IN THE HOUSE OF REPRESENTATIVES

September 21, 1983
Ordered to be printed with the amendments of the Senate numbered

AN ACT
Making appropriations for the Department of the Interior and related agencies for the fiscal year ending September 30, 1984, and for other purposes.

1 Be it enacted by the Senate and House of Representa-
2 tives of the United States of America in Congress assembled,
3 That the following sums are appropriated, out of any money
4 in the Treasury not otherwise appropriated, for the Depart-
5 ment of the Interior and related agencies for the fiscal year
6 ending September 30, 1984, and for other purposes, namely:

TITLE I—DEPARTMENT OF THE INTERIOR

LAND AND WATER RESOURCES

Bureau of Land Management

MANAGEMENT OF LANDS AND RESOURCES

For expenses necessary for protection, use, improve-
ment, development, disposal, cadastral surveying, classifica-
tion, and performance of other functions, including main-
tenance 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 admin-
istration of the Bureau of Land Management,

(1) $348,852,000 $359,014,000.

CONSTRUCTION AND ACCESS

For acquisition of lands and interests therein, and con-
struction of buildings, recreation facilities, roads, trails, and
appurtenant facilities, (2) $1,200,000 $2,200,000, to
remain available until expended.

PAYMENTS IN LIEU OF TAXES

For expenses necessary to implement the Act of Octo-
ber 20, 1976 (31 U.S.C. 1601) (3) $86,820,000
$105,000,000, of which not to exceed $400,000 shall be
available for administrative expenses (4): Provided, That
this appropriation may be used to correct underpayments in
the previous fiscal year to achieve equity among all qualified
recipients.

LAND ACQUISITION

For expenses necessary to carry out the provisions of
sections 205 and 318(d) of Public Law 94–579 including ad-
ministrative expenses and acquisition of lands or waters, or
interest therein, (5) $2,189,000 $765,000, 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 im-
provements on the revested Oregon and California Railroad
grant lands, on other Federal lands in the Oregon and Cali-
forinia 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;
$51,536,000, to remain available until expended: Provided,
That the amount provided herein for the purposes of this ap-
propriation on lands administered by the Forest Service shall
be transferred to the Forest Service, Department of Agricul-
ture: Provided further, That the amount appropriated herein
for road construction on lands other than those administered
by the Forest Service 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, 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 fifty 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.), \( (6) \) but not less than \$10,000,000 (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 \( (7) \): Provided further, That none of the funds may be expended until a new grazing fee schedule has been implemented, based on private grazing fees in the same area for lands of comparable quality.

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 monitoring construction, operation, and termination of facilities in con-
juncture 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 avail-
able until expended (8) – Provided, That the amounts col-
lected under section 304 of the Act of October 21, 1976; and
sections 101 and 203 of Public Law 93–153 and appropri-
ated hereby shall be sufficient to meet the actual cost, includ-
ing direct and indirect costs, to the United States, as deter-
mined by the Secretary, of the application processing and
other activities, including the full cost of preparation of envi-
ronmental impact statements, required in connection with the
application for which such charges are made: Provided fur-
ther, That no funds other than those appropriated hereby
may be used to meet the costs determined by the Secretary,
in his discretion, to be reasonable under section 304(b) of the
Act of October 21, 1976: Provided further, That notwith-
standing 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 subsec-
tion 205(e) of that Act (42 U.S.C. 1735(e)), shall be available
and may be expended under the authority of this or subse-

HR 3363 PP
quent appropriations Acts by the Secretary to improve, prote-
tect, 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.

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 $10,000 for payments, at the
discretion of the Secretary, for information or evidence con-
cerning violations of laws administered by the United States
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 certifi-
cate, not to exceed $10,000: Provided, That appropriations
herein made for the Bureau of Land Management expendi-
tures 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 designat-
ed 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 on a reimbursable basis for surveys of Fed-
eral lands of the United States and for protection of lands for
the State of Alaska (9): Provided further, That the Secre-
tary of the Interior shall develop criteria for extending, on a
ease-by-case basis, the period allowed for phased livestock
reductions on public rangelands administered through the
Bureau of Land Management up to five years. Such criteria
shall take into account available agricultural assistance pro-
grams, the magnitude of projected livestock reductions, alter-
native pasturage available, and ability of such public range-
lands to sustain such phasing in of livestock reductions without damage to rangeland productivity. 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 or ninety days after the effective date of this Act in the case of reductions ordered during 1979, whichever occurs later. 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 to protect, improve, develop, or manage the public lands; and that within appropriations herein provided, Bureau 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 govern-
ments (10): Provided further, That subject to valid existing
rights no appropriation herein made shall be used by the Sec-
retary of the Interior for the processing or issuance of pros-
specting permits in certain lands in the Mark Twain National
Forest, Missouri, which comprise approximately 17,562
acres, as generally depicted on a map entitled "Irish Wilder-

FISH AND WILDLIFE AND PARKS

United States Fish and Wildlife Service

resource management

For expenses necessary for scientific and economic stud-
ies, 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 Fish and Wildlife Service; for mainte-
nance of the herd of long-horned cattle on the Wichita Moun-
tains Wildlife Refuge (11), and not less than $2,400,000
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 92-402, (12) $260,530,000
$262,338,000 (13) of which $4,000,000, to carry out the
purposes of 16 U.S.C. 1535, shall remain available until ex-
pended; and of which (14) $1,029,000 $3,729,000 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, which will remain available until expended\(^{(15)}\), and of which $292,000 shall be available for the operation and maintenance of the Warm Springs National Fish Hatchery: Provided, That the only critical habitat to be designated under section 4(b)(2) of the Endangered Species Act of 1973 (Public Law 93–205), as amended, for the Northern Rocky Mountain Wolf in Idaho shall be coterminous with the boundaries of the Central Idaho Wilderness Areas, as established by Public Law 96–312.

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\(^{(16)}\); and for expenses necessary to carry out the Anadromous Fish Conservation Act (16 U.S.C. 757a–757f); \(^{(17)}\)$21,816,000 $19,785,000, to remain available until expended.
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), $7,000,000, 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, $42,310,000 to be derived from the Land and Water Conservation Fund, to remain available until expended: Provided, That $1,500,000 shall be available for land acquisition in the Rio Grande Valley National Wildlife Refuge, Texas.

NATIONAL WILDLIFE REFUGE FUND

For expenses necessary to implement the Act of October 17, 1978 (16 U.S.C. 715s), $5,760,000.

ADMINISTRATIVE PROVISIONS

Appropriations and funds available to the United States Fish and Wildlife Service shall be available for purchase of not to exceed 144 passenger motor vehicles of which 132 are for replacement only (including
1 (23) 29 70 for police-type use); purchase of 1 aircraft for
2 replacement only; not to exceed $200,000 for payment, at
3 the discretion of the Secretary, for information, rewards, or
4 evidence concerning violations of laws administered by the
5 United States Fish and Wildlife Service and miscellaneous
6 and emergency expenses of enforcement activities, authorized
7 or approved by the Secretary and to be accounted for solely
8 on his certificate; repair of damage to public roads within and
9 adjacent to reservation areas caused by operations of the
10 United States Fish and Wildlife Service; options for the pur-
11 chase of land at not to exceed $1 for each option; facilities
12 incident to such public recreational uses on conservation
13 areas as are not inconsistent with their primary purpose; and
14 the maintenance and improvement of aquaria, buildings, and
15 other facilities under the jurisdiction of the United States
16 Fish and Wildlife Service and to which the United States has
17 title, and which are utilized pursuant to law in connection
18 with management and investigation of fish and wildlife re-
19 sources.

20 National Park Service

21 OPERATION OF THE NATIONAL PARK SYSTEM

22 For expenses necessary for the management, operation,
23 and maintenance of areas and facilities administered by the
24 National Park Service (including special road maintenance
25 service to trucking permittees on a reimbursable basis), and
for the general administration of the National Park Service, including not to exceed $418,000 for the Roosevelt Campobello International Park Commission, and $500,000 for the Volunteers-in-the-Park program (24), and not less than $2,200,000 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 12, 1970, as amended by Public Law 93-498, (25) $602,065,000 without regard to the Act of August 24, 1912, as amended (16 U.S.C. 451) $608,302,000 without regard to the Act of August 24, 1912, as amended (16 U.S.C. 451) of which $100,000 shall be made available upon entering into a cooperative agreement with the Martin Luther King, Jr. Center for Nonviolent Social Change, Inc.: Provided, That the 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 appropriations for maintenance and improvement of roads within the boundary of Indiana Dunes National Lakeshore shall be available for such purposes without regard to whether title to such road rights-of-way is in the United States (26): Provided further, That $85,000 shall be available for the National Park Service to assist the town of
1 Harpers Ferry, West Virginia, for police force use (27): Provided further, That $350,000 shall be available for assistance to the National Symphony Orchestra of Washington, District of Columbia (28): Provided further, That $650,000 shall be available for assistance to the Washington Opera Society of Washington, District of Columbia (29): Provided further, That $200,000 shall be available for a cooperative agreement for the Mary McLeod Bethune National Historic Site to carry out the provisions of Public Law 97–329 (30): Provided further, That up to $100,000 shall be available for a study to examine the suitability of a site in East St. Louis, in the State of Illinois, for a museum of American culture and anthropology, and to determine the variety and breadth of the collections that might be exhibited in such museum.

16 NATIONAL RECREATION AND PRESERVATION

(31) For expenses necessary to carry out recreation programs; natural programs; cultural programs; environmental compliance and review; and grant administration; not otherwise provided for, $11,325,000.

(32) Unexpended balances of funds appropriated to the National Park Service under this appropriation shall be merged with the “Operation of the National Park System” appropriation.
(33) **URBAN PARK AND RECREATION FUND**

For expenses necessary to carry out the provisions of the Urban Park and Recreation Recovery Act of 1978 (title X of Public Law 95-625) $10,000,000, to remain available until expended.

(34) **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), (35) $26,500,000 $26,000,000 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, 1985.

(35) **VISITOR FACILITIES FUND**

For grants to the National Park Foundation for reconstruction, rehabilitation, replacement, improvement, relocation, or removal of visitor facilities within the National Park System, and related expenses, as authorized by Public Law 97-433, $5,800,000 to remain available for obligation until September 30, 1989, to be derived from the National Park System Visitor Facilities Fund.

(36) **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), (36) $42,637,000 $28,555,000, to remain available until expended (37).
which not less than $326,000 shall be available to carry out
the provisions of sections 303 and 304 of Public Law 95-
200 (38); not less than $1,076,000 shall be available for
the Paul H. Douglas Environmental Center at Indiana
Dunes National Lakeshore (39); and not less than
$300,000 shall be available to remove the sewage treatment
plant located in the Cuyahoga Valley National Recreation
Area on the Ohio Canal south of State Route 82 (including
expenses incurred for removal expenses and related activities
outside the boundaries of the Recreation Area), without
regard to whether title to such sewage treatment plant is in
the United States (40): Provided, That the Secretary of the
Interior (acting through the National Park Service) shall
enter into a cooperative agreement with Summit County for
undertaking such project: Provided further, That the Federal
share of the total project expenses shall not exceed 40 per
centum (41), of which not to exceed $600,000 shall be
available for engineering and planning the Burr Trail High-
way and access roads in and adjacent to the Capitol Reef
National Park and the Glen Canyon National Recreation
Area, and not to exceed $1,500,000 for engineering and con-
struction of the Halls Crossing-Bullfrog Ferry access roads
and ramps in Glen Canyon National Recreation Area, such
funds to be transferred to the State of Utah for accomplish-
ment of these activities in accordance with provisions of a
cooperative agreement between the National Park Service and the State of Utah (42): Provided, That for payment of obligations incurred for engineering services, roadway and bridge access and tunnel bore work for the Cumberland Gap Tunnel, as authorized by section 160 of Public Law 93–87, $19,000,000 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 (43): Provided further, That up to $1,000,000, to be derived from the Historic Preservation Fund, shall be available until expended for the preparation of a feasibility report recommending measures necessary to provide protection from the severe sloughing of bluffs in Natchez, Mississippi, between the north limits of the National Cemetery and the United States Highway 84 bridge, where potential bluff sloughing is found imminent and historic properties, roads, streets, utilities and other improvements are threatened, such funds to be transferred to the Secretary of the Army for utilization by the United States Army Corps of Engineers.

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. 460l–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, \( \text{(44) } $161,471,000 \)

$149,450,000, to be derived from the Land and Water Conservation Fund, to remain available until expended, of which

$75,000,000 is for the State Assistance program including

$2,081,000 to administer the program, and $6,150,000 is for

Pinelands National Preserve: Provided, That State administrative expenses associated with the State grant portion of

the State Assistance program shall not exceed 15 percent:

Provided further, That none of the State Assistance funds

may be used as a contingency fund: Provided further, That of

the amounts previously appropriated to the Secretary's con-
tingency fund for grants to States, $2,300,000 shall be avail-
able in 1984 for administrative expenses of the State grant

program.

JOHN F. KENNEDY CENTER FOR THE PERFORMING ARTS

For expenses necessary for operating and maintaining

the nonperforming arts functions of the John F. Kennedy

Center for the Performing Arts, $4,542,000.

ADMINISTRATIVE PROVISIONS

Appropriations for the National Park Service shall be

available for the purchase of not to exceed 2 aircraft for re-
placement only, 214 passenger motor vehicles of which 177

shall be for replacement only, including not to exceed 137 for

police-type use and 3 buses; and 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 Nation-
al Park Service; options for the purchase of land at not to
exceed $1 for each option; and for the procurement and deliv-
er of medical services within the jurisdiction of units of the
National Park System: Provided, That any funds available to
the National Park Service may be used, with the approval of
the Secretary, 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 appropri-
ated 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 (45): Provided
further, That the National Park Service may use helicopters
and motorized equipment at Death Valley National Monu-
ment for removal of feral burros and horses.
ENERGY AND MINERALS

GEOLOGICAL SURVEY

SURVEYS, INVESTIGATIONS, AND RESEARCH

For expenses necessary for the Geological Survey to perform surveys, investigations, and research covering topography, geology, 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 character and water and power 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; (46) $374,951,000 $356,074,000: Provided, That (47) $49,613,000 $47,613,000 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: Provided further, That the Geological Survey 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 further, That in fiscal year 1984 and
thereafter, all receipts from the sale of maps sold or stored by
the Geological Survey shall be available for map printing and
distribution to supplement funds otherwise available, to
remain available until expended.

ADMINISTRATIVE PROVISIONS

The amount appropriated for the Geological Survey
shall be available for purchase of not to exceed 9 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
observation wells; expenses of the U.S. 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 ne-
gotiation and administration of interstate compacts.

MINERALS MANAGEMENT SERVICE

LEASING AND ROYALTY MANAGEMENT

For expenses necessary for minerals leasing and envi-
ronmental studies, regulation of industry operations, and col-
lection 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 8 passenger motor vehicles for re-
placement only; (48) $155,102,000 $163,803,000 of which
not less than (49) $26,411,000 $35,111,000 shall be avail-
able for royalty management activities including general ad-
ministration.

(50) TRANSFER TO GENERAL FUND

Notwithstanding any other provision of law,
$126,550,000 shall be deducted from Federal onshore miner-
al leasing receipts prior to the division and distribution of
such receipts as specified in 30 U.S.C. 191 and that amount
shall be transferred to miscellaneous receipts of the Treasury.

BUREAU OF MINES

MINES AND MINERALS

For expenses necessary for conducting inquiries, techno-
logical 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, miner-
als, 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,
1 (51) $127,865,000 $129,925,000, of which
2 (52) $84,605,000 $73,765,000 shall remain available until
3 expended; and (53) $5,964,000 $2,564,000 to be derived
4 from the amount appropriated in Public Law 97–257 to carry
5 out the purposes of section 2(b) of Public Law 96–543.

6 ADMINISTRATIVE PROVISIONS

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

17 OFFICE OF SURFACE MINING RECLAMATION AND
18 ENFORCEMENT

19 REGULATION AND TECHNOLOGY

20 For necessary expenses to carry out the provisions of
21 the Surface Mining Control and Reclamation Act of 1977,
22 Public Law 95–87, (54) $65,000,000 $65,050,000, includ-
23 ing the purchase of not to exceed 19 passenger motor vehi-
24 cles, of which 9 shall be for replacement only.
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 9 shall be for replacement only, to remain available until expended, \((55)\$251,028,000\) \(\$218,779,000\) to be derived from receipts of the Abandoned Mine Reclamation Fund: Provided, That pursuant to Public Law 97–365, the Department of the Interior is authorized to utilize up to 20 percent 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 percent\((56)\): Provided further, That \(\$1,000,000\) of the funds made available to the State of Montana for State reclamation grants pursuant to section 402(g)(2) of Public Law 95–87 shall be used for reclamation of the Colorado Tailings site in Montana.

INDIAN AFFAIRS

BUREAU OF INDIAN AFFAIRS

OPERATION OF INDIAN PROGRAMS

For operation of Indian programs by direct expenditure, contracts, cooperative agreements and grants including ex-
penses necessary to provide education and welfare services for Indians, either directly or in cooperation with States and other organizations, including payment (in advance or from date of admission) 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 and payment of rewards for information or evidence concerning violations of law on Indian reservation lands or treaty fishing rights tribal use areas; 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 (57) in field offices, $844,461,000 of which not to exceed $54,715,000 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.), shall remain available for obligation until September 30, 1985; 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. 2202; 25 U.S.C. 450
et seq.) shall remain available until September 30, 1985:

Provided, That this carryover authority does not extend to
programs directly operated by the Bureau of Indian Affairs;
and includes expenses necessary to carry out the provisions
of section 10(a) of Public Law 93–531 (35 U.S.C. 640(d)–
18(a)), $2,951,000, to remain available until expended: Pro-
vided further, That none of these funds shall be expended as
matching funds for programs funded under section
103(a)(1)(B)(iii) of the Vocational Education Act of 1963, as
amended (20 U.S.C. 2203(a)(1)(B)(iii)) by the Act of June 2,
1977 (Public Law 95–40): Provided further, That notwith-
standing the provisions of section 6 of said Act of April 16,
1984, as added by section 202 of the Indian Education As-
sistance Act (88 Stat. 2212, 2214; 25 U.S.C. 457) funds
appropriated pursuant to this or any other Act for fiscal years
ending September 30 of 1983 and 1984 may be utilized to
reimburse school districts for up to the full per capita cost of
educating Indian students (1) who are normally residents of
the State in which such school districts are located but do not
normally reside in such districts; and (2) who are residing in
Federal boarding facilities for the purpose of attending public
schools within such districts; in addition, moneys received by
grant to the Bureau of Indian Affairs from other Federal
agencies to carry out various programs for elementary and
secondary education, handicapped programs, bilingual educa-
tion, and other specific programs shall be deposited into this
account and remain available as otherwise provided by law in
field offices, $819,710,000 of which not to exceed
$53,735,000 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.), shall remain
available for obligation until September 30, 1985, and the
funds made available to tribes and tribal organizations
through contracts authorized by the Indian Self-Determina-
tion and Education Assistance Act of 1975 (88 Stat. 2203;
25 U.S.C. 450 et seq.) shall remain available until Septem-
ber 30, 1985: Provided, That this carryover authority does
not extend to programs directly operated by the Bureau of
Indian Affairs; and includes expenses necessary to carry out
the provisions of section 19(a) of Public Law 93-531 (25
U.S.C. 640(d)–18(a)), $3,951,000, to remain available until
expended: Provided further, That none of these funds shall be
expended as matching funds for programs funded under sec-
tion 103(a)(1)(B)(iii) of the Vocational Education Act of
further, That in addition, moneys received by grant to the
Bureau of Indian Affairs from other Federal agencies to
carry out various programs for elementary and secondary
education, handicapped programs, bilingual education, and
other specific programs shall be deposited into this account
and remain available as otherwise provided by law: Provided further, That $450,000 shall be made available until expended for transfer by the Secretary of the Interior to the Attorney General to reimburse private litigants for legal fees incurred in the State of New Mexico ex rel. Reynolds v. Aamodt water adjudication suit (58): Provided further, That any cost of providing lunches to nonboarding students in public schools from funds appropriated herein shall be paid from the amount of such funds otherwise allocated for the schools involved without regard to the cost of providing lunches for such students (59): Provided further, That $200,000 shall be transferred to the city of Brigham City, Utah, for the purpose of conducting a study to: (1) assess the socioeconomic impact on the local community due to the closure of the Intermountain Inter-tribal School, (2) identify and analyze possible uses for the facilities and property now occupied by the Intermountain Inter-tribal School, and (3) meet other appropriate objectives, as identified by the mayor of Brigham City to minimize any negative impact on the city resulting from the school's closure (60): Provided further, That the first section of the Act of June 24, 1938 (52 Stat. 1037; 25 U.S.C. 162a), is amended by inserting "(a)" immediately after the enacting clause and by adding at the end thereof the following new subsection:
(b) The Secretary of the Interior is authorized to invest any operation and maintenance collections from Indian irrigation projects and revenue collections from power operations on Indian irrigation projects in—

"(1) any public-debt obligations of the United States;

"(2) any bonds, notes, or other obligations which are unconditionally guaranteed as to both principal and interest by the United States; or

"(3) any obligations which are lawful investments for trust funds under the authority or control of the United States.

The Secretary of the Interior is authorized to use earning from investments under this subsection to pay operation and maintenance expenses of the project involved."

CONSTRUCTION

For construction, major repair and improvement of irrigation and power systems, buildings, utilities, and other facilities (61), including architectural and engineering services by contract; acquisition of lands and interests in lands; preparation of lands for farming; (62) and architectural and engineering services by contract and construction, repair, and improvement of Indian housing, (63) $56,320,000 $75,425,000, to remain available until expended: Provided, That such amounts as may be available for the construction
of the Navajo Indian Irrigation Project may be transferred to
the Bureau of Reclamation.

ROAD CONSTRUCTION

For construction of roads and bridges pursuant to au-
thority 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), $4,000,000, to remain
available until expended.

EASTERN INDIAN LAND CLAIMS FUND

For settlement of the Mashantucket Pequot land claim
in Ledyard, Connecticut, $900,000, to remain available
until expanded: Provided, That such funds shall become
available for obligation only upon enactment into law of
authorizing legislation.

TRIBAL TRUST FUNDS

In addition to the tribal funds authorized to be expended
by existing law, there is hereby appropriated not to exceed
$4,000,000 from tribal funds not otherwise available for ex-
penditure for the benefit of Indians and Indian tribes, includ-
ing pay and travel expenses of employees; care, tuition, and
other assistance to Indian children attending public and pri-
ivate schools (which may be paid in advance or from date of
admission); purchase of land (65)and improvements on
land, title to which shall be taken in the name of the United
States in trust for the tribe for which purchased; lease of
lands and water rights; compensation and expenses of attorneys and other persons employed by Indian tribes under approved contracts; pay, travel, and other expenses of tribal officers, councils, and committees thereof, or other tribal organizations, including mileage for use of privately owned automobiles and per diem in lieu of subsistence at rates established administratively but not to exceed those applicable to civilian employees of the Government; relief of Indians, (66) without regard to section 7 of the Act of May 27, 1930 (46 Stat. 291), including cash grants: Provided, That in addition to the amount appropriated herein, tribal funds may be advanced to Indian tribes during the current fiscal year for such purposes as may be designated by the governing body of the particular tribe involved and approved by the Secretary.

REVOLVING FUND FOR LOANS

During fiscal year 1984, and within the resources and authority available, gross obligations for the principal amount of direct loans (67)pursuant to the Indian Financing Act of 1974 (88 Stat. 77; 25 U.S.C. 1451 et seq.) shall not exceed $13,075,000.

INDIAN LOAN GUARANTY AND INSURANCE FUND

During fiscal year 1984, and within the resources and authority available, total commitments to guarantee loans (68)pursuant to the Indian Financing Act of 1974 (88 Stat. 77; 25 U.S.C. 1451 et seq.) may be made only to the
extent that the total loan principal, any part of which is to be

guaranteed, shall not exceed $19,000,000.

ADMINISTRATIVE PROVISIONS

Appropriations for the Bureau of Indian Affairs (except
the revolving fund for loans (69) and the Indian loan guar-
antee and insurance fund) shall be available for expenses of
exhibits; purchase of not to exceed 240 passenger carrying
motor vehicles of which 170 shall be for replacement only,
which may be used for the transportation of Indians; advance
payments for services (including services which may extend
beyond the current fiscal year) under contracts executed pur-
suant to the Act of June 4, 1936 (70) (48 Stat. 596), as
amended (25 U.S.C. 452 (71) et seq.), the Act of August 3,
1956 (72) (70 Stat. 896), as amended (25 U.S.C. 309
(73) et seq.), and legislation terminating Federal supervision
over certain Indian tribes; and expenses required by continu-
ing or permanent treaty provisions: Provided, That no part of
any appropriations to the Bureau of Indian Affairs shall be
available to continue academic and residential programs of
the Chilocco, Seneca, and Fort Sill boarding schools, Oklaho-
ma; and Stewart boarding school, Nevada: Provided further,
That no part of any appropriation to the Bureau of Indian
Affairs shall be available to continue academic and residential
programs at Concho boarding school, Oklahoma, and Mount
Edgecumbe boarding school in Alaska after June 30, 1983,
or at the Intermountain boarding school in Utah after June 30, 1984: Provided further, That no part of any appropriation to the Bureau of Indian Affairs shall be used to subject the transportation of school children to any limitation on travel or transportation expenditures for Federal employees.

TERRITORIAL AND INTERNATIONAL AFFAIRS

ADMINISTRATION OF TERRITORIES

For expenses necessary for the administration of Territories under the jurisdiction of the Department of the Interior, or, \((75)\) $75,262,000 - $86,564,000 of which (1) not to exceed \((76)\) $73,192,000 - $84,494,000 shall be available until expended for technical assistance; grants to the judiciary in American Samoa for compensation and expenses, as authorized by law (48 U.S.C. 1661(c)); grants to American Samoa, in addition to current local revenues, for support of governmental functions; Economic Development Loan Fund grants to Guam, as authorized by law (48 U.S.C. 1428-1428e; Public Law 95–134; 91 Stat. 1161, 1162, 1163; Public Law 95–348; 92 Stat. 487, 488); grants to the Government of the Virgin Islands as authorized by law (Public Law 97–357); construction grants to Guam of \((77)\) $11,250,000 - $13,350,000; direct grants to the Government of the Northern Mariana Islands as authorized by law (Public Law 94–241, 90 Stat. 272, and Public Law 96–205, 94 Stat. 86); and (2) not to exceed $2,070,000 for fiscal
year 1984 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: *Pro-
vided further*, That appropriations available for the adminis-
tration of Territories may be expended for the purchase,
charter, maintenance, and operation of surface vessels for of-
ficial purposes and for commercial transportation purposes
found by the Secretary to be necessary: *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 Account-
ing Office, in accordance with the provisions of the Budget
and Accounting Act, 1921 (42 Stat. 23), as amended, and
the Accounting and Auditing Act of 1950 (64 Stat. 834):
*Provided further*, That Public Law 94–392 (48 U.S.C.
1574(b)), as amended, is hereby further amended by—
(1) deleting the semicolon in section 2(b)(1) and
adding the following: "*, except that $28,000,000 of
the guaranteed bonding authority will be used for
water producing and power projects, including mainte-
nance and overhaul of electrical generating and distri-
bution mechanisms, and $12,000,000 of the guaranteed
bonding authority will be used for repair of the water
distribution and storage systems;”; and
(2) in section 2(f), strike “$61,000,000” and
insert in lieu thereof “$101,000,000” and in each
place where it occurs, strike “1984” and insert in lieu
thereof “1990”.

TRUST TERRITORY OF THE PACIFIC ISLANDS

For expenses necessary for the Department of the Inter-
rior 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
91 Stat. 1159; 92 Stat. 495), grants for the expenses of the
High Commissioner of the Trust Territory of the Pacific Is-
lands; grants for the compensation and expenses of the Judi-
-ciary 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;

(78) $104,072,000 $111,767,000 of which
(79) $79,122,000 $80,249,000 is for operations, and
(80) $25,840,000 $31,518,000 is for construction, to
remain available until expended (81): Provided, That
$4,000,000 shall be transferred to the Secretary of Energy
for the purposes authorized in section 106(b)(3) of Public
Law 95–124, as amended: Provided further, That
$2,000,000 for cholera eradication efforts in Truk shall be available only after submission of a plan of expenditure, and approval of such plan by the Department of the Interior, (82) the High Commissioner of the Trust Territory, and the government of the Federated States of Micronesia: 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 the provisions of the Budget and Accounting Act, 1921 (42 Stat. 23), as amended, and the Accounting and Auditing Act of 1950 (64 Stat. 834): Provided further, That the government of the Trust Territory of the Pacific Islands is authorized to make purchases through the General Services Administration: Provided further, That appropriations available for the administration of the Trust Territory of the Pacific Islands may be expended for the purchase, charter, maintenance, and operation of surface vessels for official purposes and for commercial transportation purposes found by the Secretary to be necessary in carrying out the provisions of article 6(2) of the Trusteeship Agreement approved by Congress.

DEPARTMENTAL OFFICES

OFFICE OF THE SECRETARY

For necessary expenses of the Office of the Secretary of the Interior, (83) $41,882,000 $43,806,000, of which not
less than $400,000 is for reimbursement to the United States Park Police and not to exceed $10,000 may be for official reception and representation expenses.

**OFFICE OF THE SOLICITOR**

For necessary expenses of the Office of the Solicitor, $10,263,000 (84) $19,665,000.

**OFFICE OF THE INSPECTOR GENERAL**

For necessary expenses of the Office of the Inspector General, (85) $17,100,000 $16,899,000 including $2,700,000 to be available for fiscal year 1984 expenses of the offices of the Government Comptroller for the Virgin Islands, the Government Comptroller for Guam, Trust Territory of the Pacific Islands, the Northern Mariana Islands, and the Government Comptroller for American Samoa, as authorized by law (Public Law 95–134, 91 Stat. 1161, 1162; Public Law 96–205, 94 Stat. 85, 90; Public Law 97–357):

*Provided, That the Inspector General shall certify quarterly to the appropriate committees of the Congress on the faithful execution of laws administered by the Department: Provided further, That vacancies occurring in the offices of the Government Comptrollers may not be reallocated to any other organization unless approved through reprogramming procedures.*

(86) **OFFICE OF WATER POLICY**

For necessary expenses of the Office of Water Policy to develop and administer a water policy for the Department of
the Interior pertinent to lands and resources managed there-
by, $1,532,000, and $6,350,000 for grants to State water
resource research institutes as described in title I (except sec-
tion 105) of Public Law 95–467.

CONSTRUCTION MANAGEMENT

For necessary expenses of the Office of Construction
Management, (87) $1,275,000 $800,000.

OFFICE OF THE SECRETARY
(SPECIAL FOREIGN CURRENCY PROGRAM)

For payment in foreign currencies which the Treasury
Department shall determine to be excess to the normal re-
quirements of the United States, for necessary expenses of
the Office of the Secretary as authorized by law, $420,000,
to remain available until expended: Provided, That this ap-
propriation shall be available, in addition to other appropi-
ations, to such office for payments in the foregoing currencies
(7 U.S.C. 1704).

ADMINISTRATIVE PROVISIONS

There is hereby authorized for acquisition from available
resources within the Working Capital Fund, 5 additional air-
craft, all of which may be from surplus: Provided, That no
programs funded with appropriated funds may be augmented
through the Working Capital Fund or the Consolidated
Working Fund.
1. GENERAL PROVISIONS, DEPARTMENT OF THE

2. INTERIOR

3. 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.

4. 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 and for the emergency rehabilitation of burned-over lands under its jurisdiction and for emergency actions related to potential or actual earthquakes or volcanoes, and 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 such funds as may be necessary to permit assumption of regulatory authority in the event a primacy
1 State is not carrying out the regulatory provisions of the Sur-
2 face Mining Act, such funds to be replenished by a supple-
3 mental appropriation which must be requested as promptly as
4 possible: Provided, That appropriations made in this title for
5 fire suppression purposes shall be available for the payment
6 of obligations incurred during the preceding fiscal year, and
7 for reimbursement to other Federal agencies for destruction
8 of vehicles, aircraft, or other equipment in connection with
9 their use for fire suppression purposes, such reimbursement
10 to be credited to appropriations currently available at the
11 time of receipt thereof: Provided further, That no appropri-
12 tions made in this title shall be available for acquisition of
13 automatic data processing equipment, software, or services in
14 excess of $1,000,000 systems life cost, without prior approv-
15 al of the Secretary.

16 Sec. 103. Appropriations made in this title shall be
17 available for operation of warehouses, garages, shops, and
18 similar facilities, wherever consolidation of activities will con-
19 tribute to efficiency or economy, and said appropriations shall
20 be reimbursed for services rendered to any other activity in
21 the same manner as authorized by (88) the Act of June 30,
22 1922 (31 U.S.C. 686) sections 1535 and 1536 of title 31,
23 U.S.C.: Provided, That reimbursements for costs and sup-
24 plies, materials, equipment and for services rendered may be
or at the Intermountain boarding school in Utah after June 30, 1984: Provided further, That no part of any appropriation to the Bureau of Indian Affairs shall be used to subject the transportation of school children to any limitation on travel or transportation expenditures for Federal employees.

TERRITORIAL AND INTERNATIONAL AFFAIRS

ADMINISTRATION OF TERRITORIES

For expenses necessary for the administration of Territories under the jurisdiction of the Department of the Interior, $75,262,000 of which (1) not to exceed $72,102,000 shall be available until expended for technical assistance; grants to the judiciary in American Samoa for compensation and expenses, as authorized by law (48 U.S.C. 1661(c)); grants to American Samoa, in addition to current local revenues, for support of governmental functions; Economic Development Loan Fund grants to Guam, as authorized by law (48 U.S.C. 1428–1428e; Public Law 95–134; 91 Stat. 1161, 1162, 1163; Public Law 95–348; 92 Stat. 487, 488); grants to the Government of the Virgin Islands as authorized by law (Public Law 97–357); construction grants to Guam of $11,250,000; direct grants to the Government of the Northern Mariana Islands as authorized by law (Public Law 94–241, 90 Stat. 272, and Public Law 96–205, 94 Stat. 86); and (2) not to exceed $2,070,000 for fiscal
year 1984 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: Pro-
vided further, That appropriations available for the adminis-
tration of Territories may be expended for the purchase,
charter, maintenance, and operation of surface vessels for of-
icial purposes and for commercial transportation purposes
found by the Secretary to be necessary: 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 Account-
ing Office, in accordance with the provisions of the Budget
and Accounting Act, 1921 (42 Stat. 23), as amended, and
the Accounting and Auditing Act of 1950 (64 Stat. 834):
Provided further, That Public Law 94–392 (48 U.S.C.
1574(b)), as amended, is hereby further amended by—
(1) deleting the semicolon in section 2(b)(1) and
adding the following: “, except that $28,000,000 of
the guaranteed bonding authority will be used for
water producing and power projects, including mainte-
nance and overhaul of electrical generating and distri-
bution mechanisms, and $12,000,000 of the guaranteed
bonding authority will be used for repair of the water
distribution and storage systems;’; and
(2) in section 2(f), strike "$61,000,000’ and
insert in lieu thereof ‘$101,000,000’ and in each
place where it occurs, strike ‘1984’ and insert in lieu
thereof ‘1990’.

TRUST TERRITORY OF THE PACIFIC ISLANDS

For expenses necessary for the Department of the Inte-
rior 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
91 Stat. 1159; 92 Stat. 495), grants for the expenses of the
High Commissioner of the Trust Territory of the Pacific Is-
lands; grants for the compensation and expenses of the Judi-
ciary 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;

(78) $104,972,000

(79) $79,183,000

(80) $25,840,000

$111,767,000

$80,249,000

$31,518,000

of which

is for operations, and

is for construction, to

remain available until expended. Provided, That
$4,000,000 shall be transferred to the Secretary of Energy
for the purposes authorized in section 106(b)(3) of Public
Law 95–134, as amended: Provided further, That
$2,000,000 for cholera eradication efforts in Truk shall be available only after submission of a plan of expenditure, and approval of such plan by the Department of the Interior, (82) the High Commissioner of the Trust Territory, and the government of the Federated States of Micronesia: 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 the provisions of the Budget and Accounting Act, 1921 (42 Stat. 23), as amended, and the Accounting and Auditing Act of 1950 (64 Stat. 834): Provided further, That the government of the Trust Territory of the Pacific Islands is authorized to make purchases through the General Services Administration: Provided further, That appropriations available for the administration of the Trust Territory of the Pacific Islands may be expended for the purchase, charter, maintenance, and operation of surface vessels for official purposes and for commercial transportation purposes found by the Secretary to be necessary in carrying out the provisions of article 6(2) of the Trusteeship Agreement approved by Congress.

DEPARTMENTAL OFFICES

OFFICE OF THE SECRETARY

For necessary expenses of the Office of the Secretary of the Interior, (83) $41,882,000 $43,806,000, of which not
less than $400,000 is for reimbursement to the United States Park Police and not to exceed $10,000 may be for official reception and representation expenses.

OFFICE OF THE SOLICITOR
For necessary expenses of the Office of the Solicitor, $19,263,000 (84) $19,663,000.

OFFICE OF THE INSPECTOR GENERAL
For necessary expenses of the Office of the Inspector General, (85) $17,100,000 $16,899,000 including $2,700,000 to be available for fiscal year 1984 expenses of the offices of the Government Comptroller for the Virgin Islands, the Government Comptroller for Guam, Trust Territory of the Pacific Islands, the Northern Mariana Islands, and the Government Comptroller for American Samoa, as authorized by law (Public Law 95–134, 91 Stat. 1161, 1162; Public Law 96–205, 94 Stat. 85, 90; Public Law 97–357): Provided, That the Inspector General shall certify quarterly to the appropriate committees of the Congress on the faithful execution of laws administered by the Department: Provided further, That vacancies occurring in the offices of the Government Comptrollers may not be reallocated to any other organization unless approved through reprogramming procedures.

OFFICE OF WATER POLICY
For necessary expenses of the Office of Water Policy to develop and administer a water policy for the Department of
the Interior pertinent to lands and resources managed thereby, $1,532,000, and $6,350,000 for grants to State water resource research institutes as described in title I (except section 105) of Public Law 95-467.

CONSTRUCTION MANAGEMENT

For necessary expenses of the Office of Construction Management, (87) $1,275,000 $800,000.

OFFICE OF THE SECRETARY

(SPECIAL FOREIGN CURRENCY PROGRAM)

For payment in foreign currencies which the Treasury Department shall determine to be excess to the normal requirements of the United States, for necessary expenses of the Office of the Secretary as authorized by law, $420,000, to remain available until expended: Provided, That this appropriation shall be available, in addition to other appropriations, to such office for payments in the foregoing currencies (7 U.S.C. 1704).

ADMINISTRATIVE PROVISIONS

There is hereby authorized for acquisition from available resources within the Working Capital Fund, 5 additional aircraft, all of which may be from surplus: Provided, That no programs funded with appropriated funds 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.

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 and for the emergency rehabilitation of burned-over lands under its jurisdiction and for emergency actions related to potential or actual earthquakes or volcanoes, and 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 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, such funds to be replenished by a supplemental appropriation which must be requested as promptly as possible: 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 no appropriations made in this title shall be available for acquisition of automatic data processing equipment, software, or services in excess of $1,000,000 systems life cost, without prior approval of the Secretary.

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 (88) the Act of June 30, 1932 (31 U.S.C. 686) 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
Sec. 104. Appropriations made to the Department of the Interior in this title shall be available for services as authorized by 5 U.S.C. 3109, when authorized by the Secretary, in total amount not to exceed $300,000; with not more than $15,000 to be paid to any one company or individual; hire, maintenance, and operation of aircraft; hire or 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.

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.
(89) Sec. 107. No funds provided in this title may be expended by the Department of the Interior for the procurement, leasing, bidding, exploration, or development of lands within the Department of the Interior Central and Northern California Planning Area which lie north of the line between the row of blocks numbered N816 and the row of blocks numbered N817 of the Universal Transverse Mercator Grid System.

(90) Sec. 108. 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 within:

An area of the Outer Continental Shelf, as defined in section 2(a) of the Outer Continental Shelf Lands Act (43 U.S.C. 1331(a)), located in the Atlantic Ocean off the coastline of the Commonwealth of Massachusetts, bounded by the following line: from the intersection of the seaward limit of the Commonwealth of Massachusetts territorial sea and the 71 degrees 20 minutes west longitude line south along that longitude line to its intersection with the two-thousand-meter isobath; thence easterly along the two-thousand-meter isobath. At the intersection of the two-thousand-meter
isobath line with the 66 degree 20 minute degree longitude line the boundary runs north until it intersects with the 42 degree 50 minute north latitude line. From there, the boundary follows the 42 degree 50 minute north latitude westerly to the first point of intersection with the seaward limit of the State of New Hampshire territorial sea; thence southwesterly along the seaward limit of the territorial sea of the State of New Hampshire and Commonwealth of Massachusetts to the point of beginning at the intersection of the seaward limit of the territorial sea and the 71 degrees 20 minutes west longitude line. In addition, the prohibition referred to above shall apply to the following blocks:

(a) On Outer Continental Shelf protraction diagram NJ 19-2; tracts 26-28, 36, 76, 77, 80, 121-124, 165-168, 212, 253-256, and 297-300;

(b) On Outer Continental Shelf protraction diagram NK 19-11; tracts 875, 876, 916, 917, 960-962; 1,000-1,003, and 1,005; and

(c) On Outer Continental Shelf protraction diagram NK 19-12; tracts 802, 829-842, 847, and 885-891.

This provision shall not affect the authority of the Secretary of the Interior to grant contracts for scientific study, the results of which could be used in making future leasing
decisions in the planning area and in preparing environmental
impact statements as required by the National Environmental
Policy Act.

(91) Sec. 109. No funds provided in this title may be
expended by the Department of the Interior for the lease sale
of tracts in Lease Sale numbered 79 within the Eastern Gulf
of Mexico planning area listed below:

(a) all tracts below 26 degrees north latitude;
(b) all tracts in the Federal Outer Continental
Shelf area bounded on the west by 85 degrees longi-
tude and on the south by 28 degrees north latitude;
and
(c) all tracts in the Federal Outer Continental
Shelf area between 28 degrees north latitude and 26
degrees north latitude extending from the 10-mile Fed-
eral-State boundary seaward 40 miles. Provided, That
no lease sale may occur in the "military impact zone"
of the Eastern Gulf of Mexico planning area until a
memorandum of agreement for joint use of the Eastern
Gulf of Mexico planning area has been signed by the
Secretary of Defense and the Secretary of the Interior.
This section shall not affect the authority of the Secre-
tary of the Interior to approve any plan, or to grant any
license or permit, which is restricted to scientific exploration
or other scientific activities, or other preleasing activities necessary up to the point of sale.

(92) Sec. 110. 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.

(93) Sec. 111 107. 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.

(94) Sec. 112. None of the funds in this Act shall be expended for the sale or lease of coal on public lands, except for emergency leasing as defined in 43 CFR 3425.1-4 and for lease modifications as defined in 43 CFR 3432, until the Secretary has appointed a Commission to review the Department's coal leasing procedures to ensure receipt of fair market value; the Commission has issued its report; and the Secretary and appropriate committees of Congress have agreed on the Commission's recommendations to be implemented. Provided, That the Commission shall be appointed within 30 days after enactment of this Act, and the Commission shall make its recommendations within 6 months after enactment of this Act.
Sec. 108. None of the funds in this Act shall be expended for the sale or lease of coal on public lands, except for emergency leasing as defined in 43 CFR 3425.1—lease modifications as defined in 43 CFR 3432, and lease exchanges as defined in 43 CFR 3435, until the Secretary has appointed a Commission to review the Department's coal leasing and valuation procedures to ensure receipt of fair market value and the development of coal leases in an environmentally compatible manner; the Commission has submitted its report to the Congress within six months after appointment; and ninety days have elapsed after the report is submitted to Congress.

(95) Sec. 113. No funds provided in this title may be expended by the Department of the Interior for the lease sale of tracts in Lease Sale numbered 80 within the following areas:

(1) an area of the Department of the Interior Southern California Planning Area bounded by the following line on the California (Lambert) Plane Coordinate System: From the point of intersection of the international boundary line between the United States and Mexico and the seaward boundary of the California State Tidelands west along said international boundary line to the point of intersection with the line between the row of blocks numbered 28 west and the row of
blocks numbered 27 west; thence north to the northeast corner of block 20 north, 28 west; thence north-
west to the southwest corner of block 29 north, 35 west; thence north along the line between the row of
blocks numbered 36 west and the row of blocks num-
bered 35 west to its intersection with the seaward
boundary of the California State Tidelands; thence
easterly along the seaward boundary of the California
State Tidelands to the point of beginning.

(2) a portion of the Department of the Interior
Southern California Planning Area which lies both: (a)
east of the line between the row of blocks numbered
53 west and the row of blocks numbered 52 west; and
(b) north of the line between the row of blocks num-
bered 34 north and the row of blocks numbered 35
north, on the California (Lambert) Plane Coordinate
System;

(3) the boundaries of the Channel Island National
Marine Sanctuary, as defined by title 15, part 925.3 of
the Code of Federal Regulations; and

(4) the boundaries of the Santa Barbara Channel
Ecological Preserve and Buffer Zone, as defined by the
Department of the Interior, Bureau of Land Manage-
ment Public Land Order numbered 4587 (vol. 34, page
5655 Federal Register March 26, 1969).
1. This section shall not affect the authority of the Secretary of
2. the Interior to approve any plan, or to grant any license or
3. permit, which is restricted to scientific exploration or other
4. scientific activities, or other preleasing activities necessary
5. up to the point of sale.

(96) Sec. 109. Notwithstanding the matching grant
6. requirements of the provisions of section 6(f) of the Land and
8. appropriated to or expended by the Teton Disaster Relief Or-
9. ganization, are available for projects funded and authorized
10. under the Land and Water Conservation Fund grant pro-
11. gram.

(97) Sec. 110. Notwithstanding section 507(b)(14) of
12. the Surface Mining Control and Reclamation Act of 1977
13. (Public Law 95–87), cross-section maps or plans of land to
14. be affected by an application for a surface mining and recla-
15. mation permit shall be prepared by or under the direction of
16. a qualified registered professional engineer or geologist, or
17. qualified registered professional land surveyor in any State
18. which authorizes land surveyors to prepare and certify such
19. maps or plans.
TITLE II—RELATED AGENCIES

DEPARTMENT OF AGRICULTURE

FOREST SERVICE

FOREST RESEARCH

For necessary expenses of forest research as authorized by law, (98) $110,316,000 $105,108,000.

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, (99) $64,160,000 $51,730,000, to remain available for obligation until expended, to carry out activities authorized in Public Law 95–313: Provided, That a grant of $3,000,000 shall be made to the State of Minnesota for the purposes authorized by section 6 of Public Law 95–495.

NATIONAL FOREST SYSTEM

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 incurred in the preceding fiscal year for forest fire protection and emergency rehabilitation, including 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" (100); and not less than
$2,300,000 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, (101) $860,873,000
$894,041,000.

CONSTRUCTION

For necessary expenses of the Forest Service, not otherwise provided for, for construction, (102) $241,604,000
$257,619,000, to remain available until expended, of which (103) $15,187,000 $24,362,000 is for construction and acquisition of buildings and other facilities; and
(104) $226,467,000 $233,257,000 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 1984 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: Provided further, That no more than (105) $240,000,000 $291,300,000, to remain available without fiscal year limitation, shall be obligated for the construction of forest roads by timber purchasers.

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, (106) $26,252,000 $32,400,000, to be derived from the Land and Water Conservation Fund, to remain available until expended.

ACQUISITION OF LANDS FOR NATIONAL FORESTS,

SPECIAL ACTS

For acquisition of land within the exterior boundaries of the Cache National Forest, Utah; Uinta and Wasatch National Forests, Utah; Toiyabe National Forest, Nevada; Angeles National Forest, California; and San Bernardino and Cleveland National Forests, California, as authorized by law, $780,000, to be derived from forest receipts.

ACQUISITION OF LANDS TO COMPLETE LAND EXCHANGES

For acquisition of lands in accordance with the Act of December 4, 1967 (16 U.S.C. 484a), all funds deposited by public school authorities pursuant to that Act, to remain available until expended.

RANGE BETTERMENT FUND

For necessary expenses of range rehabilitation, protection, and improvement in accordance with section 401(b)(1), of the Act of October 21, 1976, Public Law 94–579, as amended, 50 per centum of all moneys received during the prior fiscal year, as fees for grazing domestic livestock on

HR 3363 PP
lands in National Forests in the sixteen Western States, to
remain available until expended.

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 16 U.S.C. 1643(b).

ADMINISTRATIVE PROVISIONS, FOREST SERVICE

Appropriations to the Forest Service for the current fiscal year shall be available for: (a) purchase of not to exceed 201 passenger motor vehicles of which 3 will be used primarily for law enforcement purposes and of which 189 shall be for replacement only, acquisition of 217 passenger motor vehicles from excess sources, and hire of such vehicles; operation and maintenance of aircraft, the purchase of not to exceed 4 for replacement only, and acquisition of 49 aircraft from excess sources; (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 United States 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); and (f) for ex-
penses pursuant to the Volunteers in the National Forest Act

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, and National
Forest System administration of the Forest Service, Depart-
ment 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.

None of the funds made available under this Act
shall be obligated or expended to adjust annual recreational
residence fees to an amount greater than that annual fee in
effect at the time of the next to last fee adjustment, plus 50
per centum. In those cases where the currently applicable
annual recreational residence fee exceeds that adjusted
amount, the Forest Service shall credit to the permittee that
excess amount, times the number of years that that fee has
been in effect, to offset future fees owed to the Forest Service.

Any appropriations or funds available to the Forest
Service may be advanced to the National Forest System ap-
propriation 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.

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 and 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.

Provisions of section 702(b) of the Department of Agriculture Organic Act of 1944 (7 U.S.C. 2257) shall apply to appropriations available to the Forest Service only to the extent that the proposed transfer is approved by the House and Senate Committees on Appropriations in compliance with the reprogramming procedures contained in House Report 97–942.
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.

DEPARTMENT OF ENERGY

(108) ALTERNATIVE FUELS PRODUCTION

(109) The Secretary of Energy shall, utilizing the funds remaining for project feasibility development studies appropriated under this head in Public Law 96–126 (93 Stat. 970 (1979)), conduct a feasibility study of an alternative fuels wood pellet gasifier facility located near Sandpoint, Idaho (110): Provided, That the Secretary of Energy shall, utilizing $33,027.79 of the funds remaining for Project Development Feasibility Studies appropriated under this head in Public Law 96–126 (93 Stat. 970 (1979)), reimburse consultants who provided services reviewing grant applications to the Office of Alcohol Fuels within the Department of Energy in 1980.

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, $265,914,000 to remain available until expended, and $26,000,000 to be derived by transfer from unobligated balances in the fossil energy construction account, and $13,000,000 to be derived by transfer from the account in Public Law 96–126 (93 Stat. 970 (1979)) entitled “Alternative Fuels Production”, and $3,040,000 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 $30,000,000 of the amount provided above is to continue the development of magnetohydrodynamics technology and may not be used to terminate magnetohydrodynamics program activities:

Provided further, That out of any money in the Treasury not otherwise appropriated, an additional $15,000,000 is to be made available on October 1, 1984, and an additional $15,000,000 is to be made available on October 1, 1985, such sums to remain available until expended, for a project to be carried out under the administrative and technical direction of the Tennessee Valley Authority, in cooperation with
the Commonwealth of Kentucky and other entities, involving
the planning, designing, constructing, operating, and testing
of a demonstration facility near Paducah, Kentucky, for the
generation of electricity from coal using an atmospheric
fluidized bed combustion process.

NAVAL PETROLEUM AND OIL SHALE RESERVES

For necessary expenses in carrying out naval petroleum
and oil shale reserves activities, including the purchase of not
to exceed 3 passenger motor vehicles, (113) $256,100,000
$256,600,000, to remain available until expended.

ENERGY CONSERVATION

For necessary expenses in carrying out energy conserv-
vation activities, (114) $528,045,000 $360,681,000, to
remain available until expended: Provided, That the funds for
low-income weatherization activities appropriated under this
Act shall be expended according to the regulations pertaining
to the maximum allowable expenditures per dwelling unit
which were in effect on October 1, 1982, and to the regula-
tions pertaining to priority in providing weatherization assist-
ance which were in effect on October 1, 1982: Provided fur-
ther, That (115) $37,000,000 $38,100,000 shall be trans-
ferred to the Administrator, National Aeronautics and Space
Administration for program management of the advanced
automobile propulsion systems development program and the
heavy duty transport program established in Public Law 95–
Provided further, That for the base State Energy Conservation Program (Part D of the Energy Policy and Conservation Act, section 361 through 366), each State will match in cash or in kind not less than 20 percent of the Federal contribution (116): Provided further, That $7,000,000 of the sum provided under this head shall be made available for research, development, and demonstration of a process to produce steel by direct strip casting, with the provision that the United States Treasury will be repaid up to double the total Federal expenditure for such process from proceeds to the participant from the commercial sale, lease, manufacture, or use of such process.

ECONOMIC REGULATION

For necessary expenses in carrying out the activities of the Economic Regulatory Administration and the Office of Hearings and Appeals (118) and emergency preparedness activities, (119) $30,380,000

$25,125,000.

(120) 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), $158,770,000, to remain available until expended.
SPR PETROLEUM ACCOUNT

The aggregate amount that may be obligated 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), for the acquisition and transportation of petroleum, and for other necessary expenses, is $1,686,000,000, in addition to authority provided in fiscal years 1982 and 1983, to remain available until expended.

STRATEGIC PETROLEUM RESERVE AND EMERGENCY PREPAREDNESS

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), $528,770,000, to remain available until expended, and for necessary expenses in carrying out emergency preparedness activities, $5,230,000.

SPR PETROLEUM ACCOUNT

The aggregate amount that may be obligated 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), for the acquisition and transportation of petroleum, and for other necessary expenses, is $1,316,000,000, in addition to authority
provided in fiscal years 1982 and 1983, to remain available until expended.

ENERGY INFORMATION ADMINISTRATION

For necessary expenses in carrying out the activities of the Energy Information Administration, (121) $56,870,000

$54,350,000.

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 this appropriation, 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 (1) revenues received from the sale of any products produced

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, and 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.

None of the funds made available under this Act shall be obligated or expended to adjust annual recreational residence fees to an amount greater than that annual fee in effect at the time of the next to last fee adjustment, plus 50 per centum. In those cases where the currently applicable annual recreational residence fee exceeds that adjusted amount, the Forest Service shall credit to the permittee that excess amount, times the number of years that that fee has been in effect, to offset future fees owed to the Forest Service.

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.

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 and 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.

Provisions of section 702(b) of the Department of Agriculture Organic Act of 1944 (7 U.S.C. 2257) shall apply to appropriations available to the Forest Service only to the extent that the proposed transfer is approved by the House and Senate Committees on Appropriations in compliance with the reprogramming procedures contained in House Report 97–942.
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.

DEPARTMENT OF ENERGY

(108) ALTERNATIVE FUELS PRODUCTION

(109) The Secretary of Energy shall, utilizing the funds remaining for project feasibility development studies appropriated under this head in Public Law 96–126 (93 Stat. 970 (1979)), conduct a feasibility study of an alternative fuels wood pellet gasifier facility located near Sandpoint, Idaho. (110) Provided, That the Secretary of Energy shall, utilizing $33,027.79 of the funds remaining for Project Development Feasibility Studies appropriated under this head in Public Law 96–126 (93 Stat. 970 (1979)), reimburse consultants who provided services reviewing grant applications to the Office of Alcohol Fuels within the Department of Energy in 1980.

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, $265,914,000 to remain available until expended, and $26,000,000 to be derived by transfer from unobligated balances in the fossil energy construction account, and $13,000,000 to be derived by transfer from the account in Public Law 96–126 (93 Stat. 970 (1979)) entitled “Alternative Fuels Production”, and $3,040,000 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 $30,000,000 of the amount provided above is to continue the development of magnetohydrodynamics technology and may not be used to terminate magnetohydrodynamics program activities: Provided further, That out of any money in the Treasury not otherwise appropriated, an additional $15,000,000 is to be made available on October 1, 1984, and an additional $15,000,000 is to be made available on October 1, 1985, such sums to remain available until expended, for a project to be carried out under the administrative and technical direction of the Tennessee Valley Authority, in cooperation with
the Commonwealth of Kentucky and other entities, involving
the planning, designing, constructing, operating, and testing
of a demonstration facility near Paducah, Kentucky, for the
generation of electricity from coal using an atmospheric
fluidized bed combustion process.

NAVAL PETROLEUM AND OIL SHALE RESERVES

For necessary expenses in carrying out naval petroleum
and oil shale reserves activities, including the purchase of not
to exceed 3 passenger motor vehicles, (113) $256,100,000
$256,600,000, to remain available until expended.

ENERGY CONSERVATION

For necessary expenses in carrying out energy conserva-
tion activities, (114) $528,045,000 $360,681,000, to
remain available until expended: Provided, That the funds for
low-income weatherization activities appropriated under this
Act shall be expended according to the regulations pertaining
to the maximum allowable expenditures per dwelling unit
which were in effect on October 1, 1982, and to the regula-
tions pertaining to priority in providing weatherization assist-
ance which were in effect on October 1, 1982: Provided fur-
ther, That (115) $27,000,000 $38,100,000 shall be trans-
ferred to the Administrator, National Aeronautics and Space
Administration for program management of the advanced
automobile propulsion systems development program and the
heavy duty transport program established in Public Law 95–
238: Provided further, That for the base State Energy Conservation Program (Part D of the Energy Policy and Conservation Act, section 361 through 366), each State will match in cash or in kind not less than 20 percent of the Federal contribution (116): Provided further, That $7,000,000 of the sum provided under this head shall be made available for research, development, and demonstration of a process to produce steel by direct strip casting, with the provision that the United States Treasury will be repaid up to double the total Federal expenditure for such process from proceeds to the participant from the commercial sale, lease, manufacture, or use of such process.

ECONOMIC REGULATION

For necessary expenses in carrying out the activities of the Economic Regulatory Administration (117) Administration and the Office of Hearings and Appeals (118) and emergency preparedness activities, (119) $30,320,000

$25,125,000.

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), $158,770,000, to remain available until expended.
SPR PETROLEUM ACCOUNT

The aggregate amount that may be obligated 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), for the acquisition and transportation of petroleum, and for other necessary expenses, is $1,636,000,000, in addition to authority provided in fiscal years 1982 and 1983, to remain available until expended.

STRATEGIC PETROLEUM RESERVE AND EMERGENCY PREPAREDNESS

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), $528,770,000, to remain available until expended, and for necessary expenses in carrying out emergency preparedness activities, $5,230,000.

SPR PETROLEUM ACCOUNT

The aggregate amount that may be obligated 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), for the acquisition and transportation of petroleum, and for other necessary expenses, is $1,316,000,000, in addition to authority
provided in fiscal years 1982 and 1983, to remain available until expended.

ENERGY INFORMATION ADMINISTRATION

For necessary expenses in carrying out the activities of the Energy Information Administration, (121) $56,870,000

$54,350,000.

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 this appropriation, 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 (1) revenues received from the sale of any products produced
in facilities other than demonstration plants operated as part of Department of Energy programs appropriated under this Act shall be covered into the Treasury as miscellaneous receipts; and (2) 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 demonstration plant 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 be submitted to the Senate Committee on Appropriations and the House Committee on Appropriations and a period of thirty days shall elapse while Congress is in session (in computing the thirty days, there shall be excluded the days on which either the Senate or the House is not in session because of adjournment for more than three days) before the contract, agreement or provision thereof shall become effective, except that such committees, after having received the proposed contract, agreement or provision thereof, may, by separate resolutions
in writing, waive the condition of all or any portion of such
thirty-day period.

Where the Secretary has the legal authority under other
provisions of law, including other provisions of this Act, to
undertake projects for the design, construction, or operation
of Government-owned facilities for developing or demonstrat-
ing the conversion of coal into gaseous, liquid, or solid hydro-
carbon products, the Secretary may use the authority con-
tained in Public Law 85–804 (50 U.S.C. 1431–1435), with
respect to such contracts or agreements for or related to such
projects: Provided, That any contract, agreement, or provi-
sion thereof entered into by the Secretary using the authority
of Public Law 85–804 shall be submitted to the Senate Com-
mittee on Appropriations and the House Committee on Ap-
propriations and a period of thirty days shall elapse while
Congress is in session (in computing the thirty days, there
shall be excluded the days on which either the Senate or the
House is not in session because of adjournment for more than
three days) before the contract, agreement or provision there-
of shall become effective, except that such committees, after
having received the proposed contract, agreement or provi-
sion thereof, may, by separate resolutions in writing, waive
the condition of all or any portion of such thirty-day period.
The notification required herein shall be in lieu of the notifi-
cation requirements of Public Law 85–804.
DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health 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 V and section 757 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, (122) $801,708,000 $734,651,000: Provided, 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, 1985. 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 (123) $5,000,000 of the amounts collected by the Secretary of Health and Human Services under the authority of title IV of the Indian Health Care Improvement Act (124) shall be
used to carry out the purposes for which the appropriation is made and any additional collections shall be available until September 30, 1985, for the purpose of achieving compliance with the applicable conditions and requirements of title 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 funding contained herein, and in any earlier appropriations Act, for scholarship programs under section 103 of the Indian Health Care Improvement Act and section 757 of the Public Health Service Act shall remain available for expenditure until September 30, 1985.

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; acquisition of sites, purchase and erection of portable buildings, purchase 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, \( (125) $69,015,000 \) \( (125) $31,389,000 \), to remain available until expended.
Appropriations in this Act to the Health Services Administration, 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, 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 the Talihina Hospital in Talihina, Oklahoma, and the Zuni-Ramah Indian Health Service Unit in Zuni, New Mexico 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 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 (127) with the exception of service units which currently have a billing policy, the Indian Health Service shall not initiate any (128) 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 IHS to implement such a policy (129): Provided further, That with the exception of services for which payment may not be made under title XVIII of the Social Security Act, the Secretary of Health and Human Services, under any contract entered into after June 30, 1984, for health services to be furnished to beneficiaries of the Indian Health Service by any hospital, may agree to pay only at or below the rates at which payment would be made under title XVIII of the Social Security Act for those services for individuals entitled to benefits under that title (but may include any deductibles or coinsurance under that title and payment for hospital days beyond those covered under that title): Provided further, That section
3372(a) of title 5, United States Code, is amended by adding
a new sentence at the end to read:

“In the case of assignments made to Indian tribes
or tribal organizations as defined in section 3371(2)(C)
of this subchapter, the head of an executive agency
may extend the period of assignment for any period of
time where it is determined that this will continue to
benefit both the executive agency and the Indian tribe
or tribal organization.”.

DEPARTMENT OF EDUCATION
Office of Elementary and Secondary Education
INDIAN EDUCATION
For carrying out, to the extent not otherwise provided,
Part A (\$51,000,000 \$56,500,000), and Parts B and
C (\$18,000,000 \$8,178,000) of the Indian Education
Act, and the General Education Provisions Act
\$74,243,000 \$67,248,000.

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, \$12,783,000 \$18,783,000, to remain available
until expended, for operating expenses of the Commission.
For necessary expenses of the Smithsonian Institution, 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 3 replacement passenger vehicles; purchase, rental, repair, and cleaning of uniforms for employees; (134)$156,532,000 $153,108,000 (135) including not less than $926,000 to carry out the provisions of the National Museum Act and $350,000 to be made available to the trustees of the John F. Kennedy Center for the Performing Arts for payment to the National Symphony Orchestra and $350,000 for payment to the Washington Opera Society for activities related to their responsibilities as resident entities of the Center: Provided, That funds appropriated herein are available for advance payments to independent contractors performing research services or participating in official Smithsonian presentations: Provided further, That none of
these funds shall be available to a Smithsonian Research
Foundation.

MUSEUM PROGRAMS AND RELATED RESEARCH

(SPECIAL FOREIGN CURRENCY PROGRAM)

For payments in foreign currencies which the Treasury
Department shall determine to be excess to the normal re-
quirements of the United States, for necessary expenses for
carrying out museum programs, scientific and cultural re-
search, and related educational activities, as authorized by
law, (136) $5,040,000 $7,040,000, to remain available
until expended and to be available only to United States in-
stitutions: Provided, That this appropriation shall be availa-
bile, in addition to other appropriations to the Smithsonian
Institution, for payments in the foregoing currencies: Pro-
vided further, That none of these funds shall be available to a
Smithsonian Research Foundation: Provided further, That
not to exceed $500,000 may be used to make grant awards
to employees of the Smithsonian Insitution.

CONSTRUCTION AND IMPROVEMENTS, NATIONAL

ZOODOLOGICAL PARK

For necessary expenses of planning, construction, re-
modeling, and equipping of buildings and facilities at the Na-
tional Zoological Park, by contract or otherwise, $3,500,000,
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, (137) $9,100,000 $9,000,000, to remain available until expended (138), of which not less than $100,000 shall be for a study to examine the suitability of a site in East Saint Louis, in the State of Illinois, for a museum of American culture and anthropology, and to determine the variety and breadth of the collections that might be exhibited in such museum: 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.

(139) CONSTRUCTION

(Rescission)

Of the funds appropriated pursuant to section 119 of Public Law 97–276, $8,000,000 is hereby rescinded.

SALARIES AND EXPENSES, NATIONAL GALLERY OF ART

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 serv-
ices are available to members only, or to members at a price
lower than to the general public; purchase, repair, and clean-
ing of uniforms for guards, and uniforms, or allowances there-
for, 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; and not to exceed $100,000 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,
(140)$34,200,000 $34,790,000, of which not to exceed
$4,250,000 for the repair, renovation, and restoration pro-
gram of the original West Building shall remain available
until expended (141) and of which not to exceed $1,810,000
for the special exhibition program shall remain available
until expended: Provided, That contracts awarded for envi-
ronmental systems, protection systems, and exterior repair or
renovation of buildings of the National Gallery of Art may be
negotiated with selected contractors and awarded on the
basis of contractor qualifications as well as price.

SALARIES AND EXPENSES, WOODROW WILSON
INTERNATIONAL CENTER FOR SCHOLARS
For expenses necessary in carrying out the provisions of
the Woodrow Wilson Memorial Act of 1968 (82 Stat. 1356),
including hire of passenger vehicles and services as author-
ized by 5 U.S.C. 3109, $2,568,000.
NATIONAL FOUNDATION ON THE ARTS AND THE
HUMANITIES
NATIONAL ENDOWMENT FOR THE ARTS
SALARIES AND EXPENSES
For necessary expenses to carry out the National Foun-
dation on the Arts and Humanities Act of 1965, as amended,
(142) $134,400,000 $115,000,000 of which
(143) $121,800,000 $102,400,000 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(e) of the Act, of which not
less than 20 per centum of the funds provided for section 5(e)
shall be available for assistance pursuant to section 5(g) of
the Act, and (144) $12,600,000 shall be
available 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, (145) $80,600,000 $28,000,000, to remain available until September 30, 1985, to the National Endowment for the Arts, of which (146) $21,500,000 $20,000,000 shall be available for purposes of section 5(1):

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.

NATIONAL ENDOWMENT FOR THE HUMANITIES

SALARIES AND EXPENSES

For necessary expenses to carry out the National Foundation on the Arts and the Humanities Act of 1965, as amended, (147) $120,500,000 $101,000,000 of which (148) $107,750,000 $88,500,000 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, of which not less than 20 per centum shall be available for assistance pursuant to section 7(f) of the Act, and
$12,750,000 $12,500,000 shall be available 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, $29,000,000, of which $18,000,000 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 preceding fiscal years, for which equal amounts have not previously been appropriated.

INSTITUTE OF MUSEUM SERVICES

For carrying out title II of the Arts, Humanities, and Cultural Affairs Act of 1976, as amended, $24,500,000: Provided, That none of these funds shall be available for the compensation of Executive Level V or higher positions: Provided further, That regulations of the Institute shall require (1) an appeal process for applications rejected because of technical deficien-
ey, (2) reconsideration of applications upon receipt of materials in a timely manner if the application was rejected because material did not accompany the application; and (3) waivers of certain records under circumstances which would require such waivers: Provided further, That no regulations may be established that prohibit grants to any institution which is a recipient of a challenge grant from either the National Endowment for the Arts or the National Endowment for the Humanities.

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 hereafter persons serving on the National Council on the Arts, the National Council on the Humanities, and the Museum Services Board shall continue serving until their successors are qualified for office: Provided further, 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), $340,000.
1 Advisory Council on Historic Preservation
2 salaries and expenses
3 For expenses made necessary by the Act establishing an
4 Advisory Council on Historic Preservation, Public Law 94–
5 422, $1,546,000: Provided, That none of these funds shall be
6 available for the compensation of Executive Level V or
7 higher positions.
8 National Capital Planning Commission
9 salaries and expenses
10 For necessary expenses, as authorized by the National
11 Capital Planning Act of 1952 (40 U.S.C. 711), including
12 services as authorized by 5 U.S.C. 3109; and uniforms or
13 allowances therefor, as authorized by law (5 U.S.C. 5901–
14 5902), (154) $2,452,000 $2,447,000.
15 Franklin Delano Roosevelt Memorial Commission
16 salaries and expenses
17 For necessary expenses of the Franklin Delano Roose-
18 velt Memorial Commission, established by the Act of
19 August 11, 1955 (69 Stat. 694), as amended by Public Law
20 92–332 (86 Stat. 401), $20,000 to remain available for obli-
1. Pennsylvania Avenue Development Corporation

Salaries and Expenses

For necessary expenses, as authorized by section 17(a) of Public Law 92-578, as amended, $2,275,000 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, $9,600,000 to remain available for obligation until expended.

Federal Inspector for the Alaska Gas Pipeline

Permitting and Enforcement

For necessary expenses of the Federal Inspector for the Alaska Gas Pipeline, (155) $6,500,000 $2,963,000, of which not to exceed $1,000 may be used for official reception and representation expenses.

United States Holocaust Memorial Council

Holocaust Memorial Council

For expenses of the Holocaust Memorial Council, as authorized by Public Law 96-388, (156) $1,952,000 $1,683,000.

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 oth-
erwise provided under existing law, or under existing Execu-
tive 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 Agri-
culture 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 deter-
mine are surplus to domestic lumber and plywood manufac-
turing needs.

Sec. 303. No part of any appropriation under this Act
shall be available to the Secretary of the Interior or the Sec-
retary 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: Pro-
vided, 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 funds appropriated by this Act shall be
available for the implementation or enforcement of any rule
or regulation of the United States Fish and Wildlife Service,
Department of the Interior, requiring the use of steel shot in
connection with the hunting of waterfowl in any State of the
United States unless the appropriate State regulatory author-
ity approves such implementation and enforcement.

SEC. 306. 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. 307. None of the funds provided in this Act to any
department or agency shall be obligated or expended to pro-
vide a personal cook, chauffeur, or other personal servants to
any officer or employee of such department or agency.

SEC. 308. 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 Secre-
tary of Agriculture deems appropriate through the land man-
agement planning process by any statement or other Act of
Congress designating components of the National Wilderness
Preservation System now in effect or hereinafter enacted (157), 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 wil-
1 derness study areas, under valid existing rights, or leases val-
2 idly issued in accordance with all applicable Federal, State,
3 and local laws or valid mineral rights in existence prior to
4 October 1, 1982: Provided further, That funds provided in
5 this Act may be used by the Secretary of Agriculture in any
6 area of National Forest lands or the Secretary of the Interior
7 to issue under their existing authority in any area of National
8 Forest or public lands withdrawn pursuant to this Act such
9 permits as may be necessary to conduct prospecting, seismic
10 surveys, and core sampling conducted by helicopter or other
11 means not requiring construction of roads or improvement of
12 existing roads or ways, for the purpose of gathering informa-
13 tion about and inventorying energy, mineral, and other re-
14 source values of such area, if such activity is carried out in a
15 manner compatible with the preservation of the wilderness
16 environment: Provided further, That seismic activities involv-
17 ing the use of explosives shall not be permitted in designated
18 wilderness areas: Provided further, That funds provided in
19 this Act may be used by the Secretary of the Interior to
20 augment recurring surveys of the mineral values of wilder-
21 ness areas pursuant to section 4(d)(2) of the Wilderness Act
22 and acquire information on other national forest and public
23 land areas withdrawn pursuant to this Act, by conducting, in
24 conjunction with the Secretary of Energy, the national labo-
25 ratories, or other Federal agencies, as appropriate, such min-
eral inventories of areas withdrawn pursuant to this Act as he 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 he 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 him to be qualified to engage in such activities whenever he 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 national forest or public land wilderness areas (158), *any lands designated by Congress as wilderness study areas or any Bureau of Land Management wilderness study areas* that are immedi-
ately 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 or other nonsurface disturbing methods.

Sec. 309. 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. 310. 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. 311. 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. 312. Funds provided for land acquisition in this Act may not be used to acquire lands for more than the approved appraised value (as addressed in section 301(3) of Public Law 91-646) except for condemnations and declarations of taking, without the written approval of the Committees on Appropriations.

Sec. 313. Notwithstanding any other provisions of law, the Secretary of the Smithsonian Institution, the Secretary of the Interior and Secretary of Agriculture 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. In addition, any contracts or agreements with the jurisdiction for fire management services listed above which are previously executed shall remain valid.

Sec. 314. Except as expressly provided for by law, none of the funds appropriated by this Act shall be obligated to dispose, except by exchange, of any Federal land tract until such time as the agency responsible for administering the disposal of the tract has specifically identified the tract as no longer being needed by the Federal Government; inventoried the tract as to its public benefit values; provided opportunity for public review and discussion of the tract proposed for disposal; and provided 30 days advance notice of the tract
1 proposed for disposal and of the plans for carrying out such
2 disposal to the congressional delegation of the State or States
3 in which the tract proposed for sale is located and to the
4 appropriate congressional committees for immediate printing
5 in the Congressional Record: Provided, That neither the Act
6 of July 31, 1958, as amended (72 Stat. 438, as amended; 7
7 U.S.C. 1012a; 16 U.S.C. 478a) nor the Act of June 14,
8 1926, as amended (49 U.S.C. 869 et seq.) shall be subject to
9 the provisions of this section.

Sec. 315. No part of any appropriation contained in, or
funds made available by this Act, shall be available for any
agency to pay to the Administrator of the General Services
Administration a rate per square foot for rental of space and
services (established pursuant to section 210(j) of the Federal
Property and Administrative Services Act of 1949, as
amended) which is in excess of 14 per centum higher than
the rate per square foot established for space and services by
the General Services Administration for the fiscal year 1982.

(159) Sec. 316. The Senate finds that the Forest
Service's proposal of March 15, 1983, to consider six million
acres of the national forest for possible sale has met with
considerable opposition; and the national forests are an im-
portant part of the national heritage of the United States;
and the national forests provide and protect important re-
sources; and the national forests provide unique opportunities
for recreation; and it is inconsistent with past management practices to dispose of large portions of our national forests. It is, therefore, the sense of the Senate that it is not in the national interest to grant the authority to sell significant acreage of the national forest until such time as the Forest Service specifically identifies the tracts which are no longer needed by the Federal Government; inventories the tracts as to their public benefit values; provides opportunities for public review and discussion of the tracts; and completes all necessary environmental assessments of such sales.

Sec. 317. Notwithstanding any other provision of law, the Secretary of the Interior is authorized and shall seek to acquire the private lands described in section 505(a) of the Act of November 10, 1978 (92 Stat. 3467), by crediting a surplus property account, to be established in the name of each landowner, in the amount of the acquisition price for such landowner's lands. The National Park Service shall update the existing appraisals for the parcels and, based on the approved appraised values, shall negotiate with the landowners for acquisition prices. Each owner may, using such credits in his surplus property account, bid, as any other bidder for surplus property, wherever located, in accordance with the Federal Property and Administrative Services Act of 1949. The Administrator of the General Services Admin-
account and shall adjust the credits in such accounts to re-
flect successful bids under this section. Title to the lands de-
scribed in this section shall pass to the Government at the
time of establishment of the surplus property accounts. The
credits in any of the surplus property accounts may be trans-
ferred or sold in whole or in part at any time by the landown-
er to any other party, thereby vesting such party with all the
rights of the landowner, and after such transfer, the landown-
er shall notify the Administrator of the transfer. At any time
the Secretary may purchase the balance of any surplus prop-
erty account subject to the availability of appropriated funds.

(161) Sec. 318. Any reference in any law, order, or
regulation, including this Act, to the—

(1) Institute of Museum Services shall be deemed
to refer to the National Endowment for Museums;

(2) the National Museum Services Board or the
Museum Services Board shall be deemed to refer to the
National Endowment for Museums Board; and

(3) the Director of the Institute when such refer-
ences refers to the Director of the Institute of Museum
Services shall be deemed to refer to the Director of the
National Endowment for Museums.

(162) Sec. 319. Notwithstanding any other provision
of law, the Secretary of the Interior (hereinafter in this Act
referred to as the “Secretary”) is hereby authorized to convey
to Mitchell School District in Scotts Bluff County, Nebraska, all right, title, and interest, except as provided herein, to a tract of land consisting of 20 acres, more or less, more particularly described as the west half southwest quarter northwest quarter section 17, township 23 north, range 55 west, sixth principal meridian. Conveyance of such right, title, and interest shall be upon the condition that the Mitchell School District shall simultaneously convey without cost, an easement right on certain of the above-described lands to the Pathfinder irrigation District for the purpose of operating and maintaining irrigation canals, laterals, or drains-related storage works of the North Platte project, a Federal reclamation project. The Mitchell School District shall pay the fair market value of the lands as of the date of the conveyance, including administrative costs, as determined by the Secretary. In determining the fair market value of the lands, the Secretary shall recognize the existence of the easement right to be granted to the Pathfinder Irrigation District and shall not include the value of any improvements made on or to the lands by the Mitchell School District or its predecessors. Withdrawals from the public domain as they pertain only to the lands described in this paragraph under Secretarial Orders of February 11, 1903, and July 24, 1917, for purposes of the North Platte Project, are revoked by conveyance.
of the rights, title, and interests as set forth in this para-
graph.

(163) Sec. 320. (a) Section 3 of Public Law 96–315
is amended—

(1) in the first sentence of subsection (a) by strik-
ing out “December 31, 1979” and inserting in lieu
thereof “July 1, 1982, and who held a valid Fish and
Wildlife Service access permit for improved property
owners at any time during the period from July 29,
1976 through December 31, 1979”;

(2) in the second sentence of subsection (a) by in-
serting after “Lighthouse” the following: “, or, for
anyone in continuous residency since 1976, passing
through a point on the east-west prolongation of the
centerline of Albacore Street, Whaleshead Club Subdi-
vision, Currituck County, North Carolina”; and

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

“(f) Notwithstanding any other provision of this section
or any other provision of law, the Regional Director of the
Fish and Wildlife Service shall grant restricted access to
noneligible permanent fulltime residents as of April 1, 1983,
who can substantiate that access is essential to their main-
taining a livelihood (e.g., a fulltime employee in Norfolk,
Virginia).”.
(b) No more than twenty-five additional permits shall be issued pursuant to this amendment.

Sec. 321. Funds available in this Act for the purpose of contracting for services that require the utilization of privately owned aircraft shall be used only to contract for aircraft that are certified as airworthy by the Administrator of the Federal Aviation Administration as standard category aircraft unless the Secretary of the contracting department determines that such aircraft are not reasonably available to conduct such services.

Passed the House of Representatives June 28, 1983.

Attest:  BENJAMIN J. GUTHRIE,
       Clerk.

Passed the Senate with amendments September 21 (legislative day, September 19), 1983.

Attest:  WILLIAM F. HILDENBRAND,
       Secretary.
(b) No more than twenty percent of the funds available in this Act for the purpose of contracting for services that require the utilization of privately-owned aircraft shall be used only to contract for aircraft that are certified as airworthy by the Administrator of the Federal Aviation Administration, or standard category aircraft, unless the Secretary of the contracting department determines that such aircraft are not reasonably available to conduct such services.

Passed the House of Representatives June 22, 1983.

Attest: BENJAMIN J. GUTHRIE, Clerk.

Passed the Senate with amendments September 26, legislative day, September 19, 1983.

Attest: WILLIAM F. HILDENBRAND, Secretary.