submitted by the Secretary, who is expected to address various agency jurisdictional issues raised by the report.

The managers direct the Southeastern Fish Culture Laboratory, in Marion, Alabama to coordinate some of its research in the conservation, management, investigation, protection, and utilization of sport fishery and warm water fish farming with the Alabama Cooperative Fishery Research Unit and the Department of Fisheries and Allied Aquaculture of Auburn University, toward a mission of improving the economics of farm aquaculture, including the commercial production of catfish, tilapia, striped bass, and other species in the Southeast.

CONSTRUCTION AND ANADROMOUS FISH

Appropriates $25,062,000 for Construction and Anadromous Fish instead of $21,054,000 as proposed by the House and $19,437,000 as proposed by the Senate. Changes to the House position are decreases of $200,000 for advance planning, $747,000 for Crab Orchard Dam, IL and $5,000 based on a reestimate of FERS costs. Increases to the House position include $500,000 for the Karluk Lake field facility at Kodiak NWR, AK, $350,000 for Skilap loop rehabilitation at Kenai NWR, AK, $300,000 for Pittsford NFH, VT, $740,000 to complete the forensics laboratory, $210,000 for pond rehabilitation and repairs for Bowden NFH, WV, $1,500,000 for Leetown National Fisheries Center, WV pond rehabilitation, $350,000 for rehabilitation of the Academy Building at Leetown for striped bass research and $1,010,000 for the Northeast Anadromous Fish Lab.

The $400,000 for advance planning is to be used to plan for refuge rehabilitation needs, hatchery rehabilitation needs and striped bass production needs. The service is to consult with the Committees on the planning projects to be undertaken.

The reprogramming submitted to the Committees on Appropriations regarding the Eastern Shore NWR, VA is approved. The
funds in the reprogramming combined with the $450,000 in this bill will provide a visitor center/office for the refuge.

Bill language is included to allow the Service to solicit bids for the Northeast Anadromous Fish Laboratory, essentially as currently designed, notwithstanding the availability of funds. The conference agreement provides $2 million in additional construction funds for the laboratory, and it is the intent of the managers that the funding necessary to complete the facility will be provided in fiscal year 1989. The Service is directed to issue the request for proposals for construction of the facility as soon as possible after enactment of this Act.

The managers direct that $481,000 remaining in the Alaska Region’s Construction and Anadromous Fish account in fiscal year 1987 be reprogrammed to fund construction of a hanger in Bethel, Alaska to house Fish and Wildlife Service aircraft which serve the Yukon Delta National Wildlife Refuge.

MIGRATORY BIRD CONSERVATION ACCOUNT

Appropriates $1,000,000 for the migratory bird conservation account as proposed by the House instead of $3,561,000 as proposed by the Senate.

The managers agree to continue to support Commission efforts to acquire bottomland hardwoods for the Cache River NWR, AR. The managers understand that there is $2,000,000 for continued acquisition by the Commission for the Little River Wildlife Refuge in Oklahoma and that the total acquisition cost will be $5,500,000 and encourage the Commission to continue acquisition.

LAND ACQUISITION

Appropriates $51,754,000 for land acquisition instead of $39,074,000 as proposed by the House and $72,860,000 as proposed by the Senate. The managers agree to the following distribution:

<table>
<thead>
<tr>
<th>Acquisition management</th>
<th>$1,874,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alligator River NWR, NC</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Bitter Creek Lake NWR, NM</td>
<td>$500,000</td>
</tr>
<tr>
<td>Bogue Chitto NWR, LA</td>
<td>$500,000</td>
</tr>
<tr>
<td>Buenos Aires NWR, AZ (Arivaca Creek)</td>
<td>$750,000</td>
</tr>
<tr>
<td>Chickasaw NWR, TN</td>
<td>$2,500,000</td>
</tr>
<tr>
<td>Crystal River, FL</td>
<td>$650,000</td>
</tr>
<tr>
<td>Fakahatchee Strand, FL (Florida panther)</td>
<td>$2,620,000</td>
</tr>
<tr>
<td>Finnegans Cut NWR, CA</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Hawaiian Forest NWR, HI</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Kilauea Point NWR, HI</td>
<td>$1,700,000</td>
</tr>
<tr>
<td>Klamath Forest NWR, OR</td>
<td>$3,500,000</td>
</tr>
<tr>
<td>Leslie Springs, AZ</td>
<td>$300,000</td>
</tr>
<tr>
<td>Lower Rio Grande NWR, TX</td>
<td>$8,000,000</td>
</tr>
<tr>
<td>Lower Suwanee, FL</td>
<td>$1,500,000</td>
</tr>
<tr>
<td>Matagorda Island, TX</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>National Elk Refuge, WY</td>
<td>$510,000</td>
</tr>
<tr>
<td>National Key Deer NWR, FL</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>Rachel Carson NWR, ME</td>
<td>$560,000</td>
</tr>
<tr>
<td>Sacramento River NWR, CA</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Stewart McKinney NWR, CN</td>
<td>$500,000</td>
</tr>
<tr>
<td>Sunkhaze Meadows, ME</td>
<td>$800,000</td>
</tr>
<tr>
<td>St. Marks NWR, FL</td>
<td>$880,000</td>
</tr>
<tr>
<td>Tensas NWR, FL</td>
<td>$2,500,000</td>
</tr>
<tr>
<td>North American Waterfowl Mgt. Plan</td>
<td>$6,000,000</td>
</tr>
<tr>
<td>Inholdings</td>
<td>$2,000,000</td>
</tr>
</tbody>
</table>
Offset (from Bitter Creek NWR, CA) ........................................ -3,390,000
Total .................................................................................. 51,754,000

The amount for acquisition management includes a $15,000 reduction for FERS. Also included in the allowance is an increase of up to $250,000 for activities related to Carizzo Plains, CA.

The managers agree to delete a specific earmark in the bill for Tensas NWR, LA.

ADMINISTRATIVE PROVISIONS

Limits payments at the discretion of the Secretary for information, rewards, or evidence concerning violations of law administered by the U.S. Fish and Wildlife Service to $400,000 as proposed by the Senate instead of $350,000 as proposed by the House.

NATIONAL PARK SERVICE

OPERATION OF THE NATIONAL PARK SYSTEM

Appropriates $730,799,000 for Operation of the National Park System instead of $725,129,000 as proposed by the House and $134,166,000 as proposed by the Senate.

Changes to the House position include increases of $332,000 for Jean Lafitte NHP, LA as proposed by the Senate, $300,000 and up to six FTE's for New River Gorge NR, WV, $100,000 for City of Rocks National Reserve, ID, $225,000 for Fordyce Visitor Center operations at Hot Springs NP, AR, $200,000 for Buffalo National River, AR, $400,000 for Lowell NHP, MA, $200,000 for Harpers Ferry NHP, WV, $250,000 each for Hawaii Volcanoes NP, HI and Haleakala NP, HI for pig and exotic plant control projects, $250,000 for Glen Canyon NRA, UT/AZ, $150,000 for El Malpais NM, NM for planning, $60,000 for the New River Gorge Parkway Planning Commission, $20,000 for a civil war interpretive exhibit at Harpers Ferry NHP, WV, $85,000 for the Harpers Ferry police force, $750,000 for U.S. Park Police, $1,000,000 for fee collection, $1,500,000 for trail maintenance and reconstruction, $250,000 for informational publications, $250,000 for Volunteers-in-Parks, $100,000 to monitor spraying at New River Gorge NR, NW, $2,351,000 for the Martin Luther King, Jr. Center for the Study of Nonviolent Social Change and $160,000 for executive direction; and decreases of $30,000 for the Upper Delaware Council, $250,000 for radon mitigation, $250,000 for increased utility costs, $119,000 for US/ICOMOS and $2,864,000 for the FERS reestimate.

The managers agree that within available funds there is a $40,000 increase for the Theodore Roosevelt Inaugural Site.

Included in the allowance is $2,550,000 for the Martin Luther King, Jr. Center for the Study of Nonviolent Social Change. Of this amount, $550,000 is for operating and support costs to be expended and administered consistent with the cooperative agreement with the National Park Service. Also included in the allowance is $2,000,000 for rehabilitation of the birth home of Martin Luther King, Jr. and for acquisition and construction of a parking lot to ease a critical public parking crisis for visitors to the Center and the Martin Luther King, Jr. National Historic Site.
The amount provided for U.S. Park Police above the House level may be used for the priority items unfunded by the House. Within the amount provided for trail maintenance and reconstruction there is $154,000 for Rocky Mountain NP, CO.

The managers agree that within available funds there is $40,000 for construction of a 6-inch water line at Harpers Ferry, WV. In addition, the $420,000 increase provided by the House for road maintenance is for Mount Rainier National Park as well as Olympic and North Cascades National Parks. Also within available funds is $25,000 for Lewis and Clark Trail markings and $30,000 to plan trail interpretation.

The amount provided for cultural resources preservation includes up to $250,000 to develop a cultural resources management plan for the National Park Service maritime collection. The managers agree that special assistants to the Director of the National Park Service should be limited to those who are involved with the National Park Service.

The managers request the National Park Service to prepare a comparative report for the Committees on Appropriations on the balance between the Pennsylvania and New Jersey components of Delaware Water Gap NRA. The report should include information on the availability of facilities in each State, public use in each State and acreage in each State.

Within available funds there is $1,000,000 for the Youth Conservation Corps as proposed by the House.

The managers agree that within available general management plan funds, there is $20,000 to preserve petroglyphs in the Albuquerque, NM area, $50,000 for planning Masau Trail, $100,000 for a comprehensive plan for the Santa Fe Trail and $150,000 for Long Trail, Vermont.

The managers on the part of the House concur in the amendment of the Senate which allows the Secretary of the Interior to lease from the Department of Hawaiian Home Lands trust lands until the lands may be acquired by exchange.

The managers on the part of the House concur in the amendment of the Senate which prohibits funds available to the National Park Service being used to remove, obstruct, dewater, fill or otherwise damage the Brooks River fish ladder in the Katmai National Park, Alaska.

The managers on the part of the House concur in the amendment of the Senate which facilitates the orderly transition from regional finance offices to a central finance office.

The managers on the part of the House concur in the amendment of the Senate which permits the exchange of Land and Water Conservation Fund assisted land in Pine Bluff, Arkansas if Land and Water Conservation Fund conversion criteria regarding equal fair market value and reasonably equivalent use and location are met.

The managers agree to continue restrictions on the Office of Legislative and Congressional Affairs as proposed by the House.

The managers recommend that the Director review the operation of the Division of Legislation and provide to the Committees a report on its operation to determine the feasibility of regional offices and the Office of Planning and Development providing great-
er assistance in preparing material for congressional reports and the feasibility of combining the Division of Legislation and the Office of Planning and Development. Until the Committees had an opportunity to review the report, and increase of staff cannot be supported.

The managers agree to continue Park entrance fees and to exempt persons 16 or under from entrance fees instead of exempting persons 12 or under as proposed by the Senate. The language provides that if permanent statutory language is enacted at any time during fiscal year 1988, either prior to or subsequent to enactment of this Act, the fee provisions in the permanent statutory language shall govern and the fee provisions in this Act shall be superseded.

The managers have agreed to no rescission of funds provided in fiscal year 1987 for the Steamtown Historic Site, as proposed by the House, instead of rescinding $5,500,000 as proposed by the Senate.

The managers recognize that the Steamtown Comprehensive Management Plan (CMP) was completed in one year and is a working document. Due to the accelerated schedule, however, several critical areas in the plan remain tentative and need to be clarified. These include the size and scope of the collection, the length and operation of the excursion route and the annual operating budget. It is the intent of the managers to address these areas during the fiscal year 1989 budget hearings.

The annual operating budget for the site which was identified in all alternatives is estimated to be $2,000,000. This estimate is based upon other U.S. rail facilities of similar scale. Since the Park Service does not currently operate a site similar to this, this estimate is not conclusive and needs to be substantiated. This will also be reviewed by the Committees in the fiscal year 1989 hearing process.

The Steamtown Foundation’s collection currently consists of 40 locomotives and over 100 pieces of rolling stock. The managers encourage the National Park Service to recommend those pieces of equipment which represent the greatest historic value. The managers also direct the Park Service to detail in the collections statement which pieces of stock are to be restored to operating condition, as distinguished from those which will require only cosmetic repair. The collections statement should be complete in time for consideration for hearings next spring.

The managers agree that the Steamtown Foundation is expected to retire all outstanding Foundation debts before the National Park Service can accept ownership of their properties for inclusion in the Steamtown National Historic Site.

The National Park Service has submitted a plan of work schedule to the Committee for fiscal year 1988 using the remaining $6.9 million available from fiscal year 1987. This work will include emergency repairs, stabilization, critical research and basic planning, design and construction. It is the understanding of the managers that all future construction activities will be accommodated within the current authorization ceiling or pursuant to amendments to the authorizing legislation. Future year appropriations for the Steamtown National Historic Site will be considered after the overall plan, which is to include the collections statement and the excursion line study, is complete.
The managers have agreed to drop Senate bill language regarding the upgrade of a power line through Capitol Reef National Park. There is agreement, however, that the National Park Service is to continue to work with the Garkane Power Association toward upgrading the power transmission capacity to no more than 34.5KV. Any upgrade should be conducted in a manner which will minimize visual impacts in the park.

Language proposed by the Senate to make permanent an earmark of $85,000 for the Harpers Ferry Police Department has been deleted. The managers concur in the Senate report language regarding the Intrepid Sea-Air-Space Museum.

NATIONAL RECREATION AND PRESERVATION

Appropriates $12,935,000 for national recreation and preservation instead of $12,753,000 as proposed by the House and $12,983,000 as proposed by the Senate. The changes from the House position include increases of $75,000 for official standards for HABS/HAER documentation of maritime resources; $75,000 for coordination of the Federal, State, and private agencies involved in the abandonment of railroad rights-of-way and the conversion of those rights-of-way to recreational trails; and $100,000 for the departmental consulting archaeologist to provide increased overall coordination of Federal archaeological programs. There is a reduction of $68,000 related to a reestimate of FERS costs.

Of the increase of $400,000 for trail activities, $100,000 is for the national trails inventory.

HISTORIC PRESERVATION FUND

Appropriates $28,250,000 for the Historic Preservation Fund instead of $25,000,000 as proposed by the House and $34,050,000 as proposed by the Senate.

The increase to the amount provided by the House includes $2,000,000 for grants to States for survey and planning activities or architectural, engineering and management assistance; $1,000,000 for the Bicentennial Lighthouse Fund and $250,000 for the National Trust’s critical issues fund.

The managers on the part of the House concur in the Senate direction to the National Park Service to prepare a report for the Appropriations Committees identifying a priority listing of endangered archeological sites, the cost of acquisition and development of the sites, and recommendations on the role the Federal Government could play in best assisting State, local, and private efforts to stabilize and preserve our archeological resources on non-Federal lands.

URBAN PARK AND RECREATION FUND

The managers have agreed to rescind $1,900,000 of unobligated balances in the Urban Park and Recreation Fund instead of $2,800,000 as proposed by the Senate.

CONSTRUCTION

Appropriates $93,017,000 instead of $86,056,000 as proposed by the House and $81,331,000 as proposed by the Senate.
The managers have agreed to the following distribution of funds:

<table>
<thead>
<tr>
<th>Line item request</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Emergency and unscheduled projects</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Planning</td>
<td>14,100,000</td>
</tr>
<tr>
<td>Boston NHP, MA (Faneuil Hall)</td>
<td>3,000,000</td>
</tr>
<tr>
<td>Cuyahoga Valley NRA, OH:</td>
<td></td>
</tr>
<tr>
<td>Erosion control</td>
<td>200,000</td>
</tr>
<tr>
<td>Kendall unit (utilities)</td>
<td>600,000</td>
</tr>
<tr>
<td>Locktender's house</td>
<td>735,000</td>
</tr>
<tr>
<td>Delaware Water Gap NRA, PA</td>
<td></td>
</tr>
<tr>
<td>Gateway NRA, NY (Great Kills Bathouse)</td>
<td>1,200,000</td>
</tr>
<tr>
<td>Guadalupe Mountains NRA, TX</td>
<td>3,650,000</td>
</tr>
<tr>
<td>Johnstown Flood Museum, PA</td>
<td>4,300,000</td>
</tr>
<tr>
<td>Lincoln Home NHS, IL</td>
<td>500,000</td>
</tr>
<tr>
<td>Springfield Armory NHS, MA</td>
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<tr>
<td>Tuskegee NHS, AL</td>
<td>2,000,000</td>
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<tr>
<td>Buffalo National River, AR:</td>
<td></td>
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<tr>
<td>Tyler Bend Campground</td>
<td>3,800,000</td>
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<tr>
<td>Erbie Campground</td>
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<tr>
<td>Jean Lafitte NHP, LA:</td>
<td></td>
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<tr>
<td>Barataria Unit-Environmental Education Center</td>
<td>800,000</td>
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<tr>
<td>Acadian Cultural Centers</td>
<td>5,500,000</td>
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<tr>
<td>Thomas Stone Mansion NHS, MD</td>
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<tr>
<td>C&amp;O Canal-Flood Repairs</td>
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<tr>
<td>Fossil Butte NM, WY</td>
<td>3,950,000</td>
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<tr>
<td>Fort Union Trading Post</td>
<td>850,000</td>
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<tr>
<td>New River Gorge NR, WV:</td>
<td></td>
</tr>
<tr>
<td>Park headquarters</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Trails development</td>
<td>300,000</td>
</tr>
<tr>
<td>Kaymoor mine site</td>
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</tr>
<tr>
<td>Denali NP, AK</td>
<td></td>
</tr>
<tr>
<td>Visitor Access Center</td>
<td>1,300,000</td>
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<tr>
<td>Savage River bus shelter</td>
<td>60,000</td>
</tr>
<tr>
<td>Klondike Gold Rush NHP, AK (Mascot Bldg)</td>
<td>296,000</td>
</tr>
<tr>
<td>Harpers Ferry NHP, WV</td>
<td>1,000,000</td>
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<tr>
<td>Yosemite NP, CA</td>
<td>300,000</td>
</tr>
<tr>
<td>Natchez Trace NP, MS/TN</td>
<td>13,200,000</td>
</tr>
<tr>
<td>Lowell Historic NP, MA</td>
<td>1,500,000</td>
</tr>
<tr>
<td>FERS reestimate</td>
<td>-192,000</td>
</tr>
</tbody>
</table>

Total reestimate:                                      -193,017

Within the amount provided for planning, the managers agree to the following projects:

| Allegheny Portage NHP, PA (Summit Level restoration, Horseshoe Curve development, Staple Bend Tunnel, Saltsburg/Western Division Mainline) | $1,650,000 |
| Biscayne NP, FL (Sewage system and seawall)                                                             | 500,000   |
| Blue Ridge Parkway (Fisher Peak Recreation Area)                                                       | 25,000    |
| Boston NHP, MA (Old State House)                                                                       | 500,000   |
| C&O Canal (Rewatering feasibility study)                                                               | 100,000   |
| George Washington Memorial Parkway (interchange EIS)                                                   | 400,000   |
| Harpers Ferry NHP, WV (interpretive design center)                                                     | 330,000   |
| Indiana Dunes NL, IN (Coronado Lodge)                                                                  | 260,000   |
| Jean Lafitte NHP, LA (Barataria Unit-Wagner Bridge)                                                    | 200,000   |
| Mount Rushmore NM, SD                                                                                 | 350,000   |
| New River Gorge NR, WV: Development concept plan, Canyon development, Thurmond, Parkside Trails study/signs, Rocky Mountain NP (entrance station) Tuskegee NHS, AL | 385,000, 450,000, 400,000, 100,000, 28,000, 600,000 |
The managers have not provided funds to plan the infrastructure for concessioner facilities expansion at Glen Canyon NRA UT/AZ on the basis that planning is to be accommodated through the regional director's initiative.

The managers have not provided funds for Canaveral NS, FL because the project cannot be started during fiscal year 1988. It is the clear intent of the managers to fund this project in fiscal year 1989. The National Park Service is to give top priority to assuring that this project will be ready in 1989 and will not be delayed further.

The managers understand that the Acadian Cultural Centers will be built in accordance with cooperative agreements in the towns of Eunice, Thibodaux and Lafayette, Louisiana and shall be developed, maintained and operated as part of the Jean Lafitte National Park.

The Service shall prepare a report for the Committees reviewing the advantages and disadvantages of various sites, including Gettysburg NHP, to house a museum of the Civil War.

**LAND ACQUISITION AND STATE ASSISTANCE**

Appropriates $60,749,000 for land acquisition and State assistance instead of $48,431,000 as proposed by the House and $76,323,000 as proposed by the Senate. The managers agree to the following distribution:

<table>
<thead>
<tr>
<th>State grants administration</th>
<th>$16,567,000</th>
</tr>
</thead>
<tbody>
<tr>
<td>Subtotal, State programs</td>
<td>20,000,000</td>
</tr>
<tr>
<td>Emergencies, hardships, inholdings, deficiencies, and relocation</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Appalachian Trail</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Chattahoochee NRA, GA</td>
<td>3,000,000</td>
</tr>
<tr>
<td>Cuyahoga Valley NRA, OH</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Delaware Water Gap NRA, PA, NJ</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Grant-Kohrs Ranch NHS, MT</td>
<td>600,000</td>
</tr>
<tr>
<td>Haleakala NP, HI</td>
<td>500,000</td>
</tr>
<tr>
<td>Indiana Dunes NL, IN</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Manassas NB, VA</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Pictured Rocks NL, MI</td>
<td>200,000</td>
</tr>
<tr>
<td>Point Reyes NS, CA</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Santa Monica NRA, CA</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Sleeping Bear Dunes NL, MI</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Upper Delaware Scenic and Rec. River (Zane Grey house)</td>
<td>300,000</td>
</tr>
<tr>
<td>Valley Forge NHP, PA</td>
<td>1,250,000</td>
</tr>
<tr>
<td>War in the Pacific NHP, GU</td>
<td>800,000</td>
</tr>
<tr>
<td>Home of FDR NHS, NY (Kessler Tract)</td>
<td>500,000</td>
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<tr>
<td>Rocky Mountain NP, CO (Indian Head Ranch)</td>
<td>1,100,000</td>
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<tr>
<td>Harpers Ferry NHP, WV</td>
<td>75,000</td>
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<tr>
<td>Olympic NP, WA</td>
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<tr>
<td>New River Gorge NR, WV</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Acquisition Management</td>
<td>6,498,000</td>
</tr>
<tr>
<td>FERS reestimation</td>
<td>$74,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>60,749,000</strong></td>
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Within the amount provided for acquisition management is $100,000 for New River Gorge NR, WV and $50,000 for appraisals of mining claims at Great Basin NP, NV.

Bill language has been included which states that any federally-owned land in the War in the Pacific National Historical Park that becomes excess to the needs of the administering agencies shall be
transferred to the National Park Service, without reimbursement, for purposes of the park.

The managers have also included bill language to permit the National Park Service to purchase the Zane Grey house and personal effects at Upper Delaware Scenic and Recreation River.

JOHN F. KENNEDY CENTER FOR THE PERFORMING ARTS

Appropriates $4,904,000 instead of $4,920,000 as proposed by the House and Senate. The reduction is based on a reestimate of FERS costs.

The managers on the part of the House concur in the amendment of the Senate which provides that contracts awarded for certain functions at the John F. Kennedy Center for the Performing Arts may be negotiated with selected contractors and awarded on the basis of contractor qualification as well as price.

ADMINISTRATIVE PROVISIONS

The managers on the part of the House concur in the provision of the Senate which prohibits the National Park Service from issuing a construction permit for the Potomac Greens interchange on the George Washington Memorial Parkway unless an environmental impact statement is conducted under certain conditions.

The managers have agreed to include bill language reasserting provisions of Public Law 95-625, as amended, to halt National Park Service harassment of landowners in the Santa Monica Mountains National Recreation Area, California. The statute provides protection to inholders who had homes whose construction commenced prior to January 1, 1978. The Service has traditionally recognized the right of inholders to rebuild homes that have been destroyed. The language added recognizes the intent of Congress that where homes built prior to January 1, 1978 were destroyed, the landowner or his assignees may rebuild his home. The statute authorizing the Santa Monica Mountains NRA provides that fee title to improved properties, such as a detached single-family dwelling, shall not be acquired unless the Secretary finds that such lands are being used, or are threatened with uses, which are determined to be detrimental to the purposes of the national recreation area. The managers understand, however, that the Service is pressuring landowners to sell, and threatening them with condemnation, even though the statute provides that improved property landowners shall have the continued use and enjoyment of their property in a manner consistent with the use that existed prior to January 1, 1978.

The law also provides that the Secretary shall give full consideration to the recommendations of State and local agencies, including the California Coastal Commission. The managers conclude however, that full consideration is not being given.

Therefore, the managers direct the Service to cease the policy and practice of harassment of landowners and to reassess and adjust its coordination procedures with agencies with which it is lawfully required to consult.

The managers note that the Department of the Interior has missed the statutory deadline to submit to the Congress recommen-
dations for additional wilderness designations in Alaska National Parks and National Wildlife Refuges. Every effort should be made to expedite completion of the environmental impact statements and to develop wilderness recommendations for the President's consideration as soon as possible, but no later than the end of fiscal year 1988.

GEOLOGICAL SURVEY
SURVEYS, INVESTIGATIONS, AND RESEARCH

Appropriates $447,747,000 for Surveys, investigations, and research instead of $447,324,000 as proposed by the House and $449,908,000 as proposed by the Senate.

The increase above the amount proposed by the House consists of increases of $500,000 for the earth resources observation system (EROS); $500,000 for volcano hazards; $500,000 for wetlands erosion studies; $1,000,000 for coal reserve investigations; $300,000 for the Water Research Scientific Information Center; $800,000 for regional aquifer studies; $600,000 for drilling in the San Andreas-Glorieta aquifer; $400,000 for work on the Ogallala aquifer; and $250,000 for nuclear waste hydrology; and decreases of $250,000 in digital cartography; $375,000 in Geographic Information Systems (GIS); $250,000 in national geologic mapping; $500,000 in offshore geologic surveys; $250,000 in sedimentary basins and subtle traps; $200,000 in geothermal; and $3,202,000 for the FERS reestimate.

The managers agree that the Geological Survey in conjunction with other interested parties should develop program alternatives for the EROS data center which address the continuing funding problems and viability of the center and present them to the Appropriations Committees by May 1, 1988.

The managers also agree that all geomagnetism observatories should remain open; that the additional regional aquifer funds are to begin study of the Appalachian aquifer; and that $100,000 of the Ogallala aquifer funding is for a comprehensive report on the aquifer, and $300,000 is for use in the Federal-State cooperative program.

MINERALS MANAGEMENT SERVICE
LEASING AND ROYALTY MANAGEMENT

Appropriates $168,717,000 instead of $169,313,000 as proposed by the House and $171,267,000 as proposed by the Senate.

In outer continental shelf lands, the difference under the amount proposed by the Senate is a result of a reduction of $1,804,000 in the leasing and environmental program of which $400,000 is from accelerated prelease identification of critical areas of environmental concern, $1,300,000 is from accelerated prelease environmental assessments and $104,000 from funding proposed for the Bering Sea Resources Association.

The managers agree that MMS is to use the additional funding in the leasing and environmental program to accelerate environmental research in areas of upcoming lease sales where the potential for conflict is great such as off the Straits of Florida, Northern California, and Washington-Oregon. For example, in Florida tour-
ism, commercial and sport fishing, and endangered species are serious concerns; and in Washington-Oregon the managers understand that studies of commercial fisheries, seabirds and marine mammals will be expanded. In addition, the MMS is to work with State agencies to define jointly the scope and detail of these studies and utilize existing State capabilities to avoid duplication. MMS is to provide a table to the Committees which compares the initial schedule for these environmental activities with the accelerated schedule this additional funding provides.

The managers are aware that the Inspector General is completing a review of the MMS audit strategy and have withheld adding funds for additional auditors until they can review this study and its recommendations.

In accordance with the Administration's request for a fiscal year 1988 budget amendment, the managers have reduced MMS by $746,000 due to a reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

In respect to product value regulations for oil and gas and Notice to Lessees Numbered 5 (NTL-5), the managers have not included bill language as proposed by the House, which directed that none of the funds may be used to implement a rule which modifies the product value guidelines of the Minerals Management Service. The Minerals Management Service may go forward with its proposed schedule of releasing final regulations which will be effective February, 1988 but must report on a quarterly basis to the Committees of jurisdiction on royalty collections for that period as well as an historical comparison of collections for equal production so the Congress can determine whether these new regulations are "revenue neutral" as the Minerals Management Service claims. In the event that there is a severe revenue loss, the managers give notice that they will require the Minerals Management Service to address and correct that deficiency through an amendment to the regulations, in accordance with the Administrative Procedures Act.

The managers understand that, in testimony given November 16, 1987 by the Department before the Senate Energy and Natural Resources Committee, the Department stated they will attempt to follow a similar process for the ongoing development of the new coal product value guidelines as they undertook for oil and gas.

On November 3, 1987, the House passed H.R. 3479, the NTL-5 Gas Royalty Act of 1987. On December 4, 1987, the Committee on Energy and Natural Resources considered H.R. 3479 and offered an amendment in the form of a substitute. Because of the House and Senate action on resolving this issue, the managers have modified the House language to lift the moratorium for fiscal year 1988 on NTL-5 once H.R. 3479 or similar legislation is signed into law. In addition, audits may proceed but MMS shall take no action to collect unpaid or underpaid royalties, plus applicable interest, based on a value of production in excess of gross proceeds (or minimum value required by applicable regulations) until such time as said legislation is enacted.

The MMS is to continue to notify the Committees on a quarterly basis on the enhancements identified for the Auditing and Financial system, their resultant cost and benefit, and the timeframe for implementation.
The managers have not accepted Senate language directing the Department of the Interior to establish separate commissions comprised of State and Federal representatives to review ocean mining in the EEZ.

Bill language is included which specifies that $50,179,000 is provided for royalty management activities as proposed by the Senate instead of $50,929,000 as proposed by the House. In addition, language proposed by the Senate amending the Outer Continental Shelf Lands Act by releasing 27 percent of the funds escrowed in the Alaska boundary dispute to the State of Alaska has been included.

The managers have deleted bill language proposed by the House providing for the deduction of the cost of collection of mineral leasing receipts before receipts are distributed between Treasury and the States.

**BUREAU OF MINES**

**MINES AND MINERALS**

Appropriates $146,398,000 for mines and minerals instead of $132,727,000 as proposed by the House and $158,392,000 as proposed by the Senate.

The difference over the amount proposed by the House in Minerals Information and Analysis is an increase of $1,250,000 in high priority land analysis and the restoration of $350,000 of the funds proposed for transfer to health and safety and mining technology for maintenance.

In health and safety technology the increases over the House level consist of $1,000,000 for rock burst research, $300,000 for robotics research, and $100,000 for fires and explosions. These increases are offset by a reduction of $550,000 which the House proposed for deferred maintenance.

In mining technology the managers have included $3,500,000 over the House level to continue a demonstration project to test the feasibility of in situ copper mining at the Asarco-Freeport Santa Cruz site near Casa Grande, Arizona. Of this amount, $1,900,000 shall be available for the Bureau of Mines' laboratory research, and $2,500,000 shall be available for the purchase of plant equipment and on-site preparation activities. The managers expect a non-Federal cost-sharing contribution of 25 percent over the life of the project, either in cash or in-kind services such as project management and the sale of copper produced during the research test. The managers also expect the non-Federal partner to assume operational management responsibility. The Bureau is directed to contract for administrative services, as necessary, and to monitor overall project execution. The managers have included an increase of $500,000 for in situ leaching of precious metals which is to be matched by industry providing a total of $1,000,000 for this project, and $600,000 for cyanide leaching of gold at the University of Nevada. In addition, $1,200,000 has been included for a National Mine Land Reclamation Center. The managers encourage the Bureau of Mines to seek the highest practical levels of cost-sharing in this endeavor. The final increase is $1,000,000 for water contamination studies of which $500,000 is for research to be conducted at
the University of Idaho. These increases are offset by reductions of $150,000 for deferred maintenance, $500,000 for acid mine drain-
age, $300,000 for subsidence research, $300,000 for mine waste re-
search, $1,000,000 for selective mining techniques and $1,000,000 to
expand AML research.

The managers direct the Bureau of Mines to use $250,000 within
available funds for abandoned mine research to conduct a research
program on revegetation of toxic hot spots in Arkansas. The
Bureau is to work with the Soil Conservation Service in resolving
this problem.

In minerals and materials an increase of $1,000,000 over the
House level has been included for research at the Idaho National
Engineering Lab. The managers understand that the last incre-
ment needed to complete research initiated in fiscal year 1986 on a
flame reactor is $500,000. This funding will be considered in fiscal
year 1989.

For mineral institutes, $4,608,000 has been included over the
House level to provide funding for allotment grants to the 32 min-
eral institutes. In addition, bill language has been included to pro-
vide $600,000 to the Mississippi Mineral Resources Institute of the
University of Mississippi and $600,000 to the Center of Ocean Re-
sources Technology of the University of Hawaii for a Marine Min-
erals Technology Center.

In general administration the increases over the House level con-
sist of $200,000 to restore the funding proposed to be transferred to
health and safety technology for maintenance and an increase of
$750,000 for deferred maintenance of which $375,000 is for the
Pittsburgh Research Center.

In facilities, the manager have agreed to include bill language
authorizing the phased purchase of the Spokane Research Center.
The increase over the House level is $700,000 with the balance of
the $1,100,000 expected to be needed in fiscal year 1988 being de-

The managers are aware of the GSA appraisal for $2,200,000 and
do not anticipate a price which exceeds that. The balance of the
funds will be provided in future appropriations.

In facilities, the managers have agreed to include bill language
1988 budget amendment, the managers have reduced the Bureau
by $787,000 due to a reestimate of the cost of the Federal contribu-
tion to the Federal Employee Retirement System.

The managers agree that the Bureau should attempt to maintain
a full-time equivalent level comparable to that of fiscal year 1987.
In addition, the managers expect a comprehensive report on the
Bureau’s findings regarding the sale of the helium operations to
ensure Congressional approval before the Bureau proceeds.

Bill language has been included earmarking $88,259,000 to
remain available until expended instead of $82,859,000 as proposed
by the House and $97,459,000 as proposed by the Senate. In addi-
tion, the managers have included bill language earmarking
$1,890,000 for executive direction as proposed by the House instead
of $2,147,000 as proposed by the Senate.
OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT
REGULATION AND TECHNOLOGY

Appropriates $102,125,000 instead of $105,690,000 as proposed by the Senate and $102,305,000 as proposed by the House.

The difference from the Senate proposal is a reduction of an additional $2,000,000 in State regulatory program grants. This reduction comes from the regulatory grant for the State of Kentucky since it received $2,000,000 from a fiscal year 1987 reprogramming.

In the Federal regulatory program account, the managers have reduced travel funds in regulatory program operations by $100,000.

In respect to the Kentucky settlement agreement, the managers have provided a total of $3,685,000, the Senate level, to fund this agreement in fiscal year 1988. Due to the fact that passage of the Continuing Resolution will occur at the end of the first quarter of the fiscal year, funding is only necessary for three quarters of the fiscal year. The managers are aware the total cost to meet the terms of the settlement agreement is $12.9 million. Future funding for this agreement will be contingent on the progress made in reaching the goals of this agreement as reported to the Committees during the upcoming OSM hearings on their fiscal year 1989 and fiscal year 1990 budget requests. Bill language has been included supporting the settlement agreement.

The managers have restored the reduction of $600,000 in general services for the planned relocation to new quarters and reduced the $1,800,000 the Senate provided for the Coal Data Management Information System.

In accordance with the Administration's request for a fiscal year 1988 budget amendment, the managers have reduced regulation and technology by $265,000 due to a reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

ABANDONED MINE RECLAMATION FUND

Appropriates $199,380,000 for the abandoned mine reclamation fund instead of $194,899,000 as proposed by the House and $205,439,000 as proposed by the Senate.

The difference from the Senate level consists of a decrease of $5,340,000 in State reclamation program grants, an increase of $1,200,000 in federal reclamation programs in fee compliance, an additional reduction of $1,000,000 which coupled with the Senate reduction of $9,000,000 constitutes a total decrease of $10,000,000 from the budget request as a general program offset, and a reduction of $800,000 in general administration for the Coal Data Management Information System.

In accordance with the Administration's request for a fiscal year 1988 budget amendment, the managers have reduced the abandoned mine reclamation fund by $119,000 due to a reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

The managers agree that $461,000 from within available funds is to be used to restore funding to the Wilkes-Barre field office.

The managers direct OSM to use available funds to contract with the United States Geological Survey for a study to be conducted.
within 45 days of enactment to determine the cause for contamination of the Peter Creek water system. If contamination is due to abandoned mines where mining occurred prior to 1977, then OSM is directed to approve the use of funds from Kentucky's 1987 reclamation grant to resolve this problem. If contamination is not due to abandoned mining, OSM is to help the State seek funding from more appropriate sources such as EPA.

The managers have not included bill language proposed by the Senate requiring that $250,000 of overall RAMP funding be provided to Arkansas to initiate a five-year study of vegetative covers of reclaimed lands because funding for this purpose has been provided in the Bureau of Mines. In addition, language proposed by the House providing access for the Navajo, Hopi and Crow Indian Tribes to abandoned mine reclamation funds has not been included because it was incorporated into Public Law 100–71, enacted after the House passed its bill on June 25, 1987.

Language proposed by the Senate authorizing the use of $2,000,000 of the State of Wyoming's fiscal year 1987 allocation for the Rawhide and Horizon subdivisions has not been included since it is contained within the Omnibus Budget Reconciliation Act of 1987.

The managers also direct OSM to use available funds to contract with the U.S. Geological Survey for a study to be conducted within 45 days of enactment to determine the cause of contamination in the areas proposed for the extension of the water supply system in Butler County, Kentucky. If contamination is due to abandoned mines where mining occurred prior to 1977, then OSM is directed to approve the use of funds from the savings from project GR 5167212. If contamination is not due to abandoned mining, OSM is to help the State seek funding from more appropriate sources such as EPA.

**Bureau of Indian Affairs**

**Operation of Indian Programs**

Appropriates $970,756,000 instead of $966,452,000 as proposed by the House and $979,471,000 as proposed by the Senate. The net increase over the amount proposed by the House consists of increases of $100,000 for the gifted and talented program; $200,000 for all other social services; $3,000,000 for contract support; $200,000 for United Tribes Educational Technical Center; $2,155,000 for Tribe/agency operations—Indian services, including a transfer in of $135,000 from law enforcement for the Colville and Winnebago tribes, increases of $200,000 for the Chitimacha Tribe, $200,000 for the Tohono O'Odham tribal court, $550,000 for Colville law enforcement, an additional $170,000 for Winnebago law enforcement, $50,000 for Miccosukee law enforcement, $150,000 for Rosebud law enforcement, $50,000 for the Standing Rock Sioux detention center, $500,000 for the Gila River juvenile center, and $250,000 for repairs at the Crownpoint Institute of Technology, and a decrease of $100,000 from Cheyenne River Sioux law enforcement; $500,000 for the business development grant program; $450,000 for implementation of the Havasupai range rehabilitation plan; $55,000 for the Nez Perce soil fertility program; $70,000 for the Great Lakes Indian
Fish and Wildlife Commission; $50,000 for sawmill operations, Red Lake Band of Chippewa Indians; $75,000 for logging operations, Bad River Tribe; $150,000 for Lac du Flambeau fisheries enhancement; $100,000 for Leech Lake hatchery operations; $400,000 for the Puyallup Tribe’s land claims negotiations; $200,000 for ANCSA historical and cemetery site investigations; $300,000 for litigation support; $500,000 for Navajo and Hopi legal fees; $100,000 for land title offices; $23,000 for financial management data systems; and $120,000 for the Close Up Foundation; and decreases of $250,000 for special higher education scholarships; $250,000 for Title I tribally-controlled community colleges; $135,000 transfer from law enforcement; $500,000 from road maintenance; $250,000 from hatchery cyclical maintenance; $112,000 from Fish and Wildlife Service-operated hatcheries; $175,000 from trust funds contracting; $100,000 from ADP processing; and $2,672,000 for the reestimate of FERS.

Bill language has been included providing that not less than $47,787,000 shall remain available until expended for contract support for contracts entered into under Public Law 93–638. The bill earmarks $51,121,000 for higher education and assistance to public schools as proposed by the House, instead of $53,057,000 as proposed by the Senate. Bill language proposed by the Senate regarding the distribution formula for Johnson-O’Malley funds has been included, to be effective only for fiscal year 1988. The managers expect this issue to be resolved by fiscal year 1989, based on a study to be submitted by the Secretary on the distribution formula, as proposed in S. 373. The study should be submitted to the Appropriations Committees by June 1, 1988, and should review and make recommendations on methods for distributing Johnson-O’Malley funds in an equitable manner. Also, bill language proposed by the Senate providing limitations for three line items in this account has been deleted. Bill language proposed by the Senate providing that funds appropriated for the Institute of American Indian Arts shall be available for operations until the Board of Regents and President have been named and had an opportunity to organize has been included. This language is necessary because the appointment of the Board and President have not yet occurred, and authority for BIA to continue to provide funding to the Institute in the interim is needed. Bill language has been included making the savings realized by the Bureau of Indian Affairs from the transfer of fish hatcheries to the Fish and Wildlife Service available for cyclical maintenance of tribally-owned hatcheries. A technical change, moving a period in a court case citation, United States v. Michigan (M-26-73), has been included. Bill language providing $120,000 for a grant to the Close Up Foundation, as proposed by the Senate, has also been included.

The funding for the gifted and talented pilot program is included for the last time as the managers expect the results of the evaluation of the pilot program, and the proposal for a Bureau-wide program with related funding, to be included in the fiscal year 1989 budget request. In addition to the $20,351,000 provided for the Johnson-O’Malley program, an additional amount will be provided to P.L. 93–638 contractors under the program, for full contract support. The managers have provided sufficient funds, based on current BIA estimates, to provide full contract support costs for all
P.L. 93–638 contractors based on negotiated indirect cost rates. If it
appears there will be a shortfall during the year, the Bureau
should promptly notify the Appropriations Committees, along with
a proposal to meet the funding shortfall.

The managers have provided increases of $300,000 and $1,000,000
respectively for substance abuse judicial and law enforcement
training, which should be sufficient to continue these training ef-
forts in fiscal year 1988. The $3,800,000 provided under self-deter-
mination services is to continue the Small Tribes Core Manage-
ment program as it has been conducted in the past.

In addition to the $200,000 for the United Tribes Educational
Technical Center, full contract support costs will be available to
the contractor from the contract support program. Although no
funds have been provided specifically for a grant to the White
Earth Chippewa tribe for economic development, the tribe may
apply for such a grant under the business development grant pro-
gram.

The managers have agreed to the transfer of the Williams
Creek/Alchesay and Mescalero National Fish Hatcheries, as well
as fisheries assistance offices in Parker, AZ; Pinetop, AZ; and
Lander, WY to the Fish and Wildlife Service. The managers expect
the Service to contract with the affected tribes served by each facil-
ity for associated program operations when the majority of tribes
being served by each facility so request, and to continue to work
with the tribes served by these facilities with the goal of moving to
tribal control as quickly as possible. The managers also expect the
Bureau to do the same with the facilities remaining under its con-

Within the increase provided for minerals assessments, the man-
agers expect funds to continue to be made available for Phase III
assessments, and expect the Penobscot/Passamaquoddy minerals
assessment program to be funded to the level of full capability in
fiscal year 1988.

The $397,000 for Maine Indian education is included for one year
only, until the situation can be addressed by the tribes, the Bureau
and the authorizing committees. The Bureau is expected to con-
tinue to provide adequate staffing and funding for the Phoenix Indian
School until final disposition of the school and facilities has been
made by Congress. The managers do not agree with the Bureau’s
proposal to offset tribally controlled colleges endowment income
with budget reductions. Of the budgeted increase for tribal courts,$50,000 is for the Fort Peck reservation, to help meet the tribe’s
special needs with regard to child abuse offenders.

There is no objection to a limited effort by the Bureau to fund
several demonstration efforts related to the economic self-assist-
ance initiative, as long as a full report on such efforts is provided
to the Committees prior to the fiscal year 1989 hearings, and no
effort is made to expand these efforts until Congressional approval
is received.

$4,000,000 has been restored for self-determination grants. Of
this amount, $1,000,000 is to be used by the Bureau for a tribal self-
governance demonstration project. The project will allow up to ten
tribal governments, which were named in the Department’s letter
to the House Appropriations Committee dated December 15, 1987,
the opportunity to design their own budgets to address tribally determined priorities. The managers direct the Bureau to analyze all budgets and functions at all levels of the Bureau, and to formulate a proposal for the equitable distribution of resources and service responsibilities between these demonstration tribal governments and the remaining tribal governments in multi-tribal agency and area offices. The Bureau should also prepare proposals for reduction or transfer of personnel and consolidation of program functions to accommodate the eventual transition. The $1,000,000 shall be provided under the contracting and granting authority of P.L. 93-638, as a planning grant, to the ten tribes for legal and budgetary research, internal tribal government planning and organizational preparation, and the negotiation process. Each of the tribes shall document obstacles and proposed remedies identified with this planning process, to be consolidated into a comprehensive report to be submitted to the Appropriations Committees by September 1, 1988. As fiscal year 1988 will be the planning phase for the self-governance demonstration project, normal P.L. 93-638 programs and budgeting should be separate from the planning process. The negotiated agreements should also include a clear delineation of trust responsibility protections assumed by the tribes and retained by the United States government. To document tribal progress under self-governance, mutually-determined baseline measures are to be incorporated into each demonstration agreement between the Federal government and the tribes.

Progress reports on this project shall be submitted by the Bureau by April 1, 1988, and September 1, 1988, documenting any problems experienced in the planning phase and proposed solutions. The managers expect the Bureau to work closely with the tribes involved in the demonstration projects to ensure the success of this initiative, and will closely monitor its progress over the coming year.

The balance of $3,000,000 for self-determination grants is to be added to the Indian Services-Tribe/agency budget, to be distributed according to tribal priority, for self-determination grants or other high priority activities within this program. A report on the changes that result should be submitted to the Committees as soon as possible.

The managers direct that no additional funds are to be used to fund existing or additional model business opportunity centers, until the direction in the House Committee's letter of May 20, 1987 is adhered to, and the required report is provided.

Within the total provided for water resources, the following amounts are provided: necessary amounts to continue the Zuni and Flathead studies; $545,000 for the Yakima tribe; $284,000 for the Seminole tribe in Florida; $150,000 for the Miccosukee tribe; $250,000 for the Standing Rock Sioux tribe; and $315,000 for the Navajo water monitoring and inventory program.

The Bureau is directed to restore the base funding levels for the Northwest Indian Fish Commission and the Columbia River Intertribal Fish Commission to what they would have had if they had received Federally-mandated pay increases to the same extent as other tribal contractors. The Commissions are to be treated the same as other tribal contractors for this purpose in the future.
The managers direct the Bureau to establish a priority system for distribution of the tribal hatchery cyclical maintenance funds, within sixty days of enactment of this Act.

While $496,000 has been provided for operating costs of the Upper Columbia United Tribes Fisheries Research Center in Washington, the managers expect the Center to seek other sources of operating funds for fiscal year 1989 and beyond, including funds from the Bonneville Power Administration.

The Bureau is directed to report promptly to the Committees on any shortfalls in funding for litigation support or attorneys' fees in fiscal year 1988.

The new tribes' funding is to be used for the Klamath tribe ($1,500,000), the Wampanoag tribe of Gay Head, MA ($550,000), the Alabama-Coushatta tribe, and the Tigua tribe. These funds are not to be used for any purpose other than funding new tribes.

Within Tribe/agency operations-Indian services, the $500,000 increase provided for operation of the Gila River Juvenile Rehabilitation Center and the $50,000 increase for the Miccosukee law enforcement program will continue to be available as long as the tribes include those amounts within their priorities to be funded in future years' budgets. No funds have been earmarked for the Squamish Museum.

Within the funds provided for road maintenance, there are no funds specifically earmarked for UTETC. However, the tribes involved may earmark a portion of their road maintenance funds for this purpose. Within the funds available for forest development, $50,000 should be provided to the Tulalip reservation. The managers expect the Bureau to provide assistance to tribes involved in land or water rights negotiations, such as the Miccosukee tribe, on the basis of budgets submitted by the tribes and approved by the Bureau. Within the funds provided for rights protection is $200,000 for a study of Alaska Eskimos' reliance on bowhead whales to meet cultural and nutritional subsistence needs. The funds provided for agriculture include $250,000 for the intertribal agricultural council. $50,000 has been provided for sawmill operations, Red Lake Band of Chippewa Indians. No additional funds are earmarked for a grant to the Red Lake Band for the sawmill, although the tribe may apply for such a grant under normal program authorities.

The managers disagree with the proposal of the Bureau of Indian Affairs to deny funding for law enforcement services in areas where, pursuant to Federal law, States have jurisdiction over offenses committed by or against Indians. Funds appropriated for the Bureau's law enforcement program include funds for the continued operation of such programs in States in which P.L. 83-280 or similar Federal laws are applicable. The managers direct that the Bureau shall continue to provide funding for law enforcement programs on the basis of demonstrated need and no tribe shall be denied funding for a law and order program solely on the basis of P.L. 83-280 or similar Federal law authorizing the extension of State criminal jurisdiction over Indians within Indian country.

The $250,000 provided for the Crownpoint Institute of Technology is for repairs to the facility. The managers expect the Bureau to work with the Institute and the Navajo Tribe to identify other sources of funds to meet the Institute's needs in the future.
Bill language proposed by the Senate regarding the Little Wound School in South Dakota has not been included. However, the managers are concerned about the situation at the school in which some students are not being counted or paid for by the Bureau due to the lack of an agreed-upon boundary system. As an interim measure, the managers direct the Bureau to provide funding to the Little Wound School for the uncounted but otherwise eligible students this school year. The school and Bureau shall jointly develop and implement a school boundary system, to be in place for the 1988–89 school year, and funds shall be provided to the school in fiscal year 1989 only for the students who are eligible and counted under the agreed upon boundary system.

CONSTRUCTION

Appropriates $83,225,000 for construction instead of $73,967,000 as proposed by the House and $65,780,000 as proposed by the Senate. The net increase over the amount proposed by the House consists of increases of $1,150,000 for facilities improvement and repair (FI&R) (including increases of $1,000,000 for minor repairs, and $1,200,000 for the Pierre Indian Learning Center, and a decrease of $1,050,000 for Haskell Junior College, leaving $200,000 for design of fiscal year 1989 projects at the college); $5,126,000 for the Choctaw Central School, MS, for a total of $6,400,000; $1,000,000 for planning and design of new school facilities; $1,095,000 for irrigation systems (including increases of $500,000 for Fort Belknap, MT—Milk River project, $1,000,000 for the Eagle Unit, Standing Rock Sioux, $950,000 for Lower Brule Sioux, SD, $200,000 for Crow Creek Sioux, SD, $545,000 for dam safety projects, and a decrease of $2,100,000 to the Navajo Indian Irrigation Project); and $800,000 for the Queets River hatchery, WA); and $63,000 for the reestimate of FERS costs.

Bill language has been included, making $1,500,000 available for rehabilitation of tribally-owned fish hatcheries and related facilities. The Bureau shall develop a priority system for the distribution of these funds within sixty days of enactment of this Act. Bill language has also been included providing for the transfer of Navajo Indian Irrigation Project funds to the Bureau of Reclamation, as proposed by the House.

The managers have agreed to appropriate $6,400,000 for planning, design and construction of a new Choctaw Central School in Mississippi and have included bill language providing certain conditions for the release of the construction portion of the funds. The managers expect the tribe to submit the application for the new school to the Bureau and the Office of Construction Management (OCM) as soon as possible, and expect the Bureau and OCM to expedite the process of review of the application, and its ranking on the new school construction priority list. The negotiations regarding the scope of the facility shall include consideration of educational consolidations to improve the utilization of existing facilities. Once the review and negotiation process has been completed and
the facility has been ranked, funds may be released for planning and design on the facility. The managers expect that this part of the process will be completed during fiscal year 1988. The managers further expect that planning and design will be completed in time to allow the construction funds to be released and construction to begin during fiscal year 1989. OCM shall submit a report to the Appropriations Committees at the completion of each of the three conditions included in the bill language.

The Bureau and OCM are directed to notify all tribes that applications for new construction of facilities may be submitted in accordance with the guidelines recently made available by OCM. All such applications are to be reviewed and ranked in priority order, and planning and design for the top-ranked facilities is to begin with the $1,000,000 provided in this account for that purpose. The managers expect to see the new facilities construction program continue to be funded in the budget submitted to Congress each year.

Within the $1,000,000 provided for planning and design is $39,000 for site design for the St. Francis school and quarters, SD.

Similarly, the Bureau is directed to develop a priority system for ranking and funding irrigation system projects, and fish hatchery and related facility projects. These priority systems should be submitted to the Appropriations Committees by March 31, 1988; and then published in the Federal Register. Once published, tribes may then submit their requests to the Bureau, in accordance with these systems, for ranking. The managers will expect to see funding included for the highest-ranked projects in succeeding years' budget submissions to the Congress.

The funds provided for dam safety are to be spent in accordance with the plan submitted to the Appropriations Committees dated October 2, 1987.

Within the FI&R funds provided are funds for the Ramah Navajo project in New Mexico. There is also $1,288,000 for projects at Haskell Indian Junior College in Kansas.

All new construction, as well as major reconstruction or rehabilitation projects under the FI&R program, shall be designed for pre-engineered (modular) construction, unless the Bureau submits a report to the Appropriations Committees requesting and justifying an exception to this directive in advance.

There is no objection to the release of funds already appropriated for the Miner Flat Dam.

As requested by the Administration, $1,482,000 has been earmarked in the bill for counseling, archaeological clearances, water production including continued monitoring of the Puerco River by the Geological Survey, and administration related to the Navajo and Hopi Indian Relocation program. The managers encourage BIA to continue to work with the Relocation Commission, the Indian Health Service, the Navajo Tribe and relocatees to develop the new lands to meet the needs of the relocatees and fulfill the intent of the Relocation Act of providing decent, safe and sanitary homes to those eligible for relocation.
ROAD CONSTRUCTION

Appropriates $1,000,000 for construction of the Honobia Indian Road in Oklahoma as proposed by the House, instead of no funds as proposed by the Senate. The managers agree this will be the last increment of funding for the Honobia Indian Road.

In the fiscal year 1987 act, bill language was included making $10,000,000 available for the Honobia Indian Road from the State of Oklahoma’s share of the Federal Highway Trust Fund. The managers agree that these funds may be allocated over a four-year period or less, or approximately $2,500,000 per year, from the State’s allocation.

MISCELLANEOUS PAYMENTS TO INDIANS

Appropriates $13,340,000 as proposed by the House instead of $14,334,000 as proposed by the Senate. Funds have not been provided under Public Law 99-283 relating to distribution of income from the Chilocco Indian Reserve, due to the need to clarify whether income received prior to enactment of P.L. 99-283 should be included in the distribution of income.

INDIAN LOAN GUARANTY AND INSURANCE FUND

Bill language proposed by the Senate authorizing the Secretary of the Interior to use any funds available to him to pay the holder of a guaranteed loan that is in default, up to $20,000,000, has not been included. The managers understand that the guaranteed loan has been brought current under the terms of a forbearance agreement, and will remain in effect as long as monthly payments are made. The Bureau should promptly notify the Appropriations Committees if the status of the loan changes, including what action will be required at that time.

TERRITORIAL AND INTERNATIONAL AFFAIRS

ADMINISTRATION OF TERRITORIES

Appropriates $78,235,000 for administration of territories instead of $74,809,000 as proposed by the House and $79,999,000 as proposed by the Senate. The net increase over the amount recommended by the House consists of increases of $2,400,000 for water improvement projects on Guam, $1,000,000 for land acquisition and design to expand the Ordot landfill, $540,000 for a grant to the Close Up Foundation, and $500,000 for a disaster contingency fund; and decreases of $500,000 for relocation of homes in American Samoa, $500,000 for the American Samoa housing loan program, and $14,000 for the reestimate of FERS costs. Bill language has been included providing that of the amount provided, $75,287,000 is for technical assistance, payments according to the refinancing of the Guam Power Authority, and grants to Guam, American Samoa, the Virgin Islands and the Northern Mariana Islands; and $2,948,000 is for the Office of Territorial and International Affairs. Bill language has also been included providing authority for the grant to the Close Up Foundation, and establishing the disaster contingency fund.
With regard to the Ordot landfill, these funds are provided contingent upon the development and implementation of a system of user fees to cover the cost of operating the landfill. $1,000,000 is provided for cleanup of hazardous conditions at a fuel tank farm in American Samoa. Any additional costs above this amount needed to correct these hazardous conditions should be provided by non-Federal interests. No funds have been included for the relocation of homes from the tank farm, but the managers request a report from the Department, in cooperation with the American Samoa Government, on the need for, cost of, and appropriate role of the Federal government in bearing any costs involved in such relocations to insure the health and safety of the local residents. The report should be submitted prior to the fiscal year 1989 hearings.

Bill language proposed by the Senate has been included, which removes the requirement that funds previously appropriated for a loan to the Virgin Islands for extension of the St. Croix airport runway be made available only upon approval of a multiyear grant of Airport Improvement Program funds from the Federal Aviation Administration. It is the managers' understanding that the balance of the funding needed to complete the extension, about $8,000,000, will be provided by the Virgin Islands Government, probably through a bond issue. On this basis, that no additional funds for this project will be provided by the Federal Government and that the other condition for the loan, a written guarantee from the Virgin Islands Government as to the source of repayment of the loan, will be met, the managers have agreed to include the proposed bill language.

All expenses related to the Department's on-site representatives in the Freely Associated States should come only from the territorial administration account. If personnel from other agencies are detailed to the FAS for specific purposes for short term periods, the costs of such details may be provided from Federal services assistance or technical assistance funds. However, if such personnel are detailed to the FAS for longer periods in lieu of departmental personnel being assigned on-site, the costs should be borne only by the territorial administration salaries and expenses account.

The managers expect the American Samoa Government to work with the Department to develop a plan to improve the collection of revenues, and control of expenditures, within ninety days of enactment of this Act. The plan should be submitted to the Appropriations Committees for review and information.

The managers request the Government of the Virgin Islands to develop and submit to the Appropriations Committees a plan as to how they will spend the funds provided for drug enforcement needs, within ninety days of enactment of this Act.

**TRUST TERRITORY OF THE PACIFIC ISLANDS**

Appropriates $41,940,000 for the Trust Territory instead of $59,390,000 as proposed by the House and $21,590,000 as proposed by the Senate. The net increase over the amount proposed by the Senate consists of increases of $8,500,000 for the accumulated Trust Territory deficit, and $12,350,000 for partial payment of Micron-
sian War Claims; and a decrease of $500,000 from Trust Territory administration. The amount provided includes $33,940,000 for operations instead of $50,940,000 as proposed by the House and $13,950,000 as proposed by the Senate; and $8,000,000 for construction as proposed by the Senate instead of $8,450,000 as proposed by the House.

Bill language is included allowing for the initial payment of $12,350,000 for Micronesian War Claims, and amending P.L. 95-134 to allow payment of the claims to successor governments of the Trust Territory of the Pacific Islands, as proposed by the House.

The managers have deleted the $450,000 recommended by the House for bridge repairs in Palau with the understanding that the Department has identified funds to make necessary repairs to certain roads and to the Koror to Babelthaup Bridge, and expects these projects to be completed as anticipated.

The managers expect the Government of Palau to develop a plan to improve its financial accountability and control its expenditures, and to submit the plan to the department and the Appropriations Committees as promptly as possible.

Under section 212(a) of the Compact of Free Association with Palau, Public Law 99-658, the United States is obligated to construct a road system in accordance with specifications mutually agreed to with Palau. However, the managers note that on August 10, 1987, the Government of Palau contracted for approximately 22 miles of road construction, and that this contract anticipates that the United States will pay the contractor for this road construction pursuant to the United States' obligation under the Compact. The managers urge the Governments of Palau and the United States to initiate negotiations immediately to determine how the United States will meet its road building obligations in light of the recent road building contract entered into by the Government of Palau.

COMPACT OF FREE ASSOCIATION

Appropriates $33,620,000 as proposed by the Senate instead of $33,220,000 as proposed by the House.

The $400,000 over the amount provided by the House is for the Jaluit Dock. Although the bill language proposed by the Senate providing these funds has not been included, the managers intend for these funds to be used only for this purpose. These funds may not be reprogrammed without the specific concurrence of the Appropriations Committees.

The managers agree that the $2,300,000 for design and planning of base facilities on Eneu Island, for the eventual rehabilitation of Bikini Island, is to be provided to a contractor chosen by the local council of Bikini/Kili, subject only to the disapproval of the Secretary of the Interior. With regard to the eventual submission of a budget request by the Administration for the rehabilitation of Bikini Island, the managers expect that all sources of funding will be considered, including Department of Energy and Department of Defense (military construction) funds.

The managers expect the Eniwetok government to assume the administration of the food and agricultural support program from the Department of Energy eventually, based on agreements be-
tween the governments as to timing and necessary interim arrangements.

Within the amount provided is the full budget request of $280,000 for continuation of the Micronesian Diplomatic Training Program required by Section 122 of the Compact of Free Association Act.

Bill language has been included, inserting section numbers 223, 232, and 233 of the Compact of Free Association, as proposed by the Senate.

Bill language has been included providing that previously appropriated funds shall be available for audit purposes, as proposed by the Senate.

Bill language proposed by the Senate, providing that funds provided for the Enjebi Community Trust Fund shall not be subject to Federal, State or local taxation has been deleted with the understanding that the provision will be favorably addressed by the appropriate committees in 1988.

DEPARTMENTAL OFFICES
OFFICE OF THE SECRETARY

Appropriates $47,519,000 for the Office of the Secretary instead of $45,849,000 as proposed by the House and $48,237,000 as proposed by the Senate. The increase above the House amount includes $54,000 for the Executive Secretariat, $500,000 for environmental project review, $239,000 for policy analysis, $88,000 for financial management, $233,000 for hearings and appeals and $797,000 for central services. There is a reduction of $241,000 based on a FERS reestimate.

The managers agree that the budget execution function should be carried out as part of the budget formulation office. These two activities must be integrated as closely as possible in order to be effective.

The managers have agreed to delete the earmark for the Immediate Office of the Secretary proposed by the House and stricken by the Senate.

OFFICE OF THE SOLICITOR

Appropriates $23,053,000 for the Office of the Solicitor instead of $23,109,000 as proposed by the House and $23,282,000 as proposed by the Senate. The managers agree that within the increase over the 1988 base level there is $300,000 for travel and $127,000 for the workload associated with the White Earth Settlement. From the Senate amount there is a reduction of $229,000 of which $129,000 is based on the FERS reestimate.

INSPECTOR GENERAL

Appropriates $17,757,000 for the Inspector General instead of $17,858,000 as proposed by the House. The decrease below the Senate of $101,000 is related to the FERS reestimate.
OFFICE OF CONSTRUCTION MANAGEMENT

Appropriates $1,800,000 for the Office of Construction Management instead of $2,500,000 as proposed by the House and $718,000 as proposed by the Senate.

The managers have agreed to maintain the Office of Construction Management in the Office of the Secretary rather than transfer it to the National Park Service as proposed by the House. The managers expect OCM, the Bureau of Indian Affairs and the Department to continue to comply with previous directives regarding the Bureau construction program, and expect OCM to maintain control of the program until a request to transfer control back to the Bureau has been submitted to and approved by the Appropriations Committees. OCM shall continue to provide quarterly progress reports to the Appropriations Committees.

GENERAL PROVISIONS, DEPARTMENT OF THE INTERIOR

The managers agree to delete House bill language in General Provisions, Department of the Interior requiring 50 percent domestic construction and content for any new construction of vessels, rigs, platforms or other structures used on the Outer Continental Shelf. The managers, however, are increasingly concerned about the growing trend of contracts for this construction being let overseas. Despite repeated claims from the domestic oil industry that most U.S. offshore production comes from the Gulf of Mexico, where operators have placed business with domestic steel and equipment suppliers, Conoco recently awarded the fabrication contract for one component of its $400 million floating oil platform in the Gulf of Mexico to a Far East shipbuilder. This oil production system was the first major construction project in the Gulf in several years.

The design and manufacture of equipment used in the exploration and production of America’s offshore oil resources is an important strategic American industry. Unless there is a renewed prospect that offshore energy equipment will be built in the United States, the manufacturing yards and facilities, along with their engineering talent and skilled construction labor base, will continue to suffer.

In addition, a recent study by the President’s Commission on Merchant Marine and Defense, concluded that there was a “clear and growing danger to the national security in the deteriorating condition of America’s maritime industries.” The report went on to state that: “The United States cannot consider its own industries or freedoms secure, much less retain a position of leadership in the Free World, without reversing the decline of the maritime industries of this nation.”

In just the past five years, 36 shipyards have closed their gates and 27,000 production workers have lost their jobs. This decline in shipbuilding is due in part to the fact that U.S. yards have been forced to compete in the international market with foreign shipbuilders that receive heavy infusions of government subsidies and that enjoy lower labor rates. This decline should be a problem of concern to all industries that rely on the shipbuilding industry for their continued viability.
Further, in recent years, hundreds of steel and steel-related plants have gone out of business. The managers are concerned with the continuing trend of foreign manufactured and fabricated steel displacing U.S. components in the Outer Continental Shelf. The managers would urge the industry, in every reasonable instance, to contract with U.S. manufacturers and fabricators for oil drilling and production equipment. Absent progress in this area there may be a need to include language such as the "Buy-Build America" provision in future legislative proposals.

In the interim, the managers will request the Office of Technology Assessment to report to the Congress on:

a. the extent to which foreign manufactured rigs, platforms, vessels, or components thereof, are or may be used for the purpose of exploration for or production of oil and gas on the Outer Continental Shelf;

b. the extent to which foreign governments subsidize the costs of such rigs, platforms, vessels, or components thereof;

c. the extent to which the importation of such rigs, platforms, vessels, or components thereof contribute to the loss of jobs in the United States;

d. the national security implications of the potential loss of domestic and offshore rig engineering and construction capability; and

e. steps which have been or can be taken by the Congress, or government agencies or industry, to mitigate or eliminate job loss resulting from the importation and subsidization of costs of such rigs, platforms, vessels, or components thereof.

Bill language is included as proposed by the House and stricken by the Senate which retains the name Mount McKinley.

Bill language has been included, as proposed by the Senate, which provides for the Secretary of the Navy to transfer to the Guam Power Authority (GPA) Navy-owned electric power generation, transmission and distribution facilities, after GPA has assumed full responsibility for island-wide electric power supply to all military and civilian customers on Guam under agreed-upon performance standards. Under this language, there is no intent to transfer military distribution assets or assets which are necessary to supply emergency power for military operations or which are needed in a reserve capacity for national defense. All assets to be transferred will be specified in the customer-supplier contract to be negotiated between GPA and the Navy.

TITLE II—RELATED AGENCIES

DEPARTMENT OF AGRICULTURE

FOREST SERVICE

FOREST RESEARCH

Appropriates $135,510,000 for research instead of $137,670,000 as proposed by the House and $136,610,000 as proposed by the Senate. The net decrease from the amount proposed by the House consists of increases of $450,000 for trees and timber management (including increases of $300,000 at Stoneville, MS, $225,000 at Parsons,
WV, $75,000 at Corvallis, OR, and $125,000 at Orono, ME; and decreases of $175,000 at Fort Collins, CO, and $100,000 at Warren, PA and Parsons, WV; and $364,000 for forest products and harvesting including $4,000 at Moscow, ID, $210,000 at Princeton, WV, and $150,000 for Morgantown, WV (including $50,000 for a cooperative program at West Virginia University); and decreases of $215,000 for fire and atmospheric sciences (including an increase of $85,000 at Bend, OR and a decrease of $300,000 at Durham, NH); $271,000 for forest insect and diseases (including an increase of $29,000 at Morgantown, WV and decreases of $200,000 at Madison, WI and $100,000 at Berkeley, CA); $122,000 for forest inventory and analysis (including an increase of $200,000 for the Idaho National Engineering Laboratory and decreases of $100,000 at Durham, NC, and $222,000 for reporting of inventory results nationwide); $50,000 for renewable resource economics (including an increase of $100,000 at Princeton, WV, and a decrease of $150,000 at Portland, OR); $325,000 for watershed management and rehabilitation (including an increase of $25,000 at Boise, ID and decreases of $50,000 at Logan, UT, $226,000 at Tempe, AZ, and $74,000 at Durham, NH); $371,000 for wildlife, range and fish habitat (including increases of $13,000 at Reno, NV, and $75,000 at LaGrande, OR and decreases of $59,000 at Provo, UT, $100,000 at Arcata, CA, $100,000 at Corvallis, OR/Seattle, WA); $93,000 for recreation including $63,000 at Seattle, WA and $30,000 at Syracuse, NY; $1,000,000 to competitive grants; and $527,000 for the reestimate of FERS costs.

Bill language has been included providing that $3,000,000 shall remain available for competitive research grants.

Within available funds for forest products and harvesting, $100,000 is for whitewood shake and shingle preservative treatment research and market development to be conducted on a fifty-fifty match basis with funds to be provided by private industry.

The Forest Service is directed to retain staff in fire research at Bend, OR, and notify the Appropriations Committees of any changes affecting the laboratory.

The $200,000 provide for the Idaho National Engineering Lab will allow completion of the analysis of and reporting on the wilderness monitoring guidelines project begun in fiscal year 1987. If the Forest Service determines it is necessary, up to an additional $50,000 may be provided from within available funds.

A total of $175,000 from renewable resources economic research is available for research at Duluth, MN, provided that $90,000 in matching funds are contributed by the State of Minnesota in fiscal year 1988. A total of $238,000 from trees and timber management research is available for research at Sewanee, TN, provided that $100,000 in matching funds are contributed by the State of Tennessee during fiscal year 1988. The source of research funds for the operation of the Sewanee laboratory shall be subject to normal reprogramming guidelines. Retention of either of these locations in future years is contingent upon a continuation of this matching funds arrangement. For either facility, if this agreement is not funded under this arrangement in fiscal year 1988 or succeeding years, the facility will be closed.

The managers agree that the Forest Service shall submit its fiscal year 1989 research program in five budget line items, instead
of the current nine, and that competitive grants shall continue to be displayed independently.

STATE AND PRIVATE FORESTRY

Appropriates $76,469,000 for State and private forestry instead of $67,734,000 as proposed by the House and $73,894,000 as proposed by the Senate. The increase over the amount provided by the House consists of increases of $1,760,000 for forest pest management, $1,000,000 for the export marketing program, $75,000 for a study of the Cache La Poudre River corridor, CO, for potential designation as a National Recreation Area, and $6,400,000 for a grant to Kellogg, ID for construction of a gondola; and decreases of $200,000 for seedlings, nursery and tree improvement, $200,000 for the Boundary Waters Canoe Area (BWCA) grant, and $100,000 for the reestimate of FERS costs.

Bill language is included providing $2,800,000 for the BWCA grant to the State of Minnesota, as proposed by the Senate, instead of $3,000,000 as proposed by the House.

The amount provided for Federal pest management includes $28,539,000 for Federal lands and $12,577,000 for cooperative lands. The total increase includes $3,000,000 to be used if current estimates of need are too low on either Federal or cooperative lands, and is sufficient to provide all necessary funds for western spruce budworm suppression on 600,000 acres in Oregon and Washington. The Forest Service is directed to notify the Appropriations Committees immediately of any shortfall in funding needed to accomplish the 600,000 acres of suppression. The Forest Service shall notify the Appropriations Committees of any planned usage of the emergency funds provided herein.

The managers have provided $2,000,000 for the wood utilization program, of which $1,000,000 is for the export marketing program, for activities such as workshops and expositions. Specific projects will be selected by the application of explicit criteria in competition with other project proposals, and each project will be cost-shared in terms of financial and technical assistance.

In addition to the $200,000 provided for the Gifford Pinchot Institute, an additional $300,000 is to be made available from other Forest Service programs, to allow for scheduled maintenance as well as continuing tours and programs at the Institute.

The managers support the accelerated gypsy moth control project initiated in the fiscal year 1987 supplemental appropriations act. The cooperative demonstration project will cover portions of Virginia and West Virginia, including the Monongahela, the Jefferson, and the George Washington National Forests and the Shenandoah National Park, as well as State and private lands. The objective of the project is to slow, to the maximum extent feasible within appropriate economic and environmental constraints, the natural spread of the gypsy moth and to minimize damage to the infested areas.

The project plan will be available in draft form in January 1988, and will comply fully with the National Environmental Policy Act, including being available for public comment. It is anticipated that key project areas will be identified for treatment, especially in
newly affected areas not currently experiencing defoliation. The managers understand that the use of both chemical and biological insecticides will be called for in the plan, in a manner consistent with EPA labeling restrictions and with Federal and State guidelines. During the EIS process, the managers direct the Forest Service to consider as one of the guidelines for insecticide application, a prohibition on the use of chemical insecticides within 1000 feet of water sources and food crops and to report to the Committees the impact of such a guideline. The managers expect that the application of any insecticide near water sources or food crops will be provided for in an environmentally sensitive manner and will be avoided if appropriate. The managers also expect the draft project plan to be explicit in terms of guidelines for use of biological and chemical insecticides.

The managers have included bill language proposed by the Senate providing $6,400,000 as a grant to the appropriate entity in the city of Kellogg, Idaho for construction of a gondola. These funds shall be matched from other sources. In addition, the Forest Service is directed to utilize up to $200,000 provided in acquisition management under the heading “Land acquisition” to proceed with all necessary land exchanges for this project by the end of fiscal year 1988. The managers direct the Forest Service to report to the Committees by May 30, 1988 on the progress with the land exchanges.

NATIONAL FOREST SYSTEM

Appropriates $1,243,391,000 instead of $1,218,406,000 as proposed by the House and $1,263,799,000 as proposed by the Senate. The net decrease from the amount proposed by the Senate consists of increases of $1,000,000 for maintenance of facilities, $14,500,000 for fire protection, $2,000,000 for timber stand improvement, $6,400,000 for recreation use, $2,000,000 for cultural resources management, $1,000,000 for wildlife and fish habitat management for mitigation of damage, $1,000,000 for range management, $100,000 for soil and water improvements, and $100,000 for soil and water inventories; and decreases of $12,990,000 for the Tongass NF, $211,000 for cooperative law enforcement, $13,000,000 for road maintenance, $5,000,000 for trail maintenance, $3,747,000 for timber sales and harvest administration, $6,000,000 for reforestation, $500,000 for recreation pilot challenge grant projects (which will be done within available funds), $500,000 for the wildlife and fish challenge grant program, $228,000 for anadromous fish projects in the Green Mountain NF, VT (which will be done within available funds), $136,000 for mine rehabilitation, Monongahela NF, WV, $1,000,000 for National Finance Center costs, and $5,196,000 for the reestimate of FERS costs.

Bill language is included inserting the words “liquidation of obligations” as proposed by the Senate. Language providing that $296,758,000 for reforestation and timber stand improvement, cooperative law enforcement, firefighting, and road and trail maintenance will remain available until September 30, 1989 is included. Language proposed by the House providing that not more than $30,366,000 shall be obligated for timber sale support costs in fiscal
year 1988 has not been included. The managers have not transferred the timber support costs from the various line items to the timber sales category, as proposed by the House. However, the managers note that the new cost accounting system is expected to allow the Forest Service to refine and improve their cost estimates of these timber support costs, and when these more accurate figures are available, the managers will consider consolidating all timber-related costs in the budget presentation. The managers will work with the Forest Service to implement these changes as better data become available. The managers also expect that all timber-related costs will be included by the Forest Service in their classification of costs to be used in the timber cost accounting system, and that the budget will reflect the full range of these cost categories as timber-related costs, beginning in fiscal year 1989.

With regard to the cost accounting system, the Forest Service should proceed with implementation of report 1, and should also continue to work to develop more precise and useful information for reports 2 and 3.

Within the National Forest System appropriation, the managers have made available sufficient funds to implement the new Columbia River Gorge National Scenic Area Act, including studies, land exchange management, development of inventories and the management plan, and other activities called for in the Act.

The $1,000,000 increase for maintenance of facilities is for health and safety items, including removal of asbestos or radon. The $211,000 decrease in cooperative law enforcement is to be taken from the drug control activity on Federal lands. The funds provided for drug control activities shall be used in a manner determined in accordance with the Committees' reprogramming procedure, and the managers agree that funds shall not be used for activities such as undercover operations and prosecution until agreement through the reprogramming procedure has been secured. The increase for road maintenance includes $3,500,000 transferred from road construction for engineering support and $5,000,000 for repairs related to the 1987 fire damage. The amount provided for reforestation also includes $5,700,000 to reforest acres destroyed in the fires.

The wildlife program includes $450,000 for anadromous fish improvement projects in the Green Mountain and White Mountain NF's, as provided in fiscal year 1987. Also included is $1,000,000 in support of the Forest Service's fishery improvement initiative.

The managers will work with the Forest Service to develop costs related to the land management plans as they are implemented, and to review productivity improvements proposed by the Forest Service in the form of budget reforms. The Forest Service should insure that all road miles maintained to a level suitable for timber removal only should be paid for out of timber purchaser deposits, and not with appropriated funds.

The Forest Service is directed to make available for public review at the regional level all proposed timber sales and associated roads five years in advance of the proposed sales; in a revised form within 90 days after the submission of the President's budget; and the final plan within 90 days of the date of the enacted appropriation.
The managers direct that the display for the reforestation program in the budget justification be revised to show actual accomplishments, including acres accomplished through natural regeneration, and to separate the accomplishments and requirements for acres accomplished with appropriated funds and the reforestation trust fund, and those accomplished with K-V funds. The Forest Service should also monitor production of seedlings to avoid surpluses, and should take advantage of private seedling supplies if of comparable quality and lower cost.

Within the recreation management program, there is $59,800 for the Bristlecone Pine Natural Area in the Inyo NF. Of the funds provided for threatened and endangered species, $400,000 is for plants, including hiring additional botanists. The $1,000,000 increase for range improvement is to allow installation of additional improvements, primarily fencing or water developments, to alleviate grazing pressures on riparian areas.

$100,000 of the recreation challenge grant program is for the National forests in Arizona. The amount provided for general administration includes funds sufficient to limit the amount spent in the Washington office in support of the RPA to the 1987 level. The spotted owl inventorying and monitoring is to be coordinated with the Bureau of Land Management and others. Within the trail maintenance funding is $88,000 to reroute the Appalachian Trial over Stratton Mountain in Vermont.

The managers have provided funding for a timber sales program of 11.392 billion board feet (BBF), including the expanded salvage sales program of 2.007 BBF proposed by the Senate, which is discussed elsewhere. Within the total program, the following adjustments to volume by region have been made to the amounts included in the Senate report: -30 million board feet (MMBF) in Region 1, -100 MMBF in Region 6 (for a gross program of 5.1 BBF and a net merchantable sawtimber program of 4.5 BBF), and -114 MMBF in Region 10. The savings from these reductions will be used to do advanced preparation of an additional 89 MMBF in Region 5, in order to allow the 1988 volume of 1.75 BBF or more to be sustained in the out years, when it is expected there will be fewer salvage sales and more new green sales will need to be made available. The funding provided for the timber sales and harvest administration program is reduced by $3,747,000 from the Senate level. Within the total provided for this program of $186,851,000, the Forest Service may reprogram among the four line items of timber resource inventory, silvicultural examination, sales preparation, and harvest administration without advance approval, although all such reprogrammings shall be included in the quarterly reports to the Committees.

With regard to the salvage program, the Forest Service shall provide a status report by March 31, 1988. This report shall include an assessment of the impact of the salvage program on the timber decade plan. Shifts in volume between regions, and in types of volume within regions, shall be considered pursuant to the Committee’s reprogramming procedures.

The managers have not agreed to languages in the House report regarding counting as volume sold certain sales which due to administrative or judicial actions are not actually offered or awarded;
and language regarding the helicopter logging program in Regions 5 and 6.

CONSTRUCTION

Appropriates $214,078,000 for construction instead of $200,914,000 as proposed by the House and $215,519,000 as proposed by the Senate. The net decrease from the amount proposed by the Senate includes increases of $2,300,000 for research facilities construction, Albany, CA; $257,000 for preconstruction expenses for the Mono Lake, CA visitors’ center; $188,000 for recreation construction at Mount St. Helens; $10,000,000 for recreation facilities rehabilitation, and $900,000 for trail construction; and decreases of $970,000 for Tongass facilities construction; $1,612,000 for Tongass road construction; $259,000 for Tongass trail construction; $466,000 for Monongahela NF, WV facilities construction; $100,000 for Ravens Cliff, VA picnic grounds; $250,000 for Ketchikan, AK visitors center; $100,000 for Hells Canyon NRA, OR interpretive displays; $6,400,000 for a grant to Kellogg, ID for construction of a gondola and $200,000 for related land exchanges; $3,800,000 for forest road construction; $94,000 for Mount St. Helens trail construction; $343,000 for Monongahela NF, WV trail construction; and $792,000 for the reestimate of FERS costs.

Bill language to include the subtitle “(Including Transfer of Funds)” and to derive $25,000,000 of funds for this account by transfer from another account as proposed by the House has not been included. There is also bill language earmarking $27,643,000 for construction of facilities and $186,435,000 for construction of roads and trails. Bill language proposed by the Senate appropriating $166,000,000 for forest road construction for fiscal year 1989 has not been included. The managers note that timber road appropriations have varied significantly in recent years: from $201,000,000 in 1985 to $152,000,000 in 1986, $180,000,000 in 1987 and $141,500,000 in 1988.

The severe fire damage of this past summer has reduced the timber sales preparation and road funding requirements for fiscal year 1988. It is unlikely that the fire situation in fiscal year 1988 will be as severe as fiscal year 1987, so timber sales and road program savings available in fiscal year 1988 may not be available in fiscal year 1989.

In dropping the advance appropriation, the managers agree that the fiscal year 1989 Forest Service timber sales and road construction programs will be reviewed and the funding for these programs will be determined based on the circumstances and requirements that exist at that time, including the level of support for the agreed upon sales program.

$257,000 has been provided for preconstruction expenses for the Mono Lake Visitors’ Center, CA. The managers expect the construction funding to be included in the fiscal year 1989 budget.

The following amounts are provided within available funds: $466,000 for facilities construction and $343,000 for trail construction, Monongahela NF, WV; $100,000 for Ravens Cliff, VA; $220,000 for Ketchikan, AK visitors’ center; $500,000 for Hells Canyon NRA (including Hat Point Road); and $100,000 for Hells
Canyon NRA interpretive displays. $470,000 to complete the Sheep Bridge construction in the Tonto NF, AZ, is included under trail construction. There is $1,700,000 for the first phase of the Snow Bowl road in Arizona within the non-timber portion of the road construction budget. The managers understand the total Federal share of the cost of this road is $3,800,000.

The amount provided for road construction, $172,503,000, reflects a reduction from the budget estimate of $12,000,000 to direct road construction/reconstruction, a transfer of $9,400,000 for engineering support to the salvage sales appropriation, and a transfer of $3,500,000 for engineering support to road maintenance. The line items on page 233 of the fiscal year 1988 budget justification, as adjusted by Congressional action, shall be subject to the reprogramming guidelines. The road construction allowance includes sufficient funds for purchaser credit and purchaser elect construction, and support for a 400 MMBF program in Region 3.

LAND ACQUISITION

Appropriates $49,076,000 instead of $36,327,000 as proposed by the House and $51,313,000 as proposed by the Senate. The managers agree on the following distribution of funds:

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Acquisition Management</td>
<td>$4,200,000</td>
</tr>
<tr>
<td>Appalachian Trail</td>
<td>1,500,000</td>
</tr>
<tr>
<td>Arapaho NRA, CO (Cash equalization: Double A Bar Ranch)</td>
<td>250,000</td>
</tr>
<tr>
<td>Columbia River Gorge, OR/WA</td>
<td>4,670,000</td>
</tr>
<tr>
<td>Haid Native Corp., AK</td>
<td>11,000,000</td>
</tr>
<tr>
<td>Lake Tahoe, CA and NV</td>
<td>5,000,000</td>
</tr>
<tr>
<td>Mendocino NF, CA (Buck Mountain Ranch)</td>
<td>800,000</td>
</tr>
<tr>
<td>Monongahela NF, WV (Mower tract)</td>
<td>8,000,000</td>
</tr>
<tr>
<td>Nantahala NF, NC (Panthertown)</td>
<td>6,000,000</td>
</tr>
<tr>
<td>Rapid River Wild &amp; Scenic River, ID (Gotzinger Ranch)</td>
<td>675,000</td>
</tr>
<tr>
<td>Sequoia NF, CA (Kern Plateau)</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Spruce Knob-Seneca Rocks NRA, WV</td>
<td>300,000</td>
</tr>
<tr>
<td>Toiyabe NF, CA (Hope Valley)</td>
<td>1,700,000</td>
</tr>
<tr>
<td>Wayne NF, OH</td>
<td>2,000,000</td>
</tr>
<tr>
<td>Inholdings, composites, etc</td>
<td>1,000,000</td>
</tr>
<tr>
<td>FERS</td>
<td>-19,000</td>
</tr>
</tbody>
</table>

Total | 49,076,000 |

The managers on the part of the House will concur in the amendment of the Senate which directs the Secretary of Agriculture to use funds in the inholding and composite land acquisition account to purchase the Torre Canyon Ranch in the Los Padres National Forest. In addition, the Forest Service is directed to use a combination of previously appropriated funds from two sources, the California Condor project and the composite and inholding account to acquire the Torre Canyon property in California.

The managers agree that within available acquisition management funds $215,000 shall be available for work related to acquisition in the Columbia River Gorge National Scenic Area. Priority for acquisition at Columbia River Gorge is to complete several projects within the boundaries of the National Scenic Area held by the Trust for Public Land. Within the inholding account, up to $520,000 is to be available for fee acquisition of the Wheeler Creek inholding in the Admiralty Island National Monument, AK.
The managers expressly direct the Forest Service to pursue expeditiously acquisition of the Peake Tract in Pisgah NF, NC for the Appalachian Trail. The managers stress the importance of fee acquisition of the Mirror Lake Property in Woodstock, NH. The acquisition at Beartown Wilderness in the Jefferson National Forest, VA is to be purchased from wilderness inholding unobligated balances.

The managers have added $200,000 in acquisition management and direct the Forest Service to proceed with all necessary land exchanges in conjunction with the Kellogg, Idaho gondola project. Funds for this project are partially provided in State and private forestry. The managers direct the Forest Service to complete these exchanges by September 30, 1988 and report to the Committees by May 30, 1988 on the progress with these exchanges.

TIMBER ROADS, PURCHASER ELECTION, FOREST SERVICE (RESCISSION)

Bill language has been included providing for rescission of $75,000,000 in purchaser election funds, as proposed by the Senate.

TIMBER SALVAGE SALES

Appropriates $37,000,000 for salvage sales instead of no funds as proposed by the House and $40,000,000 as proposed by the Senate.

Bill language is included as proposed by the Senate providing that this appropriation shall be merged with the Timber Salvage Sales Fund, and providing that moneys received from this program in fiscal year 1988 shall be counted for purposes of computing and distributing the 25% fund payments to local governments. This latter provision is a temporary one and is intended to respond to the unique situation in the National forest timber sales program in fiscal year 1988 as a result of the extensive fire damage that occurred in Regions 5 and 6. The additional funds generated by salvage sales in these regions should help to offset the reductions in income from green sales volumes that will occur in fiscal year 1988. However, this is not intended to set a precedent for any changes in the basis for calculating the local share of timber receipts in the future.

While agreeing to this expanded salvage program due to the extensive fire damage, the managers intend that the Forest Service conduct these sales in accordance with all the normal procedures, including the customary environmental analyses, and provide public notice on all planned sales as far in advance as possible. It is important that the Forest Service proceed as carefully as possible with this expanded salvage sales program, particularly in sensitive areas, including previously roadless areas.

ADMINISTRATIVE PROVISIONS

Bill language is included providing that $61,502,000 shall be available for obligation from the Timber Salvage Sales Fund as proposed by the Senate, instead of $21,502,000 as proposed by the House.

Bill language proposed by the Senate making available $2,500 in representation expenses to the Chief of the Forest Service has not been included.
Bill language proposed by the Senate adjusting the boundary of the Cranberry Wilderness in the Monongahela NF, WV, in order to allow a liming demonstration project designed to improve fish habitat and water quality, has been included, subject to authorization. The managers understand that this will be given every consideration and hope that action can be taken to allow construction to be completed in fiscal year 1988.

Bill language proposed by the House making not less than $1,000,000 available for Youth Conservation Corps projects has been included.

Bill language has been included amending language proposed by the House which prohibits the expenditure of funds for issuance of a special use authorization for any project to be constructed on Lewis Fork Creek in Madera County, CA, until two studies have been completed and submitted to the Congress.

Since the passage of the Alaska National Interest Lands Conservation Act, timber management for the Tongass National Forest has been funded through the Tongass Timber Supply Fund (TTSF), a permanent appropriation, while National Forest System (NFS) and other non-timber management expenditures for the Tongass have been funded through annually appropriated accounts. The House action proposed that all funds for the Tongass be provided through the TTSF. The Senate action maintained the traditional approach.

The managers agree to adopt the House approach in fiscal year 1988, and require all funds for the Tongass to be provided through the TTSF. Bill language is included that will limit new appropriations from the TTSF to $50,007,000 in fiscal year 1988, including $11,968,000 for NFS and $624,000 for construction, which are the amounts that these accounts would have received if funded in the normal line item appropriations process. Trust funds, permanent appropriations other than the TTSF, and purchaser road credits are not subject to this limitation.

The market for timber from Southeast Alaska has improved over the last year with harvest rates up significantly and as a result the demand for National Forest timber from the Tongass is increasing. The harvest from the Tongass during fiscal year 1987 is expected to be 335 million board feet (MMBF). The Administration’s fiscal year 1988 request provided for a harvest of the same size. New estimates indicate the harvest could be much higher. The managers expect the Forest Service to utilize the funds made available for timber management to prepare 266 MMBF of new timber volume for sale and to re-offer 84 MMBF of timber prepared in previous fiscal years, for a total offer of 350 MMBF in fiscal year 1988.

The purpose of this action is to bring the volume of timber offered on the Tongass in line with actual demand. The Forest Service was not responsive to changes in the timber market between 1981 and 1986 and, as a result, prepared and offered more timber on the Tongass than was sold. Because of changing environmental regulations and deteriorations of sale markings over time, much of the volume offered but not sold in previous years cannot be re-offered without significant new expenditures. The 84 MMBF which
the Forest Service will re-offer during fiscal year 1988 represents all of the backlogged volume available for short-term sales which can be made available without significant additional costs or settling litigation.

The managers expect the Forest Service to expend the funds made available for timber management generally in conformance with the December 7, 1987 spending breakdown prepared by the Service. If changing conditions require a reallocation of expenditures, the Service should notify the House and Senate Appropriations Committees of the reallocation by February 1, 1988. Reallocations after February 1 shall be subject to normal reprogramming guidelines.

The managers are aware that legislation has been introduced that would alter the TTSF mechanism, and this action is not intended to be a judgment on the merits of such legislation. Also, the Forest Service has begun work on revisions of the Tongass Land Management Plan. The managers do not intend this action to anticipate the outcome of that planning process or to suggest any changes in the Alaska National Interest Lands Conservation Act. This action is not intended to affect the ability of the Forest Service to achieve the objectives of the current management plan or its ability to continue to meet those objectives during the next decade.

### DEPARTMENT OF ENERGY

#### CLEAN COAL TECHNOLOGY

Appropriates $575,000,000 for clean coal technology instead of $350,000,000 as proposed by the House and $850,000,000 as proposed by the Senate. The comparison by year is as follows:

<table>
<thead>
<tr>
<th>Fiscal year</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>1988</td>
<td>$50,000,000</td>
<td>$350,000,000</td>
<td>$50,000,000</td>
</tr>
<tr>
<td>1989</td>
<td>200,000,000</td>
<td>500,000,000</td>
<td>525,000,000</td>
</tr>
<tr>
<td>1990</td>
<td>100,000,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>Total</td>
<td>350,000,000</td>
<td>850,000,000</td>
<td>575,000,000</td>
</tr>
</tbody>
</table>

Bill language, proposed by the House, which would have prohibited using grants has been deleted. The managers agree that project funding is expected to be based on cooperative agreements, but that grants might be applicable to support work also funded from this account.

The managers agree to delete Senate language providing personnel floors for Clean Coal Technology. The managers further agree that the budget estimates for personnel and contract support are to be followed. The agreement includes 58 new positions above current employment floors for the fossil energy organization and 30 positions within the floors. Out of clean coal technology funds, up to $3,980,000 is for fiscal year 1988 personnel-related costs and up to $16,520,000 is for all contract costs needed to make project selections and complete negotiations for both clean coal procurements. Contract costs necessary to monitor approved projects should be requested in the fiscal year 1989 budget. Increases above those
amounts are subject to reprogramming procedures. No funds other than personnel related costs for the 30 positions included in program direction are to be provided from the fossil energy research and development account.

The length of time for selection of projects by the Secretary of Energy has been extended from 120 days to 160 days based on experience from the original clean coal procurement. Once projects have been selected the Secretary should establish project milestones and guidelines for project negotiations in order to expedite the negotiation process to the extent feasible.

The managers agree that the funds provided are available for non-utility applications as well as for utility applications.

The managers agree that no funds are provided for the demonstration of clean coal technologies which are intended solely for new, stand alone, applications. The Senate had proposed up to 25% of the funds be available for this purpose.

Bill language has been included which provides that reports on projects selected in the first round of clean coal procurements that are received before the end of the first session of the 100th Congress will satisfy reporting requirements 30 calendar days after receipt by Congress. This provision applies to a maximum of two project reports.

FOSSIL ENERGY RESEARCH AND DEVELOPMENT

Appropriates $326,975,000 for fossil energy research and development instead of $345,394,000 as proposed by the House and $291,390,000 as proposed by the Senate. The net decrease below the amount proposed by the House consists of increases of $450,000 for NOx/SOx separation in Advanced research and technology development (ARTD); $800,000 for bioprocessing research at Idaho National Engineering Laboratory (INEL) in ARTD; $300,000 for instrumentation in ARTD; $1,200,000 for the Consortium for Fossil Fuel Liquefaction Science; $200,000 for bench scale research in direct liquefaction; $500,000 for bench scale research in indirect liquefaction; $353,000 for advanced concepts in fuel cells; $500,000 in underground coal gasification; $1,800,000 for mild gasification; $250,000 for light oil enhanced recovery; $900,000 for tar sands research; $1,000,000 for pilot ventures in enhanced oil recovery; $1,120,000 for oil shale; $300,000 for technology transfer seminars for oil and gas in unconventional gas recovery; $500,000 for oil and gas program development support in unconventional gas recovery; $500,000 for architectural and engineering work at Pittsburgh Energy Technology Center; $4,000,000 for laboratory and support facilities at Morgantown Energy Technology Center; and $6,000,000 for an energy center at West Virginia University; and decreases of $700,000 for acid rain retrofit in coal preparation; $800,000 for acid rain retrofit in flue gas cleanup; $400,000 in base restoration in direct utilization in ARTD; $300,000 in materials in ARTD; $700,000 in technical and economic analysis in ARTD; $100,000 for the Wilsonville pilot plant in direct liquefaction; $500,000 for special applications in atmospheric fluidized beds; $700,000 for industrial combustors in advanced combustion technology; $800,000 for 7.5 Mw phosphoric acid fuel cells; $1,000,000 for a basic technology
program in phosphoric acid fuel cells; $2,000,000 for dielectric cooled phosphoric acid fuel cells; $4,800,000 for molten carbonate fuel cell stack development; $500,000 for the 25 to 200 Kw solid oxide fuel cell program; $700,000 for the Waitz Mill gasifier; $500,000 for natural gas to liquids technology in unconventional gas recovery; $3,500,000 for an energy center at the University of Oklahoma; $248,000 for the FERS reestimate; and general reductions of $250,000 from Western Research Institute (WRI) programs and $200,000 for University of North Dakota Energy Research Center (UNDEC) programs.

In addition, the conference agreement transfers $20,894,000 from fees deposited in the Energy security reserve to fossil energy research and development to offset new budget authority requirements. This is $20,394,000 more than proposed by the House.

The managers agree that:

1. of the $18,050,000 for heat engines, $7,000,000 is for diesel engine work and $11,050,000 is for multiple contracts for turbine work, and that $350,000 for UNDEC shall be provided from diesel and turbine funds;

2. funds for mild gasification are for multiple contracts through phase 2;

3. of the funds in atmospheric fluidized beds, $400,000 is for equipment research in special applications as proposed by the Senate;

4. funds for advanced concepts in fuel cells include $7,000,000 for the 25 to 200 Kw solid oxide concept, and $1,353,000 for all other advanced concepts;

5. in advanced process technology, an additional $1,200,000 is for extraction and advanced instrumentation as proposed by the Senate;

6. in oil shale, $1,750,000 is for direct eastern oil shale contracts, $2,425,000 is for WRI, and the remaining program is $5,325,000; and of the total amount for oil shale at least 50% should be applicable to Eastern shales;

7. the amount for light oil includes $3,800,000 for NIPER, $1,000,000 for microbial research, $600,000 for gas miscible recovery, $2,500,000 for geoscience and reservoir characterization, $1,700,000 for cost-shared work in declining fields, and $250,000 for a cost-shared CO₂ injection test with Louisiana State University;

8. within amounts for light and heavy oil programs, $1,000,000 is available for INEL programs;

9. funds for cost-shared projects in declining fields in both heavy and light oil may be combined with the $1,000,000 for pilot ventures for execution of programs;

10. no funds are provided for the Otisca Industries industrial fuel boiler demonstration because the project is more appropriately funded in the Clean Coal Technology program; this decision is made without prejudice to the merits of the project;

11. at least $1,500,000 of direct utilization funds in ARTD should be for electrochemistry and fundamental aspects of fuel cells;

12. the Department should issue a new molten carbonate fuel cell PRDA at the earliest possible date, and should report
to the House and Senate Appropriations Committees by April 1, 1989 on the feasibility of achieving the August 1, 1989 target date in the Senate report;

(13) amounts provided to UNDERC and WRI, including allocation of the general reductions made, may be transferred among activities without prior reprogramming notification;

(14) support for Argonne National Laboratory should be at a level of not less than fiscal year 1987 with maximum emphasis on its core R&D program;

(15) indirect costs should be reported to the House and Senate Committees on Appropriations as described in House Report 100–171;

(16) ongoing work on conversion of natural gas to liquids should continue under the unconventional gas program activity and management; all synthetic gas related C1 chemistry liquefaction work should continue under the indirect liquefaction and advanced research liquefaction programs and management; the managers expect both programs to cooperate and exchange data on areas of potential overlap;

(17) the $500,000 added to general plant projects may be used for architectural and engineering work for modifications to administrative facilities as well as modifications to the chemical engineering laboratories at Pittsburgh Energy Technology Center;

(18) $500,000 provided for oil and gas program development support is for expenses of outside experts needed to assist the Department in developing a comprehensive geoscience and enhanced recovery research and development program. The managers expect that funding for research and development in the program will be done on a competitive basis with a variety of organizations, and not exclusively through any other organization or institute set up outside the government. The managers expect that if consortia or institutes are set up by non-government groups in order to provide comprehensive research and development proposals the additional administrative costs of such organizations will not be paid by the government, and that research funded by the government be on a project-by-project basis. The highest degree of cost-sharing in this work is encouraged;

(19) within the additional $1,400,000 for gas stream cleanup, construction of the subpilot scale turbine particulate control facility should be completed;

(20) the report on utility-scale phosphoric acid fuel cells requested by the Senate is due by April 1, 1988;

(21) no report on “National Laboratory Coal Science” is necessary, since no funds have been provided for this program;

(22) of the funds added for tar sands $400,000 is for the Department to continue existing contracts on mining and above ground processing and upgrading of Western tar sands in Utah, $400,000 is for contracting with universities in Alabama and Arkansas for research on Southern tar sands resources, and not to exceed $100,000 is to be transferred to the Bureau of Mines to conduct a commercial tar sands inventory on Bureau
of Land Management lands in Utah relying on university level program expertise in Utah to execute the program;

(23) the Department shall establish a field office of not less than 6 FTE's co-located with the Strategic Petroleum Reserve project management office in Metairie, LA for gas and light oil research and development programs. The positions for the office are to be derived from existing floors at Morgantown Energy Technology Center, and shall report organizationally to that Center.

Bill language is included earmarking $5,500,000 for an energy center at the University of Oklahoma, $6,000,000 for an energy center at West Virginia University and $4,000,000 for an administrative facility at the Morgantown Energy Technology Center. It is the intent of the managers to provide the remaining funds for the West Virginia University facility ($9,000,000), the University of Oklahoma facility ($3,500,000), and the administrative facility ($8,000,000) in fiscal year 1989 appropriations. The managers expect $9,000,000 above the planned $15,000,000 Federal contribution for the West Virginia University building and related equipment to be paid from non-Federal sources.

Transfer language for $20,894,000 from loan guarantee fees is included, but language proposed by the Senate transferring $62,000,000 from balances in the "Energy security reserve" is not included because such balances are no longer available.

Bill language proposed by the House and stricken by the Senate is included which allows the use of funds previously earmarked for the Kilngas project for other purposes.

NAVAL PETROLEUM AND OIL SHALE RESERVES

Appropriates $159,663,000 for Naval petroleum and oil shale reserves instead of $159,700,000 as proposed by the House and the Senate. The decrease of $37,000 is for the FERS reestimate.

Bill language is included which excludes natural gas liquids from minimum price requirements for petroleum produced from the Reserves, as proposed by the Senate.

Language is also included which deposits receipts above amounts currently estimated into the "SPR" petroleum account for use in the purchase of petroleum for the Strategic Petroleum Reserve. The current estimate of receipts is $836,000,000. This provision will have no net effect on government outlays anticipated in the budget agreement because purchases, if any, will be offset by unanticipated revenues.

The managers agree that no additional funds are provided for continued review of the feasibility of selling the Reserves, pending legislation allowing such sale.

ENERGY CONSERVATION

Appropriates $366,297,000, including $56,780,000 derived from non-appropriated funds, for energy conservation instead of up to $362,247,000 as proposed by the House and $376,957,000 as proposed by the Senate.

The net increase above the amount proposed by the House consists of increases of $400,000 for chlorofluorocarbon substitute re-
search; $200,000 for wall and roof research; $300,000 for residential buildings interaction research; $200,000 to study the feasibility and conceptual design of a whole building system integration laboratory; $300,000 for commercial building retrofit research; $200,000 for heating and cooling systems research; $600,000 for cooling systems feasibility studies; $800,000 for heat pumps; $200,000 for advanced refrigeration systems; $250,000 for lighting phosphor research; $200,000 for research on evacuated panels; $1,000,000 for least cost utility planning; $250,000 for capital equipment for buildings research; $500,000 for process electrolysis; $100,000 for alternative fuels utilization; $500,000 for materials processing; $500,000 for advanced materials development; $250,000 for capital equipment for transportation research; $200,000 for ECUT engine combustion research; and $125,000 for ECUT materials research; and decreases of $200,000 in building materials research; $100,000 in oil heating equipment research; $260,000 in liquid and solid waste reduction; $400,000 in industrial coatings research; $800,000 in thermal to electric energy conversion; $100,000 for industrial technology transfer; $400,000 in ECUT thermal sciences; $100,000 in ECUT tribology; $360,000 from the base inventor's program; $200,000 in policy and management; and $105,000 for the FERS reestimate.

In addition, of the $200,000,000 for State and local grant programs, $56,780,000 is to be derived first from non-appropriated "excess" amounts determined under Public Law 99-509 and then from unexpended balances in the Energy Deposit Fund Escrow, if necessary. This is an increase of $20,647,000 from the House and Senate estimates, and is based on updated Department of Energy estimates.

The managers agree that:

(1) $200,000 for a whole building system integration laboratory is for a feasibility study, conceptual design and cost estimate to be provided to the House and Senate Committees on Appropriations and not for construction of a facility;

(2) cooling system feasibility studies are not limited to 8 Southern States;

(3) up to $550,000 in lighting research in technology and consumer products may be applied to phosphor research;

(4) of the additional funds for least cost utility planning, $700,000 is for a competitive procurement for demonstrations of demand based conservation measures by Northeastern rural utilities, provided that no less than $350,000 in additional cost-sharing is received in the procurement;

(5) no funds are to be provided to the developer of the Mod II Stirling engine until the existing contract with the developer is modified to delete fees; the managers expect that substantial cost participation by the private sector will be necessary before Congress considers additional funding in future years;

(6) the Department is expected to provide an assessment of farm based approaches for use of Stirling engines, but no funds may be used for new Stirling applications;

(7) in community systems, funding for district heating and cooling research includes up to $350,000 for the Scranton mine water heat recovery project;
(8) of the funds for battery research, $350,000 is to complete the industrial-based nickel-cadmium work;

(9) within State and local program direction funds $200,000 shall be used for the Territorial Assistance Program, and $30,000 is for a grant to the National Consumer Law Center for quarterly reports on the States' use of stripper well and Exxon funds;

(10) within available funds for electric and hybrid vehicles, $300,000 in addition to the $2,400,000 increase in the bill shall be available for program management by Idaho National Engineering Laboratory (INEL) of various programs transferred from other managing organizations. Such funds should be derived from amounts available to the transferred programs as has been the case previously;

(11) with respect to the Schools and Hospitals Program, a State may use up to 100 percent of its allocation from the Department solely for technical assistance activities when it can be certified that (a) the State will provide, from some other source, funding for implementation activities, (b) the funds utilized for technical assistance activities will not exceed 15 percent of the total of allocated and State funds available for schools and hospitals conservation programs, and (c) administration of implementation activities will be in accordance with applicable program law and regulations;

(12) support required for the modified Residential Conservation Service (RCS) should be provided from State and local program direction;

(13) indirect costs should be reported to the House and Senate Appropriations Committees as described in House Report 100-171;

(14) within funds for heat pumps in technology and consumer products (buildings) no funds are earmarked to specific technologies;

(15) the Department is expected to report within 30 days of passage of the bill on procedures for overseeing the State expenditure of stripper well and Exxon funds as stated in the Senate report, and to provide, within 15 days after the close of each quarter, a report on enforcement actions initiated in each quarter as well as the status of any actions begun in previous quarters. The status of stripper well and Exxon funds should also be reported comprehensively on a quarterly basis;

(16) $100,000 added for alternative fuels utilization is for a cost-shared methanol fuel program in Hawaii including assistance for fueling station retrofit. None of the funds are to be used for the purchase of vehicles;

(17) no specific level of funding is earmarked for Argonne National Laboratory in conservation research and development.

Bill language proposed by the Senate earmarking $3,000,000 for a facility at Brandeis University was deleted.

Bill language proposed by the Senate on the use of funds previously appropriated for steel production by direct steel casting is deleted. The language is not needed in order for the Department to use the funds since there was no Legislative restrictive on their use.
Bill language is included which increases the amount of funds derived from non-appropriated "excess" funds from the Department of Energy Deposit Fund Escrow, and makes that amount a definite appropriation as proposed by the Senate instead of an indefinite appropriation as proposed by the House.

Bill language also is included earmarking $6,000,000 for an energy demonstration and research facility at Northwestern University. It is the intent of the managers to provide the remaining funds ($10,000,000) for the Northwestern facility in fiscal year 1989 appropriations.

**ECONOMIC REGULATION**

Appropriates $21,565,000 for economic regulation instead of $21,680,000 as proposed by the House and $21,741,000 as proposed by the Senate. The decrease below the amount proposed by the House is $115,000 for the FERS reestimate.

Bill language, proposed by the Senate, which would have restricted funds for pursuit of certain court actions prior to completion of final administrative review by the Department and certification by the Federal Energy Regulatory Commission has been deleted. Congress has received assurances from the Economic Regulatory Administration that actions removing reseller or "layering" cases from administrative review and pursuing them in court will not be undertaken by the Department in the future.

**EMERGENCY PREPAREDNESS**

Appropriates $6,172,000 instead of $6,206,000 as proposed by the House and the Senate. The reduction of $34,000 is for the FERS reestimate.

**STRATEGIC PETROLEUM RESERVE**

Appropriates $164,162,000 instead of $164,225,000 as proposed by the House and the Senate. The reduction of $63,000 is for the FERS reestimate.

**SPR PETROLEUM ACCOUNT**

Appropriates $438,744,000 for petroleum acquisition and transportation instead of $603,744,000 as proposed by the House and $806,934,000 as proposed by the Senate. Based on currently estimated prices this will allow an average fill rate of approximately 50,000 barrels a day. Bill language has been included limiting outlays from funds appropriated in this Act to $256,478,000 in fiscal year 1988. The managers have reduced the anticipated fill rate of the Reserve only because of overall budget constraints.

**ENERGY INFORMATION ADMINISTRATION**

Appropriates $61,398,000 instead of $61,599,000 as proposed by the House and the Senate. The reduction of $201,000 is for the FERS reestimate.
A general provision, similar to Senate provisions, has been included in the bill requiring the Secretary of Energy to submit a report to the Appropriations Committees and the appropriate authorizing committees containing the details of the sale of the plant, the basis for agreeing to the sale, and a signed statement of commitment from the purchaser for continued long-term operation of the facility at a rate and for a period determined appropriate and reasonable by the Secretary.

The managers agree that the Department of Energy should place high priority on the continued long-term operation of the Great Plains Coal Gasification Plan as part of its divestiture activity. Continued long-term operation is needed to avoid disruptions to the local community, capture the benefits associated with extended plant operations and collect emission reduction technology data. The managers also agree that there must be a proper balance between realizing fair value for the project and continued operation.

**DEPARTMENT OF HEALTH AND HUMAN SERVICES**

**HEALTH RESOURCES AND SERVICES ADMINISTRATION**

**INDIAN HEALTH SERVICES**

Appropriates $943,297,000 for Indian health services instead of $943,388,000 as proposed by the House and $947,235,000 as proposed by the Senate. The net decrease from the amount proposed by the House consists of increases of $5,650,000 for hospital and health clinics, including $2,000,000 to staff and operate four adolescent inpatient substance abuse treatment centers, $1,000,000 for the Kanakanak, AK hospital, $150,000 for the Mount Edgecumbe, AK service unit and $2,500,000 for the Indian self-determination fund; $160,000 for operating costs of the Thunderbird Alcoholism Treatment Center in Seattle; $112,000 in health education for the Kanakanak, AK hospital; $809,000 for community health representatives; $200,000 for an urban health assessment in Arizona, $355,000 for tribal management, including $275,000 for the Tohono O'Odham tribe to develop and test alternative approaches in the delivery of health care; $244,000 for direct operations; and decreases of $2,500,000 in tribal contractor indirect costs; $486,000 in dental health, including an increase of $14,000 to restore to last year's level and a decrease of $500,000 in the add-on provided for closing the gap in dental care, leaving an additional $800,000 for this purpose; $2,666,000 in maintenance and repair; and $1,969,000 for the reestimate of FERS costs. The $800,000 increase in dental care includes $65,000 for the Eastern Band of Cherokees, NC.

Bill language has been included inserting a corrected United States Code citation as proposed by the Senate. Bill language has also been included providing $15,000,000 to remain available for the catastrophic health emergency fund and contract medical care as proposed by the Senate instead of $10,000,000 for the fund only as proposed by the House; and inserting the words "and contract medical care," as proposed by the Senate. A provision regarding
proposed eligibility regulations has been deleted, as this matter is now addressed through a general provision in Title III.

Beginning with fiscal year 1989, the Indian Health Service is directed to include a breakdown and justification of all Headquarters activities or reserves, including contingency funds, funded under the hospital and health clinics line item. The total increase provided for dental health care includes $60,000 and 1 FTE for the Kana-kanak, AK hospital. The amount provided for the alcoholism program includes $100,000 for Fetal Alcohol Syndrome research at the University of Washington. The managers intend the demonstration program of the Warm Springs tribe in Oregon to continue at the current level in fiscal year 1988, and also expect the tribe and IHS to work together to resolve whatever concerns or differences exist regarding the demonstration. IHS should submit a report on the agreed upon changes by February 1, 1988. The first priority for maintenance and repair funds should be given to health and safety-related projects.

Within the funds provided, the IHS shall provide FTE's for newly opened facilities, such as the Sacaton Hospital, on an equitable basis and in accordance with its resource allocation methodology. The amount provided for hospital and health clinics includes sufficient funds for a substance abuse coordinator and a substance abuse specialist in each of the 12 IHS area offices.

Regarding the distribution of the increase provided for indirect costs for tribal contractors, the managers expect that the Mount Edgecumbe, AK and Annette Island, AK service units will receive an equitable share of the increase.

The urban health needs assessment in Arizona, for which $200,000 is provided, is to be submitted no later than August 31, 1988.

The tribal management demonstration project, for which $275,000 is provided, is to be conducted by contract with the Tohono O'Odham Nation, to develop and test alternative approaches in the delivery of health care through the Public Law 93-638 process. The managers do not agree to the waiver of regulations for this project.

The managers are concerned about the Coeur d' Alene Tribe of Idaho being able to develop a funding mechanism to assure payment for future services provided by the proposed community-based, tribally-owned and operated clinic at Plummer, ID. The managers will expect the IHS to adequately budget for increased contract health services expected to be provided by this new clinic in fiscal year 1989.

**INDIAN HEALTH FACILITIES**

Appropriates $62,511,000 for Indian health facilities instead of $67,592,000 as proposed by the House and $57,511,000 as proposed by the Senate. The increase over the amount provided by the Senate is $5,000,000 for sanitation facilities, to address the backlog of existing homes requiring water and sewer facilities. The amount provided includes $100,000 for sitework for the Fort Hall, ID clinic.
The managers request a report on any shortfalls in previously-funded personnel quarters projects, and the amounts needed to make up the shortfall by March 1, 1988.

If emergency needs arise that require a shift in the use of the modernization and repair funds as provided, the IHS should follow reprogramming guidelines and immediately notify the Appropriations Committees of the amounts involved and the reason for shifting the funds.

The managers agree that the Department and the General Services Administration should take appropriate action to acquire necessary upgraded space in non-Federal buildings for the Oklahoma City, OK and Bemidji, MN area offices.

Within the funds provided for sanitation facilities is $420,000 for the Turtle Mountain rural water system.

The managers understand the Rosebud Sioux Tribe may in the future decide to contract for the operation of the new Rosebud Sioux hospital, and may decide to provide services at the hospital for non-Indian members of the community. Under these circumstances, the managers understand that the service population may be large enough to justify having a surgical suite at the hospital and there would be no objection to inclusion of a surgical suite in the hospital under those circumstances.

ADMINISTRATIVE PROVISIONS, INDIAN HEALTH SERVICE

Bill language which extends Federal tort claim coverage to tribal contractors under P.L. 93–638 has been included. However, a provision in this language which would have extended such coverage to contractors under the Buy Indian Act has not been included.

Bill language is included which amends language carried in a previous appropriations act, to permit the exchange of lands within the State of Alaska with the State or other named entities for the Anchorage, AK hospital, and to allow the payment or receipt of funds to equalize any such exchanges. The language also directs IHS to prepare and submit a report prior to June, 1988, which will set forth the legal authority necessary to enter into a lease-purchase contract; identify the extent of tribal interest in the construction of health facilities for lease-purchase to the IHS; compare the advantages and disadvantages to the Government of lease-purchase to direct Federal construction of the Anchorage facility, including costs of construction; and discuss the efforts expended by the IHS in protecting the Federal investment to date.

DEPARTMENT OF EDUCATION

OFFICE OF ELEMENTARY AND SECONDARY EDUCATION

INDIAN EDUCATION

Appropriates $66,326,000 instead of $66,343,000 as proposed by the House and the Senate because of the reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.
OTHER RELATED AGENCIES

NAVAJO AND HOPI INDIAN RELOCATION COMMISSION

The managers agree that relocations to the new lands are to be done in accordance with the Phase I development plan to assure water and utilities will be available for relocatees. In addition, monitoring of the water quality and quantity on the new lands is to continue and the Committees are to be provided quarterly reports on these findings. No rural community is to be located physically near the Puerco River until the analysis of the USGS survey has been completed by the EPA and the results indicate that there would be no adverse health problems associated with such a development.

The managers agree that the $25,270,000 appropriated for fiscal year 1988 includes a reduction of $20,000 for staff travel.

SMITHSONIAN INSTITUTION

SALARIES AND EXPENSES

Appropriates $201,432,000 for salaries and expenses instead of $203,635,000 as proposed by the House and $200,946,000 as proposed by the Senate. The net decrease from the amount proposed by the House consists of increases of $50,000 for SI Libraries cataloging backlog; $35,000 for facilities services; $50,000 for environmental management and safety; and $75,000 for the Office of Design and Construction Management; and decreases of $250,000 for Astrophysical Observatory computers; $300,000 to the Tropical Research Institute research initiative; $74,000 to the genetics laboratory at the Zoo; $80,000 to the NMNH outreach to Native Americans program; $45,000 to the National Arctic Studies Center; $72,000 for carpet replacement, NASM; $50,000 to maintenance at the Cooper-Hewitt; $25,000 to the Sackler Gallery publications program; $28,000 to SITES for Quadrangle support; $81,000 to NMNH molecular research initiative; $25,000 to the National Science Resources Center; $25,000 to interbureau fellowships; $100,000 to Administration for master accounting files; $50,000 to the Office of Procurement and Property Management; $144,000 for Columbus Quincentenary support; and $1,064,000 for the reestimate of FERS costs. In addition to the overall reduction of $144,000 for Quincentenary support, there is a $20,000 decrease to SITES for Quincentenary support, as proposed by the House.

The managers have included an increase of $250,000 for computers for the Astrophysical Observatory instead of $500,000 as proposed by the House. An additional $250,000 is to be provided for this purpose for within available Smithsonian funds, to provide the total of $500,000 in the SAO base. The managers expect this $500,000 to continue to be included in the SAO base in fiscal year 1989 in order to allow the program to continue.

The managers agree that the Smithsonian should review whether a centralized computer maintenance capability would be more cost effective before each museum or location begins to budget for its own, and should provide a report to the Committees prior to the fiscal year 1989 hearings. There is no objection to carpet replace-
ment at the Air and Space Museum from restoration and renovation funds. The Smithsonian shall provide not less than the same level of support to the Council of American Overseas Research Centers in fiscal year 1988 as was provided in fiscal year 1987.

The managers agree that the Smithsonian may use up to $200,000 of available funds for the study related to possible relocation of the Museum of the American Indian, Heye Foundation. The study should address the feasibility and estimated costs related to three possible options for the Museum: (1) maintaining the collection at one or more sites in New York City; (2) co-location at one or more sites in New York City and in Washington, D.C.; and (3) relocation to a newly-constructed site on the mall in Washington, DC.

Award of a contract to conduct this study should be accomplished through the competitive process, and the report should be submitted to the Appropriations Committees as promptly as possible.

CONSTRUCTION AND IMPROVEMENTS, NATIONAL ZOOLOGICAL PARK

Appropriates $8,150,000 as proposed by the Senate instead of $7,650,000 as proposed by the House.

The increase over the House recommendation is for the renovation of the old hospital and research facility into a modern research facility.

RESTORATION AND RENOVATION OF BUILDINGS

Appropriates $19,254,000 for restoration and renovation as proposed by the House instead of $17,669,000 as proposed by the Senate.

The managers are concerned with the proposed restructuring of this account, and the appropriate method to present in the budget new or replacement construction projects that do not go through the separate authorization process. The Committees will continue to address these issues with the Smithsonian.

CONSTRUCTION

Appropriates $1,315,000 as proposed by the House instead of $2,585,000 as proposed by the Senate.

The managers have not agreed to the transfer of projects proposed by the Senate from the restoration and renovation account.

NATIONAL GALLERY OF ART

SALARIES AND EXPENSES

Appropriates $37,352,000 instead of $37,401,000 as proposed by the House and $37,547,000 as proposed by the Senate.

The net decrease from the House recommendation includes an increase of $146,000 to allow savings in utility costs to be directed to the January, 1988 pay raise; and a decrease of $195,000 for the reestimate of FERS costs.

REPAIR, RESTORATION AND RENOVATION OF BUILDINGS

Appropriates no funds as proposed by the Senate instead of $400,000 as proposed by the House, and deletes the related House bill language.
The managers have agreed to delete funds for this account on a one-time basis only, due to an approved reprogramming late in fiscal year 1987 which made available $820,000 for facility renovation and repair projects. These funds, together with the projected carryover of $4,638,000 in prior year appropriations, will provide for a total program of over $5,400,000 in fiscal year 1988. The managers expect the base program funds needed for these efforts to be included in the President’s fiscal year 1989 budget request.

WOODROW WILSON INTERNATIONAL CENTER FOR SCHOLARS

Appropriates $4,028,000 instead of $3,827,000 as proposed by the House and $4,135,000 as proposed by the Senate.

The difference over the amount proposed by the House is an increase of $105,000 for 2 additional full-time equivalents (FTEs) for the West European and International Security studies programs resulting in a total of 37 federally-funded FTEs and an increase of $100,000 in general administration for the consolidation of office space into one location.

The managers have not added additional funding for the publications program because the new director should be given an opportunity to review the approach and set his or her own course. The committees expect the Center to discuss its proposal during the fiscal year 1989 hearing.

In accordance with the Administration’s request for a fiscal year 1988 budget amendment, the managers have reduced salaries and expenses by $4,000 due to the reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

Bill language or funding has not been included for the Endowment Challenge Fund. The managers expect a full discussion of this fund during the Center’s fiscal year 1989 hearing.

NATIONAL FOUNDATION ON THE ARTS AND THE HUMANITIES

NATIONAL ENDOWMENT FOR THE ARTS

GRANTS AND ADMINISTRATION

Appropriates $139,311,000 instead of $138,111,000 as proposed by the House and $140,056,000 as proposed by the Senate.

The managers agree on the following allocation of funds:

Program Grants:

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Artists-in-Schools</td>
<td>$5,300,000</td>
</tr>
<tr>
<td>Dance</td>
<td>8,847,000</td>
</tr>
<tr>
<td>Design Arts</td>
<td>4,276,000</td>
</tr>
<tr>
<td>Expansion Arts</td>
<td>6,655,000</td>
</tr>
<tr>
<td>Folk Arts</td>
<td>2,982,000</td>
</tr>
<tr>
<td>Inter Arts</td>
<td>3,885,000</td>
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<tr>
<td>Literature</td>
<td>5,100,000</td>
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<tr>
<td>Media Arts</td>
<td>12,000,000</td>
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<tr>
<td>Museums</td>
<td>11,400,000</td>
</tr>
<tr>
<td>Music</td>
<td>12,236,000</td>
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<tr>
<td>Opera/Musical Theatre</td>
<td>4,200,000</td>
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<tr>
<td>Local Programs</td>
<td>2,340,000</td>
</tr>
<tr>
<td>Theatre</td>
<td>10,800,000</td>
</tr>
<tr>
<td>Visual Arts</td>
<td>6,200,000</td>
</tr>
<tr>
<td>Advancement</td>
<td>1,000,000</td>
</tr>
</tbody>
</table>
The $12,000,000 for the media program continues the initiative to increase resources for television and radio programming in the arts. The managers agree to $40,000 above the 1987 level for State programs to accommodate additional work required of the National Assembly of State Arts Agencies. No funding is provided for a Western Hemisphere Initiative.

The National Endowment for the Arts is encouraged to reach out to small and rural States to assure that arts organizations in those States have access to NEA programs.

The managers have agreed to raise the maximum limits of coverage under the Indemnity for exhibitions of Arts and Artifacts. The current limit of $650,000,000 is inadequate to meet the demands on the program, especially with rapidly escalating art prices. Accordingly, the maximum limit has been raised to $1,200,000,000. In addition, the limit for a single exhibition covered by the program is raised from $75,000,000 to $125,000,000.

MATCHING GRANTS

Appropriates $28,420,000 as proposed by the House instead of $25,900,000 as proposed by the Senate. This includes $19,420,000 for challenge grants and $9,000,000 for Treasury funds.

NATIONAL ENDOWMENT FOR THE HUMANITIES

GRANTS AND ADMINISTRATION

Appropriates $111,935,000 instead of $111,140,000 as proposed by the House and $112,140,000 as proposed by the Senate. The managers agree to the following allocation of funds:

Program grants:
- Media Grants: $8,900,000
- Museums and Historical Organizations: $8,780,000
- Humanities programs for adults: $2,000,000
- Humanities projects in libraries: $2,900,000
- Education programs: $16,350,000
- Fellowships and seminars: $15,560,000
- Research grants: $16,400,000

Subtotal, program grants: $70,890,000

State programs: $21,300,000
Office of Preservation: $4,500,000

Subtotal, grants: $96,690,000

Administration area: Administration: $15,245,000

Total, grants and administration: $111,935,000
The amount for administration includes a reduction of $105,000 based on the reestimate of FERS costs.

The managers encourage the National Endowment for the Humanities to insure that benefits of NEH programs continue to be available to smaller States as well as to large ones.

**MATCHING GRANTS**

Appropriates $28,500,000 as proposed by the House instead of $27,051,000 as proposed by the Senate. This includes $12,000,000 for Treasury funds and $16,500,000 for challenge grants.

**NATIONAL CAPITAL ARTS AND CULTURAL AFFAIRS**

Appropriates $4,500,000 as proposed by the Senate instead of $4,000,000 as proposed by the House. In addition, bill language is included to transfer the administration of the program from the National Endowment for the Humanities to the Commission of Fine Arts.

The managers agree that amounts provided to eligible organizations through the National Park Service and the Smithsonian Institution should not be counted against the $500,000 annual limit.

**MARTHA GRAHAM CENTER OF CONTEMPORARY DANCE**

No funds are provided for the Martha Graham Center of Contemporary Dance instead of $4,125,000 as proposed by the Senate.

**INSTITUTE OF MUSEUM SERVICES**

Appropriates $21,944,000 for the Institute of Museum Services instead of $21,948,000 as proposed by the Senate and $22,000,000 as proposed by the House. The reduction to the Senate level of $4,000 is based on a FERS reestimate. Within the amount provided is $100,000 for contracts and cooperative agreements with professional museum organizations for programs and projects to educate museum professionals in conservation and museum management issues. An additional staff person may be hired in order to meet the workload associated with processing grant applications.

**COMMISSION OF FINE ARTS**

**SALARIES AND EXPENSES**

Appropriates $443,000 instead of $446,000 proposed by the House and the Senate due to the Administration's request for a fiscal year 1988 budget amendment because of the reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

**NATIONAL CAPITAL PLANNING COMMISSION**

**SALARIES AND EXPENSES**

Appropriates $2,948,000 for salaries and expenses, National Capital Planning Commission, instead of $2,967,000 as proposed by the House and $3,013,000 as proposed by the Senate.
The $19,000 reduction from the House level is due to the Administration's reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

**Pennsylvania Avenue Development Corporation**

**Salaries and Expenses**

Appropriates $2,516,000 instead of $2,531,000 as proposed by the House and the Senate due to the Administration's reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

The managers agree that if additional funds are necessary for the January, 1988 pay increase, they should not be budgeted for or taken from the public development program.

**United States Holocaust Memorial Council**

**Holocaust Memorial Council**

Appropriates $2,171,000 for the Holocaust Memorial Council instead of $2,145,000 as proposed by the House and $2,183,000 as proposed by the Senate.

An estimated 1.5 million children were killed in the Holocaust. The question has been raised as to whether a separate portion of the museum should be included to memorialize these children. The subject is a sensitive one and questions have been raised as to the appropriateness of introducing children to the subject of the Holocaust, and if so, under what conditions. The managers believe that this increase of $35,000 over the House level, to be used by the Holocaust Council's Committee to Remember the Children and the Capital Children's Museum, will do much to answer relevant and poignant questions on this subject. This funding is separate from operational funds provided in the base budget for the Committee to Remember the Children.

In addition, the managers have included a $9,000 reduction from the House level due to the Administration's reestimate of the cost of the Federal contribution to the Federal Employee Retirement System.

**Application of General Reductions**

The level at which reductions shall be taken pursuant to the Balanced Budget and Emergency Deficit Control Reaffirmation Act of 1987, if such reductions are required in fiscal year 1988, is defined by the managers as follows:

As provided for by section 252(a)(1)(B)(i) of Public Law 100-119 and for the purposes of a Presidential Order issued pursuant to section 252 of said Act, the term "program, project, and activity" for items under the jurisdiction of the Appropriations Subcommittee on the Department of the Interior and Related Agencies of the House of Representatives and the Senate is defined as (1) any item specifically identified in tables or written material set forth in the Interior and Related Agencies Appropriations Act, or accompanying committee reports or the conference report and accompanying joint explanatory statement of the managers of the committee of
conference; (2) any Government-owned or Government-operated facility; and (3) management units, such as national parks, national forests, fish hatcheries, wildlife refuges, research units, regional, State and other administrative units and the like, for which funds are provided in fiscal year 1988.

The Committee emphasizes that any item for which a specific dollar amount is mentioned in an accompanying report, including all increases over the budget estimate approved by the Committee, shall be subject to a percentage reduction no greater or less than the percentage reduction applied to all non-defense accounts.

**Reprogramming Guidelines**

The managers agree to amend the reprogramming guidelines by adding a new provision as follows:

12. **Grants.**—No grant may be made by an agency in the Department of the Interior and Related Agencies bill to an agency receiving funds in the Department of the Interior and Related Agencies bill unless the grant is submitted to the Committees on Appropriations for approval in compliance with these procedures.

**General Provisions—Title III**

Bill language has been included amending the language proposed by the Senate which includes the Bureau of Land Management in a provision carried in last year's appropriation. The language provides that the Forest Service and the Bureau of Land Management may continue to manage lands under their jurisdiction under existing land and resource management plans pending the completion of new plans; and that existing plans may not be challenged solely on the basis that the plans are outdated or that there is new information, unless the claim includes information as to substantive concerns related to the new information. Any particular activities, such as individual timber sales, may continue to be challenged as always.

Bill language proposed by the Senate designating the entire State of Rhode Island as a contract health service delivery area has not been included. The managers are concerned about the potential budgetary impact of the proposal, and believe further study is required before a decision can be made.

Bill language has been included, as proposed by the Senate, which delays implementation of the Department of Health and Human Services' final rule on eligibility for health care services of the Indian Health Service until September 16, 1988. The language also extends the grace period provided in the rule until March 16, 1989.

Bill language has been included as proposed by the Senate which will allow the payment of premium pay for forest firefighters whose pay would otherwise be capped under the provisions of 5 U.S.C. 5547. The provision will allow forest firefighters to be paid in full for hours actually worked.

The Secretaries of the Department of Agriculture and the Department of the Interior shall, in cooperation with the Office of Personnel Management, identify duties that are performed "in sup-
port of wildfire emergencies for the purposes of implementing this provision. This information shall be submitted to the House and Senate Committees on Appropriations no later than January 20, 1988.

The managers have agreed to modify Senate bill language concerning financial interest under the provisions of 18 U.S.C. 208.

On January 12, 1987, the Office of Legal Counsel of the Department of Justice provided an opinion concerning the scope of the term “particular matter” under Title 18 of the United States Code, Section 208. The Department of Justice has broadly interpreted the prohibition in that section of the Code to include matters of general policy, regulations and legislation.

The managers have agreed to revised language which will not eliminate the prohibitions of Title 18, U.S.C. Section 208 for Department of the Interior and Indian Health Service employees. Rather, it will apply the prohibition to “particular matters involving a specific party or parties” as is already the case in Section 207 of Title 18, U.S.C., thereby eliminating application to general policy matters. Employees are prohibited from involvement in specific actions in which they have a direct financial interest.

The managers agree to prohibit transfer of certain lands in the Black Hills National Forest, South Dakota as proposed by the Senate.
### Interior Support Table (in Thousands of Dollars)

<table>
<thead>
<tr>
<th>TITLE I - DEPARTMENT OF THE INTERIOR</th>
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<tbody>
<tr>
<td>BUREAU OF LAND MANAGEMENT</td>
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<tr>
<td>Management of Lands and Resources</td>
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|                      | FY 1987 Enacted | FY 1988 Estimates | House  | Senate  | Conference Enacted | Conference Estimates | House  | Senate  | Conference compared to
|----------------------|-----------------|-------------------|--------|---------|-------------------|--------------------|--------|---------|------------------------
<p>| <strong>Renewable Resources Management</strong> |                 |                   |        |         |                   |                    |        |         |                        |
| Forest Management    |                 |                   |        |         |                   |                    |        |         |                        |
| Public Domain        | 6.106           | 5.507             | 6.507  | 6.507   | +601              | +1.000             |        |         |                        |
| Western Oregon       |                 |                   |        |         |                   |                    |        |         |                        |
| Subtotal, Forest Management | 7.020          | 5.507             | 7.421  | 7.421   | +601              | +1.914             |        |         |                        |
| <strong>Range Management</strong> |                 |                   |        |         |                   |                    |        |         |                        |
| Grazing Management   |                 |                   |        |         |                   |                    |        |         |                        |
| <strong>Soil, Water, &amp; Air Management</strong> |              |                   |        |         |                   |                    |        |         |                        |
| Recreation Management|                 |                   |        |         |                   |                    |        |         |                        |
| Cultural Resources Management | 6.618          | 5.469             | 7.009  | 6.409   | -134              | +1.015             | -525   | -75     |                        |
| Subtotal, Recreation Management | 22.964        | 21.068            | 24.102 | 23.247  | +1.098            | +3.559             | +525   | -620    |                        |
| <strong>Fire Management</strong>  |                 |                   |        |         |                   |                    |        |         |                        |
|-------------------------------------|----------------|------------------|---------------|---------------|------------|----------------|------------------|---------------|---------------|------------|
| Planning and Data Management        |                |                  |               |               |            |                |                  |               |               |            |
| Data Management                     | 9,680          |                  | 9,680         | 9,680         | +155       | 9,680          |                  | 9,680         | 9,680         | +155       |
| Subtotal, Planning and Data Management| 24,413        |                  | 30,758        | 30,758        | +6,345     | 24,413        |                  | 30,758        | 30,758        | +6,345     |
| Cadastral Survey                    | 21,078         |                  | 30,758        | 30,758        | +4,000     | 21,078        |                  | 30,758        | 30,758        | +4,000     |
| Subtotal, Cadastral Survey          |                |                  |               |               |            |                |                  |               |               |            |
| Other States                         | 15,622         |                  | 12,538        | 12,538        | -916       | 15,622        |                  | 12,538        | 12,538        | -916       |
| Subtotal, Other States              | 26,641         |                  | 24,021        | 24,021        | -1,340     | 26,641        |                  | 24,021        | 24,021        | -1,340     |
| Fire Control                        | 86,492         |                  | 78,492        | 78,492        | -8,000     | 86,492        |                  | 78,492        | 78,492        | -8,000     |
| Rehabilitation                      | 584            | 584              | 584           | 584           |            | 584            |                  | 584           | 584           |            |
| Subtotal, Fire Control              | 87,076         |                  | 79,076        | 79,076        | -8,000     | 87,076        |                  | 79,076        | 79,076        | -8,000     |
| Technical Services                  |                |                  |               |               |            |                |                  |               |               |            |
| Maintenance and engineering services |            |                  |               |               |            |                |                  |               |               |            |
| Buildings                           | 3,421          | 3,990            | 3,990         | 3,990         | +569       | 3,421          |                  | 3,990         | 3,990         | +569       |
| Recreation                          | 3,681          | 4,832            | 4,832         | 4,832         | +1,151     | 3,681          |                  | 4,832         | 4,832         | +1,151     |
| Transportation                      | 3,463          | 4,268            | 4,268         | 4,268         | +785       | 3,463          |                  | 4,268         | 4,268         | +785       |
| Maintenance Improvement             | 1,000          |                  |               |               |            | 1,000          |                  |               |               |            |
| Engineering services                | 1,160          | 1,353            | 1,353         | 1,353         | -193       | 1,160          |                  | 1,353         | 1,353         | -193       |
| Subtotal, Maintenance and engineering services | 12,745        | 14,443           | 14,443        | 14,443        | +1,698     | 12,745         |                  | 14,443        | 14,443        | +1,698     |
| Subtotal, Technical Services        | 16,065         | 17,874           | 17,874        | 17,874        | +1,809     | 16,065         |                  | 17,874        | 17,874        | +1,809     |</p>
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## Interior Support Table (in Thousands of Dollars)

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**Total, Bureau of Land Management**

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### NATIONAL PARK SERVICE

#### Operation of the National Park System

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<th>Park Management</th>
<th>FY 1987 Enacted</th>
<th>FY 1988 Estimates</th>
<th>House Senate Conference Enacted</th>
<th>Estimates</th>
<th>Conference compared to</th>
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#### Forest Fire Suppression and Presuppression

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#### Park Recreation and Wilderness Planning

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#### Statutory or Contractual Aid for Other Activities

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## Urban Park Recreation Fund

### Base program (recession)

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<tr>
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### Federal Highway Administration

#### Federal-aid Highways (liquidation of contract authority) (trust fund)

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#### Land and Water Conservation Fund

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<td>4,920</td>
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<td>Jefferson National Expansion Memorial Commission</td>
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The table above shows the Interior Support Table (in thousands of dollars) for various programs and agencies, including the John F. Kennedy Center for the Performing Arts, the Illinois and Michigan Canal National Heritage Corridor Commission, and the Jefferson National Expansion Memorial Commission. The table compares the enacted and estimated amounts for fiscal years 1987 and 1988, as well as the House and Senate versions, with the conference version and the percentage change compared to the conference version.
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### MINERALS MANAGEMENT SERVICE

#### Leasing and Royalty Management

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<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference compared to Senate</th>
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### BUREAU OF MINES

#### Mines and Minerals

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#### OFFICE OF SURFACE MINING RECLAMATION AND ENFORCEMENT

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*Note: The table data represents budgetary entries for different programs involving minerals and surface mining regulations, with comparison to previous fiscal years.*
## INTERIOR SUPPORT TABLE (IN THOUSANDS OF DOLLARS)

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## Interior Support Table (in Thousands of Dollars)

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### Trust Funds

- **Definite**: 1,000
- **Revolving Fund for Loans**
  - Indian direct loan subsidies: 2,912
  - Limitation on direct loans: (16,320) (13,000)
- **Indian Loan Guaranty and Insurance Fund**
  - Base program: 2,452
  - Indian guaranteed loan subsidies: 9,367
  - Limitation on guaranteed loans: (33,500)
  - Total, Indian Loan Guaranty and Insurance Fund: 2,452
- **Total, Bureau of Indian Affairs**: 1,037,253
## TERRITORIAL AFFAIRS

### Administration of Territories

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*Note: The table details the enacted, estimated, and conference comparisons for various administrative aspects for different territories, including grants, construction, and administration expenditures.*
### Interior Support Table (in Thousands of Dollars)

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**DEPARTMENTAL OFFICES**

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## INTERIOR SUPPORT TABLE (IN THOUSANDS OF DOLLARS)

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| Office of the Inspector General |         |         |       |        |            |         |         |       |        |            |
| Audit                     | 10,736  | 12,120  | 11,803| 11,961 | 11,961     | +1,225  | -159    | +158  | ---    |            |
| Investigations            | 2,430   | 2,714   | 2,641 | 2,641  | 2,641      | +211    | -73     | ---   | ---    |            |
| Administration            | 3,134   | 3,256   | 3,256 | 3,256  | 3,256      | +122    | ---     | ---   | ---    |            |
| Pay and retirement supplemental | 425 | ---     | ---   | ---    | ---        | -425    | ---     | ---   | ---    |            |
| FERS reestimate           | ---     | ---     | ---   | ---    | ---        | ---     | ---     | ---   | ---    |            |
| **Total, Office of the Inspector General** | 16,725  | 18,090  | 17,700| 17,859 | 17,757     | +1,032  | -333    | +57   | -101   |            |

<p>| Construction Management   |         |         |       |        |            |         |         |       |        |            |
| Salaries and Expenses     | 664     | ---     | 2,500 | 718    | 1,800      | +1,116  | +1,800  | +700  | +1,082 |            |
| <strong>Total, Secretarial Offices</strong> | 81,860  | 93,860  | 89,158| 90,095 | 90,129     | +8,249  | -3,731  | +971  | +34    |            |
| <strong>Grand Total, Department of the Interior</strong> | 4,251,848| 3,875,994| 4,315,243| 4,390,573| 4,361,330| +109,482| +485,336| +46,087| -29,243|</p>
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**Notes:**
- FY 1987 and FY 1988 figures reflect enacted amounts and estimates for comparison.
- Conference amounts reflect the final enacted figures after negotiations.
- Positive numbers indicate increases, while negative numbers indicate decreases.
- Slight rounding errors may occur due to calculation methods.
### INTERIOR SUPPORT TABLE (IN THOUSANDS OF DOLLARS)

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<tr>
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<td>Timber Receipts Transfer (transfer to General Fund)</td>
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<td>Base program (recission)</td>
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<td>Operation and Maintenance of Recreation Facilities</td>
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## Interior Support Table (in Thousands of Dollars)

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<td>Interior Support Table (in Thousands of Dollars)</td>
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<tr>
<td></td>
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<td>6,206</td>
<td>6,206</td>
<td>6,206</td>
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<td>6,206</td>
<td>6,206</td>
<td>+162</td>
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<tr>
<td>FERS reestimate</td>
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<td>---</td>
<td>-34</td>
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<tr>
<td>Strategic Petroleum Reserve</td>
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<td></td>
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<tr>
<td>Storage facilities development and operations</td>
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<td>151,886</td>
<td>151,886</td>
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<td>12,339</td>
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<td>---</td>
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<td>164,225</td>
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<td>806,934</td>
<td>438,744</td>
<td>-404,190</td>
<td>-165,000</td>
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<td>806,934</td>
<td>438,744</td>
<td>-404,190</td>
<td>-165,000</td>
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<td></td>
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<td>51,374</td>
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<td>-201</td>
<td>-201</td>
<td>-201</td>
<td>-201</td>
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</tr>
<tr>
<td>Total, Energy Information Administration</td>
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<td>61,599</td>
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<td>Total, Department of Energy</td>
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<td>+649,363</td>
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## Interior Support Table (In Thousands of Dollars)

<table>
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<th>FY 1987</th>
<th>FY 1988</th>
</tr>
</thead>
<tbody>
<tr>
<td>House</td>
<td>Senate</td>
</tr>
<tr>
<td>Enacted</td>
<td>Estimates</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td><strong>Department of Health and Human Services</strong></td>
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<tr>
<td><strong>Health Resources and Services Administration</strong></td>
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</table>

### Indian Health Services

#### Clinical Services

<table>
<thead>
<tr>
<th>IHS and tribal health delivery</th>
<th>FY 1987</th>
<th>FY 1988</th>
</tr>
</thead>
<tbody>
<tr>
<td>Hospital and health clinic programs</td>
<td>479,767</td>
<td>461,142</td>
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<tr>
<td>Dental health program</td>
<td>25,849</td>
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<tr>
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<td>11,380</td>
<td>11,738</td>
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<td>Alcoholism program</td>
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<td>26,414</td>
</tr>
<tr>
<td>Maintenance and repair</td>
<td>9,025</td>
<td>9,025</td>
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<tr>
<td>Contract care</td>
<td>183,713</td>
<td>146,090</td>
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</table>

**Subtotal, Clinical Services:**

| 737,421 | 681,093 | 815,084 | 816,636 | 815,242 | +17,821 | +134,149 | +158 | +1,394 |

#### Preventive Health

<table>
<thead>
<tr>
<th>FY 1987</th>
<th>FY 1988</th>
</tr>
</thead>
<tbody>
<tr>
<td>House</td>
<td>Senate</td>
</tr>
<tr>
<td>Enacted</td>
<td>Estimates</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Sanitation</td>
<td>22,307</td>
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<tr>
<td>Public health nursing</td>
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</tr>
<tr>
<td>Health education</td>
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</tr>
<tr>
<td>Community health representative program</td>
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</tr>
<tr>
<td>Immunization</td>
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</table>

**Subtotal, Preventative Health:**

| 65,472 | 65,560 | 69,148 | 70,169 | 70,069 | +4,597 | +4,509 | +921 | +100 |

#### Urban Health Projects

<table>
<thead>
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<th>FY 1987</th>
<th>FY 1988</th>
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</thead>
<tbody>
<tr>
<td>House</td>
<td>Senate</td>
</tr>
<tr>
<td>Enacted</td>
<td>Estimates</td>
</tr>
<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Urban health projects</td>
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<tr>
<td>Indian health manpower</td>
<td>7,018</td>
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<tr>
<td>Tribal management</td>
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<tr>
<td>Direct operations</td>
<td>36,410</td>
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<tr>
<td>Indian health facilities</td>
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</table>

**Subtotal:**

| (43,860) | (60,000) | (60,000) | (60,000) | (60,000) | (+16,140) | --- | --- | --- |

#### Medicare/Medicaid Reimbursements

<table>
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<th>FY 1988</th>
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</thead>
<tbody>
<tr>
<td>House</td>
<td>Senate</td>
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<tr>
<td>Enacted</td>
<td>Estimates</td>
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<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Hospital and clinic accreditation</td>
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</table>

**Subtotal:**

| (43,860) | (60,000) |

#### Pay and Retirement Supplemental

<table>
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<th>FY 1988</th>
</tr>
</thead>
<tbody>
<tr>
<td>House</td>
<td>Senate</td>
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<td>Enacted</td>
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<tr>
<td>---------</td>
<td>---------</td>
</tr>
<tr>
<td>Pay and retirement supplemental</td>
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</table>

**Total, Indian Health Services:**

<p>| 889,695 | 796,835 | 943,388 | 947,235 | 943,297 | +73,602 | +146,462 | -91 | -3,938 |</p>
<table>
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<th>FY 1987 Enacted</th>
<th>FY 1988 Estimates</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
<th>Conference compared to Enacted</th>
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<tbody>
<tr>
<td><strong>Indian Health Facilities</strong></td>
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<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>Hospitals</td>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>New and Replacement</td>
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<td>796,835</td>
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<td>1,004,746</td>
<td>1,005,808</td>
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**DEPARTMENT OF EDUCATION**

**OFFICE OF ELEMENTARY AND SECONDARY EDUCATION**

**Indian Education**

<p>| Part A-Payments to School Districts | 47,200 | 47,200 | 49,170 | 49,170 | 49,170 | +1,970 | +1,970 | --- |
| Part B-Special Projects for Indian Students | 11,568 | 11,568 | 11,707 | 11,707 | 11,707 | +139 | +139 | --- |
| Part C-Special Projects for Indian Adults | 3,000 | 3,000 | 3,000 | 3,000 | 3,000 | +198 | +198 | --- |
| Administration | 2,268 | 2,268 | 2,466 | 2,466 | 2,466 | -17 | -17 | --- |
| FERS reestimate | 66,343 | 66,343 | 66,343 | 66,343 | 66,343 | +2,290 | +2,290 | --- |
| <strong>Total, Indian Education</strong> | 117,655 | 117,655 | 120,870 | 120,870 | 120,870 | +1,970 | +1,970 | --- |</p>
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<td>Salaries and Expenses</td>
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<td>Operation of the Commission:</td>
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<p>| SMITHSONIAN INSTITUTION |
| Salaries and Expenses |
| Research |
| Assistant Secretary for Research: | 1,215 | 1,263 | 1,263 | 1,263 | 1,263 | +48 | --- |
| Astrophysical Observatory: | 9,652 | 10,217 | 10,171 | 10,217 | 10,467 | +815 | +250 | +250 | +150 |
| Tropical Research Institute: | 4,063 | 5,711 | 5,586 | 5,236 | 5,286 | +1,223 | +245 | +150 | +125 |
| Environmental Research Center: | 2,068 | 1,376 | 1,376 | 1,376 | 1,376 | +692 | --- | --- | --- | --- | +862 |
| National Zoological Park: | 12,025 | 13,176 | 13,142 | 13,068 | 13,068 | +1,043 | --- | --- | --- | --- | --- |
| Smithsonian Institution Archives: | 549 | 579 | 579 | 579 | 579 | +30 | --- | --- | --- | --- | --- |
| Smithsonian Institution Libraries: | 4,774 | 5,039 | 5,039 | 5,089 | 5,089 | +325 | +25 | --- | --- | --- | --- | --- |
| Subtotal, Research: | 34,336 | 37,361 | 37,702 | 36,016 | 37,128 | +2,797 | -233 | --- | --- | --- | +1,112 |
| Museums |
| Assistant Secretary for Museums: | 1,039 | 1,086 | 1,086 | 1,086 | 1,086 | +47 | --- | --- | --- | --- | --- |
| National Museum of Natural History: | 22,036 | 23,191 | 24,174 | 23,674 | 23,948 | +1,932 | +99 | +206 | --- | --- | +249 |
| National Air and Space Museum: | 8,652 | 9,037 | 9,109 | 9,037 | 9,037 | +385 | --- | --- | --- | --- | +72 |
| National Portrait Gallery: | 3,739 | 4,069 | 4,069 | 4,069 | 4,069 | +330 | --- | --- | --- | --- | --- |
| Hirshhorn Museum and Sculpture Garden: | 3,204 | 3,351 | 3,351 | 3,351 | 3,351 | +147 | --- | --- | --- | --- | --- |
| Center for Asian Art: | 3,891 | 3,961 | 3,961 | 3,936 | 3,936 | +45 | --- | --- | --- | --- | --- |
| Archives of American Art: | 996 | 1,041 | 1,041 | 1,041 | 1,041 | +45 | --- | --- | --- | --- | --- |
| Cooper-Hewitt Museum: | 1,031 | 1,076 | 1,076 | 1,076 | 1,076 | +45 | --- | --- | --- | --- | --- |
| Anacostia Neighborhood Museum: | 900 | 931 | 931 | 931 | 931 | +31 | --- | --- | --- | --- | --- |
| Conservation Analytical Laboratory: | 2,342 | 2,418 | 2,418 | 2,418 | 2,418 | +76 | --- | --- | --- | --- | --- |
| Office of Exhibits Central: | 1,723 | 1,841 | 1,841 | 1,841 | 1,841 | +128 | --- | --- | --- | --- | --- |
| Traveling Exhibition Service: | 558 | 719 | 699 | 671 | 691 | +133 | -28 | --- | --- | --- | --- |
| Subtotal, Museums: | 71,364 | 75,548 | 75,905 | 75,230 | 75,544 | +4,180 | -361 | --- | --- | --- | +314 |</p>
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<th>Senate</th>
<th>Conference</th>
<th>Conference compared to Estimates</th>
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<th>Senate</th>
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## Interior Support Table (In Thousands of Dollars)

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Note: All data is in thousands of dollars.
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Subtotal, Salaries and expenses:

Public Development

Total, Pennsylvania Avenue Development Corporation

Total, Holocaust Memorial Council

Total, Title II, Related Agencies
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<th>Interior Support Table (in thousands of dollars)</th>
<th>FY 1987 Enacted</th>
<th>FY 1988 Estimates</th>
<th>House</th>
<th>Senate</th>
<th>Conference Enacted</th>
<th>Conference Estimates</th>
<th>House</th>
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- **House, Senate, Conference**: Budgetary figures for the House, Senate, and Conference, respectively.
- **Conference compared to**: Comparison of the Conference amount with the House and Senate amounts.
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<th>House Senate</th>
<th>Conference</th>
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Grand total: 8,441,493 8,632,818 9,441,834 10,019,754 9,302,216 +860,723 +669,398 -139,618 -717,538