MAKING FURTHER CONTINUING APPROPRIATIONS FOR THE FISCAL YEAR ENDING SEPTEMBER 30, 1982, AND FOR OTHER PURPOSES

November 21 (legislative day, November 20), 1981.—Ordered to be printed

Mr. Whitten, from the committee of conference, submitted the following

CONFERENCE REPORT

[To accompany H.J. Res. 357]

The committee of conference on the disagreeing votes of the two Houses on the amendments of the Senate to the joint resolution (H.J. Res. 357) making further continuing appropriations for the fiscal year ending September 30, 1982, and for other purposes, having met, after full and free conference, have agreed to recommend and do recommend to their respective Houses as follows:

That the Senate recede from its amendments numbered 24, 27, 56, 58, and 59.

That the House recede from its disagreement to the amendments of the Senate numbered 2, 3, 4, 5, 6, 7, 8, 9, 10, 13, 16, 19, 20, 21, 30, 31, 33, 34, 35, 38, 41, 42, 46, 51, 55, 64, 65, 66, and 72 and agree to the same.

Amendment numbered 1:
That the House recede from its disagreement to the amendment of the Senate numbered 1, and agree to the same with an amendment, as follows:

Restore the matter stricken by said amendment, amended to read as follows:

Funds provided in the Departments of Commerce, Justice, and State, the Judiciary, and Related Agencies Appropriation Act, 1982, notwithstanding section 15(a) of the State Department Basic Authorities Act of 1956 and section 701 of the United States Information and Educational Exchange Act of 1948, as amended; subject to any rates provided for in section 101(k) of this joint resolution as follows:

89-006 O
TITLE I

Department of Commerce: General Administration, "Salaries and Expenses", $28,407,000;
Bureau of the Census: "Salaries and Expenses", $57,200,000; "Periodic Censuses and Programs", $92,898,000;
Economic and Statistical Analysis, "Salaries and Expenses", $25,490,000;
Economic Development Administration, "Salaries and Expenses", $25,000,000;
Minority Business Development Agency, "Minority Business Development", $56,641,000;
Maritime Administration, "Research and Development", $8,491,000;
Marine Mammal Commission, "Salaries and Expenses", $672,000;
except that for the following items funding shall be at the rate specified herein:
Economic Development Administration, "Economic Development Assistance Programs", $198,500,000;
Federal Trade Commission, "Salaries and Expenses", $68,774,000;
Small Business Administration: "Salaries and Expenses", $207,945,000; "Small Business Development Centers", $14,000,000
which shall be available only for grants for Small Business Development Centers as authorized by section 20(a) of the Small Business Act, as amended;
United States Metric Board, "Salaries and Expenses", $2,000,000;

TITLE II

Department of Justice: General Administration, "Salaries and Expenses", $42,233,000;
Office of Justice Assistance, Research, and Statistics: "Research and Statistics", $35,000,000;
Legal Services Corporation, "Payment to the Legal Services Corporation", $241,000,000;

And the Senate agree to the same.

Amendment numbered 12:
That the House recede from its disagreement to the amendment of the Senate numbered 12, and agree to the same with an amendment, as follows:
In lieu of the matter proposed by said amendment insert: Provided further, That for the purposes of this joint resolution the Senate reported level of H. R. 4121, entitled the Treasury, Postal Service, and General Government Appropriation Act, 1982, shall be the level reported by the Senate on September 22, 1981 (S. Rept. No. 97-192); and the Senate agree to the same.

Amendment numbered 14:
That the House recede from its disagreement to the amendment of the Senate numbered 14, and agree to the same with an amendment, as follows:
In lieu of the matter proposed by said amendment insert:
(6) In addition to any sums otherwise appropriated there is appropriated an additional sum of $25,000,000 which shall be made available for training, job search allowances, and relocation allowances, under sections 236, 237, and 238 of the Trade Act of 1974.

And the Senate agree to the same.

Amendment numbered 17:
That the House recede from its disagreement to the amendment of the Senate numbered 17, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

(c) Such amounts as may be necessary for projects or activities provided for in the District of Columbia Appropriation Act, 1982, at a rate for operations and to the extent and in the manner provided for in the conference report and joint explanatory statement of the committee of conference (H. Rept. No. 97–327) as agreed to by the House of Representatives on November 18, 1981, and the Senate on November 19, 1981, as if such Act had been enacted into law.

And the Senate agree to the same.

Amendment numbered 18:

That the House recede from its disagreement to the amendment of the Senate numbered 18, and agree to the same with an amendment, as follows:

In lieu of the matter stricken and inserted by said amendment insert: for in the conference report and joint explanatory statement of the committee of conference (H. Rept. No. 97–345) as approved by the House of Representatives on November 20, 1981, as if such Act had been enacted into law.

And the Senate agree to the same.

Amendment numbered 22:

That the House recede from its disagreement to the amendment of the Senate numbered 22, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

“(1) The amount of the increase in contract authority under the heading ‘HOUSING PROGRAMS, Annual Contributions for Assisted Housing’ shall be $897,177,848, and the amount of the increase in budget authority under such heading shall be $17,373,528,040.

“(2) The amount appropriated under the heading ‘HOUSING PROGRAMS, Housing Counseling Assistance’, shall be $3,520,000.

“(3) The amount appropriated under the heading ‘SOLAR ENERGY AND ENERGY CONSERVATION BANK, Assistance for Solar and Conservation Improvements’, shall be $23,000,000.

“(4) The amount appropriated under the heading ‘COMMUNITY PLANNING AND DEVELOPMENT, Community Development Grants’, shall be $3,600,000,000.

“(5) The amount appropriated under the heading ‘COMMUNITY PLANNING AND DEVELOPMENT, Urban Development Action Grants’, shall be $458,000,000.

“(6) The amount appropriated under the heading ‘POLICY DEVELOPMENT AND RESEARCH, Research and Technology’, shall be $20,000,000.

“(7) The amount appropriated under the heading ‘FAIR HOUSING AND EQUAL OPPORTUNITY, Fair Housing Assistance’, shall be $5,016,000.

“(8) The amount appropriated under the heading ‘MANAGEMENT AND ADMINISTRATION, Working Capital Fund’, shall be $528,000.

“(9) The amount appropriated under the heading ‘DEPARTMENT OF DEFENSE—CIVIL, CEMETERIAL EXPENSES, ARMY, Salaries and Expenses’, shall be $4,476,000.
“(10) The amount appropriated under the heading ‘ENVIRONMENTAL PROTECTION AGENCY, Salaries and Expenses’, shall be $562,837,000.

“(11) The amount appropriated under the heading ‘ENVIRONMENTAL PROTECTION AGENCY, Research and Development’, shall be $167,759,000.

“(12) The amount appropriated under the heading ‘ENVIRONMENTAL PROTECTION AGENCY, Abatement, Control and Compliance’, shall be $395,000,000.

“(13) The amount appropriated under the heading ‘ENVIRONMENTAL PROTECTION AGENCY, Buildings and Facilities’, shall be $3,621,000.

“(14) The amount appropriated under the heading ‘EXECUTIVE OFFICE OF THE PRESIDENT, Council on Environmental Quality and Office of Environmental Quality’, shall be $1,578,000.

“(15) The amount appropriated under the heading ‘EXECUTIVE OFFICE OF THE PRESIDENT, Office of Science and Technology Policy’, shall be $1,760,000.

“(16) The amount appropriated under the heading ‘FEDERAL EMERGENCY MANAGEMENT AGENCY, Funds Appropriated to the President, Disaster Relief’, shall be $301,694,000.

“(17) The amount appropriated under the heading ‘FEDERAL EMERGENCY MANAGEMENT AGENCY, Salaries and Expenses’, shall be $93,878,000.

“(18) The amount appropriated under the heading ‘FEDERAL EMERGENCY MANAGEMENT AGENCY, State and Local Assistance’, shall be $121,829,000.

“(19) The amount appropriated under the heading ‘FEDERAL EMERGENCY MANAGEMENT AGENCY, Emergency Planning and Assistance’, shall be $67,906,000.

“(20) There are appropriated, out of any money in the Treasury not otherwise appropriated, for the repayment of notes dated April 17, 1979, and September 28, 1979, issued by the Director of the Federal Emergency Management Agency to the Secretary of the Treasury pursuant to section 15(e) of the Federal Flood Insurance Act of 1957 (42 U.S.C. 2414(e)), $328,240,000.

“(21) The amount appropriated under the heading ‘DEPARTMENT OF HEALTH AND HUMAN SERVICES, Office of Consumer Affairs’, shall be $1,760,000.

“(22) The amount appropriated under the heading ‘NATIONAL AERONAUTICS AND SPACE ADMINISTRATION, Research and Development’, for the Space Shuttle including space flight operations shall not exceed $3,104,900,000. Provided, That the limitations subject to the approval of the Committees on Appropriations contained under this heading shall not be affected by this subsection.

“(23) The amount appropriated under the heading ‘NATIONAL SCIENCE FOUNDATION, Research and Related Activities’, shall be $1,010,000,000.

“(24) The amount appropriated under the heading ‘NATIONAL SCIENCE FOUNDATION, Science Education Activities’, shall be $22,000,000.

“(25) The amount appropriated under the heading ‘NATIONAL SCIENCE FOUNDATION, Scientific Activities Overseas (Special Foreign Currency Program)’, shall be $3,080,000.
“(26) The amount appropriated under the heading ‘SELECTIVE SERVICE SYSTEM, Salaries and Expenses’, shall be $18,633,000.

“(27) The amount appropriated under the heading ‘DEPARTMENT OF THE TREASURY, Office of Revenue Sharing, Salaries and Expenses’, shall be $6,148,000.

“(28) The amount appropriated under the heading ‘DEPARTMENT OF THE TREASURY, New York City Loan Guarantee Program’, shall be $822,000.

“(29) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Compensation and Pensions’, shall be $13,824,000,000.

“(30) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Readjustment Benefits’, shall be $1,938,800,000.

“(31) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Medical and Prosthetic Research’, shall be $128,215,000.

“(32) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Medical Administration and Miscellaneous Expenses’, shall be $57,700,000.

“(33) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Construction, Major Projects’, shall be $378,338,000.

“(34) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Construction, Minor Projects’ shall be $102,992,000, of which not to exceed $30,018,000 shall be available for the Office of Construction.

“(35) The amount appropriated under the heading ‘VETERANS ADMINISTRATION, Grants for Construction of State Extended Care Facilities’, shall be $15,840,000.

And the Senate agree to the same.

Amendment numbered 23:
That the House recede from its disagreement to the amendment of the Senate numbered 23, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

“(36) The amount appropriated under the heading ‘DEPARTMENT OF THE TREASURY, Investment in National Consumer Cooperative Bank’, shall be $43,000,000; Provided, That the final Government equity redemption date for the National Consumer Cooperative Bank shall occur on December 31, 1981.

And the Senate agree to the same.

Amendment numbered 25:
That the House recede from its disagreement to the amendment of the Senate numbered 25, and agree to the same with an amendment, as follows:

In lieu of the subsection number named in said amendment insert 37; and the Senate agree to the same.

Amendment numbered 26:
That the House recede from its disagreement to the amendment of the Senate numbered 26, and agree to the same with an amendment, as follows:

In lieu of the subsection number named in said amendment insert 38; and the Senate agree to the same.

Amendment numbered 28:
That the House recede from its disagreement to the amendment of the Senate numbered 28, and agree to the same with an amendment, as follows:

In lieu of the subsection number named in said amendment insert 39; and the Senate agree to the same.

Amendment numbered 36:

That the House recede from its disagreement to the amendment of the Senate numbered 36, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

(k) Such amounts as may be necessary for projects or activities provided for in the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriation Act, 1982, shall be at the rate provided in H.R. 4169 as reported to the Senate on October 30, 1981, as amended by the Senate through November 16, 1981, and under the authority and conditions provided in the applicable appropriation Act for fiscal year 1981; notwithstanding section 15(a) of the State Department Basic Authorities Act of 1956 and section 701 of the United States Information and Educational Exchange Act of 1948, as amended, subject to any rates provided for in section 101(a) of this joint resolution as follows:

TITLE I

National Oceanic and Atmospheric Administration: "Operations, Research, and Facilities" (by transfer), $10,000,000; "Fishing Vessel and Gear Damage Compensation Fund", $3,500,000; "Fishermen's Contingency Fund", $900,000; "Fishermen's Guaranty Fund", $1,800,000;

Patent and Trademark Office, "Salaries and Expenses", $118,961,000;

Department of Transportation: Maritime Administration: "Operating—Differential Subsidies (Liquidation of Contract Authority)", $417,148,000; "Operations and Training", $74,898,000;

Department of the Treasury: Chrysler Corporation Loan Guaranty Program, "Administrative Expenses", $1,356,000;

Federal Communications Commission, "Salaries and Expenses", $76,900,000;

Federal Maritime Commission, "Salaries and Expenses", $11,225,000;

International Trade Commission, "Salaries and Expenses", $17,200,000;

Office of the United States Trade Representative, "Salaries and Expenses", $9,000,000; Provided, That not to exceed $60,000 shall be available for official reception and representation expenses;

Small Business Administration: "Salaries and Expenses" (by transfer), $19,200,000; "Disaster Loan Fund", $0; "Lease Guarantees Revolving Fund", $3,000,000; "Surety Bond Guarantees Revolving Fund", $19,000,000;

except that for the following items funding shall be at the rate specified herein:

International Trade Administration, "Operations and Administration", $160,700,000: Provided, That during fiscal year 1982 and within the resources and authority available, gross obligations for the principal amount of direct loans shall not exceed $29,000,000: Provided further, That during fiscal year 1982, total commitments
to guarantee loans shall not exceed $38,250,000 of contingent liability for loan principal;
United States Travel and Tourism Administration, “Salaries and Expenses”, $7,600,000;
National Oceanic and Atmospheric Administration; “Operations, Research, and Facilities”, $820,455,000; “Coastal Zone Management”, $7,415,000; “Coastal Energy Impact Fund”, $0; Provided, That obligations under the Coastal Energy Impact Fund for payments pursuant to subsections 308(c), (d), and (f) of the Coastal Zone Management Act of 1972, as amended, shall not exceed $9,000,000; Provided further, That unobligated balances previously available for section 308(d)(4) shall be used for administration of the Act of October 27, 1972, as amended; “Foreign Fishing Observer Fund”, $4,000,000;
Science and Technical Research, “Scientific and Technical Research and Services”, $125,528,000;
National Telecommunications and Information Administration: “Salaries and Expenses”, $16,483,000; “Public Telecommunications Facilities, Planning and Construction”, $18,000,000;
Securities and Exchange Commission, “Salaries and Expenses”, $82,906,000;
Small Business Administration, “Business Loan and Investment Fund”, $326,000,000;

TITLE II

United States Parole Commission, “Salaries and Expenses”, $6,200,000;
“Salaries and Expenses, Foreign Claims Settlement Commission”, $705,000;
“Salaries and Expenses, Antitrust Division”, $44,000,000;
“Salaries and Expenses, United States Attorneys and Marshals”, $291,950,000;
“Support of United States Prisoners”, $24,100,000; Provided, That not to exceed $3,000,000 shall be available for the purpose of renovating and equipping State and local jail facilities which confine Federal prisoners, as may be authorized by law;
“Fees and Expenses of Witnesses”, $27,921,000;
“Salaries and Expenses, Community Relations Service”, $5,500,000;
Federal Prison System: “National Institute of Corrections”, $11,186,000; “Buildings and Facilities”, $13,731,000, including $1,920,000 for the planning, design, acquisition, and preparation of a site for a Federal Correctional Institution to be located in central Arizona and any necessary relocation or replacement of existing site structures or other improvements, as well as the grading and development of utility distribution systems; “Federal Prison Industries, Incorporated: (Limitation on Administrative and Vocational Training Expenses)”, $5,066,000;
Commission on Civil Rights, “Salaries and Expenses”, $12,318,000; except that for the following items funding shall be at the rate specified herein:
Department of Justice: Legal Activities, “Salaries and Expenses, General Legal Activities”, $123,200,000;
Federal Bureau of Investigation, “Salaries and Expenses”, $739,609,000;
Immigration and Naturalization Service, "Salaries and Expenses", $428,557,000; 
Drug Enforcement Administration, "Salaries and Expenses", $230,849,000; 
Federal Prison System, "Salaries and Expenses", $353,000,000; 
Office of Justice Assistance, Research, and Statistics, "Law Enforcement Assistance", $95,923,000: Provided, That $70,000,000 of said amount shall be available only for grants and administrative expenses authorized by title II of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended: Provided further, That $2,369,000 of said amount shall be allocated for undercover property recovery programs operated by State and local governments under the supervision of the Department of Justice: Provided further, That $4,000,000 of said amount provided for the program "Treatment Alternatives to Street Crime" shall be allocated solely to implement Part E of the Justice System Improvement Act of 1979; 
Equal Employment Opportunity Commission, "Salaries and Expenses", $139,889,000 of which not to exceed $18,500,000 is for payments to State and local enforcement agencies for services to the Commission pursuant to title VII of the Civil Rights Act, as amended and sections 6 and 14 of the Age Discrimination in Employment Act;

TITLE III

All of title III, the Department of State and Related Agencies Appropriation Act, 1982, except that for the following items funding shall be at the rate specified herein:

Department of State: Administration of Foreign Affairs: "Salaries and Expenses", $898,258,000; "Acquisition, Operation, and Maintenance of Buildings Abroad", $185,970,000; "Buying Power Maintenance", $1,500,000; 
International Organizations and Conferences, "Contributions to International Organizations", $415,240,000: Provided, That $28,566,865 shall be available only for the Pan American Health Organization for the payment of 1982 assessed contributions and to reimburse the Pan American Health Organization for payments under the tax equalization program for employees who are United States citizens; 
International Communication Agency: "Salaries and Expenses", $443,286,000; "Acquisition and Construction of Radio Facilities", $19,000,000;

TITLE IV

All of title IV, the Judiciary Appropriation Act, 1982, except that for the following item funding shall be at the rate specified herein: 
Supreme Court of the United States, "Salaries and Expenses", $11,208,000: Provided, That not to exceed $10,000 shall be for official reception and representation expenses. 
And the Senate agree to the same. 
Amendment numbered 45: 
That the House recede from its disagreement to the amendment of the Senate numbered 45, and agree to the same with an amendment, as follows: 
In lieu of the matter proposed by said amendment insert: 
Sec. 114. Notwithstanding any other provision of law, funds provided under this joint resolution for the special supplemental food
program as authorized by section 17 of the Child Nutrition Act of 1966 (42 U.S.C. 1786), and the commodity supplemental food program as authorized by section 4(a) of the Agriculture and Consumer Protection Act of 1973 (7 U.S.C. 612c (note)) shall not be withheld from obligation unless and until a special message specifying a deferral or rescission of budget authority for such programs is officially submitted to the Congress, when the Congress is in session.

And the Senate agree to the same.

Amendment numbered 47:
That the House recede from its disagreement to the amendment of the Senate numbered 47, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:
Sec. 116. Notwithstanding any other provision of law or of this joint resolution, the funds provided for section 18 nonurban formula grants and section 5 urban formula grants in this joint resolution shall be apportioned and allocated using data from the 1970 decennial census for one-half of the sums appropriated and the remainder shall be apportioned and allocated on the basis of data from the 1980 decennial census.

And the Senate agree to the same.

Amendment numbered 50:
That the House recede from its disagreement to the amendment of the Senate numbered 50, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:
Sec. 119. There are appropriated $750,000 to continue the operations of the Office of Adolescent Pregnancy Programs of the Department of Health and Human Services.

And the Senate agree to the same.

Amendment numbered 52:
That the House recede from its disagreement to the amendment of the Senate numbered 52, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:
Sec. 121. Amounts at the level provided in H.R. 4560 as passed by the House are available for general departmental management, Department of Health and Human Services, and the program direction and support services activity, Assistant Secretary for Health.

And the Senate agree to the same.

Amendment numbered 54:
That the House recede from its disagreement to the amendment of the Senate numbered 54, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:
Sec. 123. Funding for sections 501(a), (b), and (c) of the Refugee Education Assistance Act of 1980 and for the Refugee Act of 1980 shall be at levels and under the terms and conditions of the Labor-Health and Human Services Education Act, 1982, as passed by the Senate.

And the Senate agree to the same.

Amendment numbered 60:
That the House recede from its disagreement to the amendment of the Senate numbered 60, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:
SEC. 129. There is appropriated $69,800,000 for section 611 of the Education of the Handicapped Act which is in addition to amounts appropriated under this joint resolution which would otherwise be made available under H.R. 4560, the Departments of Labor, Health and Human Services, and Education and Related Agencies Appropriation Act, 1982, as reported to the Senate on November 9, 1981, for such section 611.

And the Senate agree to the same.

Amendment numbered 61:
That the House recede from its disagreement to the amendment of the Senate numbered 61, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

SEC. 130. For carrying out, to the extent not otherwise provided, the Rehabilitation Act of 1973, as amended, and the International Health Research Act of 1960, $891,845,000, of which $892,865,538 shall be for allotments under section 100(b)(1), $6,134,462 shall be for activities under section 110(b)(3), $650,000 shall be made available to the Navajo Tribal Council for activities under section 130, and $18,000,000 shall be for activities under section 711 of the Rehabilitation Act of 1973.

And the Senate agree to the same.

Amendment numbered 62:
That the House recede from its disagreement to the amendment of the Senate numbered 62, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

SEC. 131. The Attorney General shall exercise his best efforts to ensure that none of the funds appropriated by this joint resolution may be obligated or expended after March 1, 1982, for the detention of any entrant, any applicant for political asylum or for refugee status, or any other alien which would cause the total number of aliens to exceed five hundred and twenty-five at the facility known as Krome North, located in the State of Florida, or to exceed five hundred and twenty-five at any other facility in the State of Florida for the detention of aliens awaiting exclusion, deportation, or resettlement which is not used for such purpose on the date of enactment of this joint resolution.

And the Senate agree to the same.

Amendment numbered 63:
That the House recede from its disagreement to the amendment of the Senate numbered 63, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

SEC. 132. There is appropriated an additional $45,000,000 for the payment of windfall benefits, as provided under section 15(d) of the Railroad Retirement Act of 1974, which, together with the amounts appropriated under this joint resolution which would otherwise be made available under H.R. 4560, the Departments of Labor, Health and Human Services, and Education and Related Agencies Appropriation Act, 1982, for the payment of such benefits, shall be the maximum amount available for payments through September 30, 1982.

And the Senate agree to the same.

Amendment numbered 67:
That the House recede from its disagreement to the amendment of the Senate numbered 67, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

Sec. 136. There is appropriated the sum of $362,000,000 for the Maternal and Child Health Care Block Grant Act.

And the Senate agree to the same.

Amendment numbered 68:

That the House recede from its disagreement to the amendment of the Senate numbered 68, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

Sec. 137. There are appropriated to the Department of Health and Human Services $61,180,000 for activities under the Developmental Disabilities Assistance and Bill of Rights Act of 1981.

And the Senate agree to the same.

Amendment numbered 69:

That the House recede from its disagreement to the amendment of the Senate numbered 69, and agree to the same with an amendment, as follows:

In lieu of the matter proposed by said amendment insert:

Sec. 138. There is appropriated $10,000,000 for Part B of Title IV of the Comprehensive Employment and Training Act relating to the Job Corps which is in addition to the amounts appropriated under this joint resolution which would otherwise be made available under H.R. 4560, the Departments of Labor, Health and Human Services, and Education and Related Agencies Appropriation Act, 1982, as reported to the Senate on November 9, 1981, for the Job Corps.

And the Senate agree to the same.

Amendment numbered 71:

That the House recede from its disagreement to the amendment of the Senate numbered 71, and agree to the same with an amendment, as follows:

In lieu of the matter inserted by said amendment, insert the following:

Sec. 140. (a) Notwithstanding any other provision of this joint resolution and in order to execute Congressional responsibilities under the Constitution to provide specific items of expenditures, appropriations made available by this joint resolution shall be reduced proportionally by 2 percent for programs, projects, or activities for which provisions would be made in the following appropriation Acts:

District of Columbia Appropriation Act, 1982;

Energy and Water Development Appropriation Act, 1982;

Department of Housing and Urban Development-Independent Agencies Appropriation Act, 1982;

Department of the Interior and Related Agencies Appropriation Act, 1982;

Departments of Labor, Health and Human Services, and Education, and Related Agencies, 1982;

Military Construction Appropriation Act, 1982; and


(b) Total appropriation made available in this joint resolution under the Department of Defense Appropriation Act shall be re-
duced by 2 percent: Provided, That such reductions in total appropriation shall be applied proportionally only to projects and activities in Titles IV and V of such Act: Provided further, That after the conclusion of the 1st Session of the 97th Congress, the level of budget authority for the Department of Defense shall be the level of the conference agreement on the Department of Defense Appropriation Bill for fiscal year 1982. If such agreement has not been reached by the conclusion of the 1st Session of the 97th Congress, the level shall be as set forth by section 101(a)(3) of this joint resolution.

(c) Appropriations made available to the Department of Agriculture in this joint resolution are hereby reduced in the following amounts:

- Public Law 480, $80,000,000;
- Rural Housing Insurance Fund, reimbursement for losses in prior years, $97,000,000;
- Agriculture Credit Insurance Fund, reimbursement for losses in prior years, $56,000,000; and
- Rural Development Insurance Fund, reimbursement for losses in prior years, $24,000,000.

(d) Appropriations made available for the projects or activities provided for in the Department of Transportation and Related Agencies Appropriation Act, 1982, in this joint resolution are hereby reduced in the following amounts:

- Department of Transportation:
  - Office of the Secretary, salaries and expenses and transportation planning, research, and development, $4,000,000;
  - Coast Guard, operating expenses, $20,000,000, of which $5,000,000 shall be deducted from the amounts made available for recreational boating safety; acquisition, construction, and improvements, $10,000,000; alteration of bridges, $4,000,000; research, development, test, and evaluation, $2,000,000; offshore oil pollution compensation fund, $3,000,000; and deepwater port liability fund, $3,000,000;
- Federal Aviation Administration, operations, $20,000,000; facilities, engineering and development, $5,000,000; facilities and equipment (Airport and Airway Trust Fund), $18,000,000; research, engineering and development (Airport and Airway Trust Fund), $6,000,000; and construction, Metropolitan Washington Airports, $5,000,000;
- Federal Highway Administration, highway safety research and development, $2,000,000; highway beautification, $1,000,000; territorial highways, $1,000,000; and interstate transfer grants—highways, $18,000,000;
- National Highway Traffic Safety Administration, operations and research, $5,000,000;
- Federal Railroad Administration, office of the administrator, $500,000; railroad safety, $1,000,000; railroad research and development, $5,000,000; rail service assistance, $4,000,000, of which at least $2,000,000 shall be deducted from amounts made available for the Minority Business Resource Center; Northeast corridor improvement program, $6,000,000; and redeemable preference shares, $5,000,000;
- Urban Mass Transportation Administration, administrative expenses, $1,500,000; research, development, and demonstrations and university research and training, $4,000,000; urban discre-
tionary grants, $14,750,000; non-urban formula grants, $2,000,000; urban formula grants, $14,250,000; and interstate transfer grants—transit, $12,000,000;

Research and Special Programs Administration, research and special programs, $3,000,000, of which $1,000,000 shall be deducted from the amounts made available for research and development and $300,000 shall be deducted from amounts made available for grants-in-aid as authorized by section 5 of the Natural Gas Pipeline Safety Act of 1968;

Related Agencies:
Interstate Commerce Commission, salaries and expenses, $3,000,000;
Department of the Treasury, Office of the Secretary, investment in fund anticipation notes, ($5,000,000); and
United States Railway Association, administrative expenses, $3,000,000.

(c) Reductions made by this section shall not apply to appropriations for those activities involving new spending authority described in section 401(c)(2)(C) of the Congressional Budget Act of 1974 including revenue sharing under the Payment to State and Local Government Fiscal Assistance Trust Fund, activities supported under the budget account entitled “Social Security Administration, Limitation on Administrative Expenses” or from funds available for the administration of the Medicare program, the food stamp program, and Veterans’ medical care.

(f) Reductions made by this section shall not apply to any account, activity, program or project for which funds are provided by a 1982 appropriation Act enacted into law subsequent to the enactment of this joint resolution.

(g) No account, activity, program or project may be terminated as a result of reductions made pursuant to this section.

(h) Notwithstanding any other provision of this joint resolution, this resolution (other than sections 101(l), 142, and 144) shall expire on July 15, 1982.

And the Senate agree to the same.

The committee of conference report in disagreement amendments numbered 11, 15, 29, 32, 37, 39, 40, 43, 44, 48, 49, 53, 57, 70, 73, 74, and 75.

JAMIE L. WHITTEN,
EDWARD P. BOLAND
(except No. 37),
WILLIAM H. NATCHER,
NEAL SMITH,
JOSEPH P. ADDABBO
(except No. 37),
CLARENCE D. LONG,
SIDNEY R. YATES
(except No. 37),
EDWARD R. ROYBAL,
TOM BEVILL
(except No. 37),
ADAM BENJAMIN, Jr.
(except No. 37 and 73),
BO GINN
(except No. 37),
JULIAN C. DIXON,
VIC FAZIO,
SILVIO O. CONTE,
JOE McDADE,
JACK EDWARDS,
J. K. ROBINSON,
LAWRENCE COUGHLIN,
Managers on the Part of the House.
MARK O. HATFIELD,
TED STEVENS,
JAMES A. McCLURE,
PAT LAXALT,
JAKE GARN,
HARRISON H. SCHMITT,
THAD COCHRAN,
MARK ANDREWS,
JAMES ABDNOR,
BOB KASTEN,
ALFONSE D'AMATO,
MACK MATTINGLY,
WARTH B. RUDMAN,
ARLEN SPECTER,
JOHN C. STENNIS,
DANIEL K. INOUYE
(with reservations on No. 15,
foreign assistance),
LAWTON CHILES
(except No. 37),
DALE BUMPERS,
Managers on the Part of the Senate.
JOINT EXPLANATORY STATEMENT OF THE COMMITTEE OF CONFERENCE

The managers on the part of the House and the Senate at the conference on the disagreeing votes of the two Houses on the amendments of the Senate to the joint resolution (H.J. Res. 357), making further continuing appropriations for the fiscal year 1982 and for other purposes, submit the following joint statement to the House and the Senate in explanation of the effect of the action agreed upon by the managers and recommended in the accompanying conference report:

RATE OF OPERATIONS

Amendment No. 1: Restores language proposed by the House which provides funding under Sec. 101(a) of the continuing resolution for the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriation Act, 1982, amended to provide for only certain items in said Act, as follows:

TITLE I

Department of Commerce: General Administration, “Salaries and Expenses”, $28,407,000;
Bureau of the Census: “Salaries and Expenses”, $57,200,000; “Periodic Censuses and Programs”, $92,898,000;
Economic and Statistical Analysis, “Salaries and Expenses”, $25,490,000;
Economic Development Administration, “Salaries and Expenses”, $25,000,000;
Maritime Administration, “Research and Development”, $8,491,000;
Marine Mammal Commission, “Salaries and Expenses”, $672,000;
except that for the following items funding shall be at the rate specified herein:
Economic Development Administration, “Economic Development Assistance Programs”, $198,500,000;
Federal Trade Commission, “Salaries and Expenses”, $68,774,000;
Small Business Administration: “Salaries and Expenses”, $207,915,000; “Small Business Development Centers”, $14,000,000 which shall be available only for grants for Small Business Development Centers as authorized by section 20(a) of the Small Business Act, as amended;
United States Metric Board, “Salaries and Expenses”, $2,000,000;

TITLE II

Department of Justice: General Administration, “Salaries and Expenses”, $42,233,000;
Office of Justice Assistance, Research, and Statistics: “Research and Statistics”, $35,000,000;
Legal Services Corporation, "Payment to the Legal Services Corporation", $241,000,000;

REPRESENTATION ALLOWANCES

The conferees are agreed that the authorized ceilings for official representation allowances in H.R. 4169 as passed by the House, shall apply unless specified otherwise.

DEPARTMENT OF COMMERCE

ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS

The conferees are agreed that $198,500,000 shall be available for economic development assistance programs in the following manner:

| Public works | $130,000 |
| Planning assistance | 25,500 |
| Districts | 15,000 |
| Indians | 3,000 |
| States | 2,900 |
| Urban | 4,600 |
| Technical assistance | 8,000 |
| University centers | 3,000 |
| Research and evaluation programs | 2,000 |
| Economic adjustment | 33,000 |
| **Total** | **198,500** |

The conferees are further agreed that direct loans of $30,000,000 and any payments for loan defaults shall be derived from the Economic Development Revolving Fund.

SMALL BUSINESS ADMINISTRATION

SALARIES AND EXPENSES

The conference agreement provides $207,945,000 in new budget authority for salaries and expenses of the Small Business Administration and an additional $19,200,000 by transfer from the Disaster Loan Fund, as specified in Senate Report 97–265. The conference agreement also provides $14,000,000 for Small Business Development Centers. A total of $18,376,000 is provided under Salaries and Expenses for management assistance programs, including SCORE/ACE, Small Business Institutes, junior college training programs, general contractual assistance, as specified in House Report 97–180, and the Office of International Trade as detailed in Senate Report 97–265. The conferees are agreed that $6,600,000 shall be provided for advocacy programs including $1,000,000 for establishing an indicative data base, as specified in House Report 97–180, and $1,000,000 for development of an external small business economic data base, as specified in Senate Report 97–265. The conferees are agreed that the rate provides $300,000 in additional funds for the Office of the Inspector General and $175,000 in additional funds for technology transfer programs, as specified in Senate Report 97–265.

Amendment No. 2: Deletes House reference to the "District of Columbia Appropriation Act, 1982," from section 101(a)(1) which provides funding for activities in the D.C. Appropriation Act at the lower of the current rate or the rate provided for in the House-passed version of the Act as proposed by the Senate. See amend-
Amendment No. 17 for the funding rate agreed to by the Committee of Conference.

Amendment No. 3: House recedes to Senate language including Department of Defense Appropriation Act, 1982, under Sec. 101(a)(1) establishing Defense availability rate at the lower amount passed by the two Houses.

Amendment No. 4: Inserts language proposed by the Senate which provides funding for Military Construction at a rate for projects and activities under the lesser or more restrictive authority of the Senate or House passed bill, with the Senate reported bill considered to have passed.

Amendment No. 5: Includes the word “and” as proposed by the Senate.

Amendment No. 6: Deletes language proposed by the House which would have funded the projects or activities provided for in the Department of Transportation and Related Agencies Appropriation Act, 1982, at the lower of the House passed bill or the current rate.

Amendment Nos. 7, 8, 9, and 10: Provide technical adjustment as proposed by the Senate.

Amendment No. 11: Reported in technical disagreement. The managers on the part of the House will move to recede and concur in the Senate amendment amended to read as follows:

In lieu of the matter stricken by said amendment, insert the following: Provided further, That, in addition to the sums otherwise made available by this paragraph the following additional sums are hereby appropriated:

1. for low income home energy assistance program, $140,000,000;
2. for the foster care program authorized by Title IV of the Social Security Act, $75,000,000; Provided, That the provisions contained in the Departments of Labor, Health and Human Services, and Education, and Related Agencies Appropriation Act for Fiscal Year 1982 (H.R. 4560), as reported by the Senate Committee on Appropriations on November 9, 1981, related to a limitation on entitlement to payments under parts A and E of title IV of the Social Security Act and transfer of funds under parts B and E of such title (contained in H.R. 4560 as so reported beginning with “provided” on page 39, line 17, and ending on page 40, line 8) shall not be applicable with respect to any sums appropriated pursuant to this joint resolution;
3. for the family medicine residency training programs authorized by Section 786 of the Public Health Service Act, $10,000,000;
4. for the Community Services Block Grant, $62,552,000;
5. for the State Block Grant authorized by Chapter 2 of the Education Consolidation and Improvement Act of 1981, $140,000,000; Provided further, That the College Housing Loan Program shall operate under the terms and conditions as contained in H.R. 4560 as passed the House October 6, 1981 except that the gross commitments for the principal amount of direct loans shall not exceed $75,000,000.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate. The conferees wish to clarify that the College Housing program is intended to function at a level of $75 million for direct loan com-
mitments. The revolving fund is to be used to first fund the balance of any approved applications of fiscal year 1981 that were not fully funded because of a deficiency in budget authority.

The conferees direct the Secretary of Health and Human Services, through the Office of Community Services, to continue to use his existing authority to make loans and loan guarantees through the rural development loan fund authorized under Section 681 of the Reconciliation Act of 1981. The conferees are agreed that the Secretary shall adhere to the terms and conditions of the House Committee Report on H.R. 4560 in allocating discretionary funds under the community services block grant.

The conferees intend that for the "Bilingual education" appropriation the annual rate of operations under the Continuing Resolution is $143,810,000, the amount contained in both the House and Senate versions of the Labor, Health and Human Services, and Education appropriation bill for 1982. The conferees are agreed that the rate of operations for the activities under the total amount available shall be as follows:

| Grants to school districts | $82,523 |
| Training grants            | 30,038  |
| Support services           | 19,747  |
| Bilingual desegregation grants | 7,662  |
| Bilingual vocational training | 3,840  |

Any Federal agency has statutory authority to restrain spending of funds made available by the Continuing Resolution only after the President has, in accordance with the Impoundment Control Act of 1974, sent to the Congress a report which indicates which deferrals or rescissions are being proposed.

During the period in which this Continuing Resolution is in effect, the conferees expect the General Accounting Office to continue to monitor the deferral and rescission process to assure that the proper notices are sent to the Congress before funds for specific programs are impounded. In addition, the GAO should determine whether violations of the Impoundment Act took place during the period between October 1 and November 20, 1981, when the First Continuing Resolution was in effect, regarding whether illegal withholding of funds to States occurred and assure that funds to which States are now entitled, regardless of whether or not they elected to take any of the block grants, are returned to them within a reasonable period of time.

RATe OF OPERATIONS IN H.R. 4121

Amendment No. 12: Amends language proposed by the Senate to delete reference to the date of November 17, 1981. The conferees are agreed that $1,100,000 of the funds made available to the U.S. Secret Service by this Continuing Resolution are to be used to make necessary and needed improvements at the instinctive range at Beltsville, Maryland. The conferees are further agreed that the Assay Office in New York City should not be closed.

Amendment No. 13: Provides technical adjustment as proposed by the Senate.

Amendment No. 14: Appropriates $25,000,000 for training, job search allowances, and relocation allowances under the Trade Act
of 1974, instead of $50,000,000 as proposed by the Senate. The House included no specific funding for this.

Amendment No. 15. Reported in disagreement.

Amendment No. 16: House recedes to Senate deletion of House language which had established Defense availability rate at the lower amount of either the current rate or the budget estimate.

Amendment No. 17: Amends Senate language so that activities in the District of Columbia Appropriation Act, 1982, (H.R. 4522) will be funded at the rate provided for in the Conference Report and amendments in disagreement as agreed to by the House on November 18, 1981, and the Senate on November 19, 1981. The Senate proposal funded these activities at the rate agreed to by the Committee of Conference as reflected in House Report No. 97–327 filed in the House on November 12, 1981. Both bodies subsequently rejected the conference action on amendment No. 42 which dealt with the salary of the City Administrator and the per diem rate for Board members of the D.C. Redevelopment Land Agency.


The Corps of Engineers is directed to carry out the Lincoln School, Maine, study as proposed on page 24 of Senate Report 97–256. Funds are included for the north branch of the Chicago River, Illinois, and the Cape May Inlet to Lower Township, N.J. project. The Department of Energy is directed to provide $1 million of the funds provided in the Solar Reserve Account for solar international activities as discussed during the floor debate on H.R. 4144 in the House of Representatives on July 23 and 24, 1981.

Amendment No. 19: Deletes language proposed by the House.

Amendment No. 20: Inserts language as proposed by the Senate establishing the rate of operations for the projects or activities provided for in the Department of Transportation and Related Agencies Appropriation Act, 1982, at the conference agreement level.

Amendment No. 21: Includes language providing that agencies carried in the 1982 HUD–Independent Agencies Appropriation Bill (H.R. 4034) be funded at a rate for operations and to the extent and in the manner provided for in the conference report and joint explanatory statement of the Committee of Conference (H. Rept. 97–222) with the addition of a new title V as proposed by the Senate instead of providing for the agencies exclusively as provided for in House Report 97–222 as proposed by the House.

Amendment No. 22: Includes language changing certain amounts and provisions in the conference agreement on the HUD–Independent Agencies Appropriation Act, 1982 as proposed by the Senate and modified by the conference column in the following table. The House resolution contained no comparable provision.
<table>
<thead>
<tr>
<th>Agency/Account</th>
<th>House</th>
<th>Senate</th>
<th>Conference</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department of Housing and Urban Development:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>1. Annual contributions for assisted housing—Annual contract authority</td>
<td>($916,233,800)</td>
<td>($897,177,848)</td>
<td>($897,177,848)</td>
</tr>
<tr>
<td>Budget authority</td>
<td>17,939,370,000</td>
<td>17,373,528,040</td>
<td>17,373,528,040</td>
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<tr>
<td>2. Housing counseling assistance</td>
<td>5,000,000</td>
<td>3,520,000</td>
<td>3,520,000</td>
</tr>
<tr>
<td>3. Solar Energy and Energy Conservation Bank</td>
<td>25,000,000</td>
<td>22,000,000</td>
<td>23,000,000</td>
</tr>
<tr>
<td>4. Community development grants</td>
<td>3,666,000,000</td>
<td>3,450,000,000</td>
<td>3,600,000,000</td>
</tr>
<tr>
<td>5. Urban development action grants</td>
<td>500,000,000</td>
<td>440,000,000</td>
<td>458,000,000</td>
</tr>
<tr>
<td>6. Policy development and research</td>
<td>23,000,000</td>
<td>20,000,000</td>
<td>20,000,000</td>
</tr>
<tr>
<td>7. Fair housing and equal opportunity</td>
<td>5,700,000</td>
<td>5,016,000</td>
<td>5,016,000</td>
</tr>
<tr>
<td>8. Working capital fund</td>
<td>600,000</td>
<td>528,000</td>
<td>528,000</td>
</tr>
<tr>
<td>Department of Defense—Civil:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>9. Cemeterial Expenses, Army</td>
<td>5,086,000</td>
<td>4,476,000</td>
<td>4,476,000</td>
</tr>
<tr>
<td>Environmental Protection Agency:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>10. Salaries and expenses</td>
<td>583,747,000</td>
<td>512,837,000</td>
<td>562,837,000</td>
</tr>
<tr>
<td>11. Research and development</td>
<td>181,250,700</td>
<td>167,759,000</td>
<td>167,759,000</td>
</tr>
<tr>
<td>12. Abatement, control and compliance</td>
<td>421,840,500</td>
<td>377,194,200</td>
<td>395,000,000</td>
</tr>
<tr>
<td>13. Buildings and facilities</td>
<td>4,115,000</td>
<td>3,621,000</td>
<td>3,621,000</td>
</tr>
<tr>
<td>Executive Office of the President:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>14. Council on Environmental Quality and Office of Environmental Quality</td>
<td>1,044,000</td>
<td>919,000</td>
<td>919,000</td>
</tr>
<tr>
<td>15. Office of Science and Technology policy</td>
<td>1,795,000</td>
<td>1,578,000</td>
<td>1,578,000</td>
</tr>
<tr>
<td>Federal Emergency Management Agency:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>16. Funds appropriated to the President, disaster relief</td>
<td>369,000,000</td>
<td>301,694,000</td>
<td>301,694,000</td>
</tr>
<tr>
<td>17. Salaries and expenses</td>
<td>83,369,000</td>
<td>93,879,000</td>
<td>93,879,000</td>
</tr>
<tr>
<td>18. State and local assistance</td>
<td>134,789,000</td>
<td>121,829,000</td>
<td>121,829,000</td>
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<tr>
<td>19. Emergency planning and assistance</td>
<td>65,456,000</td>
<td>67,906,000</td>
<td>67,906,000</td>
</tr>
<tr>
<td>20. National Flood Insurance Fund</td>
<td>373,000,000</td>
<td>328,240,000</td>
<td>328,240,000</td>
</tr>
<tr>
<td>Portion applied to debt reduction</td>
<td>-373,000,000</td>
<td>-328,240,000</td>
<td>-328,240,000</td>
</tr>
<tr>
<td>Department of Health and Human Services:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>21. Office of Consumer Affairs</td>
<td>2,000,000</td>
<td>1,760,000</td>
<td>1,760,000</td>
</tr>
<tr>
<td>National Aeronautics and Space Administration:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>22. Research and development</td>
<td>4,973,100,000</td>
<td>4,791,900,000</td>
<td>4,973,100,000</td>
</tr>
<tr>
<td>23. Construction of facilities</td>
<td>99,800,000</td>
<td>80,000,000</td>
<td>99,800,000</td>
</tr>
<tr>
<td>24. Research and program management</td>
<td>1,114,300,000</td>
<td>1,099,300,000</td>
<td>1,114,300,000</td>
</tr>
<tr>
<td>National Science Foundation:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>25. Research and related activities</td>
<td>1,040,000,000</td>
<td>950,000,000</td>
<td>1,010,000,000</td>
</tr>
<tr>
<td>26. Science education activities</td>
<td>27,450,000</td>
<td>20,000,000</td>
<td>22,000,000</td>
</tr>
<tr>
<td>27. Scientific activities overseas</td>
<td>3,500,000</td>
<td>3,080,000</td>
<td>3,080,000</td>
</tr>
<tr>
<td>Selective Service System:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>28. Salaries and expenses</td>
<td>20,000,000</td>
<td>18,633,000</td>
<td>18,633,000</td>
</tr>
<tr>
<td>Department of the Treasury:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>29. Office of Revenue Sharing, salaries and expenses</td>
<td>6,986,000</td>
<td>6,148,000</td>
<td>6,148,000</td>
</tr>
<tr>
<td>30. New York City loan guarantee program</td>
<td>934,000</td>
<td>822,000</td>
<td>822,000</td>
</tr>
<tr>
<td>Veterans Administration:</td>
<td></td>
<td></td>
<td></td>
</tr>
<tr>
<td>31. Compensation and pensions</td>
<td>12,881,600,000</td>
<td>13,824,000,000</td>
<td>13,824,000,000</td>
</tr>
<tr>
<td>32. Readjustment benefits</td>
<td>1,638,300,000</td>
<td>1,938,800,000</td>
<td>1,938,800,000</td>
</tr>
<tr>
<td>33. Medical and prosthetic research</td>
<td>150,699,000</td>
<td>128,215,000</td>
<td>128,215,000</td>
</tr>
<tr>
<td>34. Medical Administration and miscellaneous operating expenses</td>
<td>62,400,000</td>
<td>51,392,000</td>
<td>57,700,000</td>
</tr>
<tr>
<td>35. Construction, major projects</td>
<td>434,603,000</td>
<td>378,338,000</td>
<td>378,338,000</td>
</tr>
<tr>
<td>36. Construction, minor projects</td>
<td>110,000,000</td>
<td>102,942,000</td>
<td>102,942,000</td>
</tr>
<tr>
<td>Limitation on Office of Construction</td>
<td>(30,279,000)</td>
<td>(30,018,000)</td>
<td>(30,018,000)</td>
</tr>
<tr>
<td>37. Grants for construction of State extended care facilities</td>
<td>18,000,000</td>
<td>15,840,000</td>
<td>15,840,000</td>
</tr>
</tbody>
</table>

1. Contains no comparable provision.
2. Contains the following provision: "of which not to exceed $3,104,900,000 shall be available for the Space Shuttle including space flight operations. Provided, That the limitations subject to the approval of the Committees on Appropriations contained under this heading shall not be affected by this subsection."
3. Retains Senate provision.

The Administration transmitted to the Congress on November 19, 1981, an amended budget request for the Federal Emergency Management Agency. The budget amendment redistributes resources among Agency accounts. The effect of the latest proposal is to reduce the disaster relief fund by $23,027,000 to cover shortfalls in the Agency's operating accounts. Tariff rates for the civil defense and national security telecommunications systems were re-
cently increased substantially. This requires the realignment of $10,000,000 in 1982. Of that total, $8,990,000 is reflected in the emergency planning and assistance account and $1,010,000 is included under salaries and expenses. The conference agreement provides for the tariff increase.

The budget amendment increases the salary and expenses request by $10,510,000 above the restructured March proposal. The revised total is $98,879,000. The major reason for the increase is to cover a $7,500,000 salary shortfall. The other components of the increase are the tariff adjustment addressed above and $2,000,000 for additional space rental charges. The salary shortfall is the result of an inexcusable error in budget preparation. When the 1982 Congressional budget submission was developed, the Agency never properly accounted for the October 1980 9.1 percent pay raise. The Agency's internal financial controls were so inadequate that the error was not discovered until nearly nine months later. Further evidence of the problems the Agency is experiencing is the fact that the financial records for fiscal year 1980 were not made final with the Treasury until more than 12 months after the end of the year. Because denial of the increase could severely hamper Agency operations for disaster mitigation and responses, the conferees have provided the additional funds requested. However, the Agency is advised that mistakes of this magnitude are unconscionable and will not be condoned. During hearings on the 1983 budget estimate, officials of the Federal Emergency Management Agency will be expected to demonstrate the managerial and procedural improvements which have been instituted to ensure better Agency operations.

The Committee of Conference agrees that within the total provided for emergency planning and assistance, the Agency shall make available $4,000,000 to the National Bureau of Standards for the continued operation of the Center for Fire Research. This is the amount requested in the March budget estimate.

The conferees have provided $57,700,000 for the medical administration and miscellaneous operating expenses account in the Veterans Administration. Included within the total is $4,000,000 above the budget estimate for the nurse scholarship program.

The Conferees have restored funds above the amended September budget estimate in the research and development account of the National Aeronautics and Space Administration for the following program areas:

<table>
<thead>
<tr>
<th>Program Area</th>
<th>Thousands</th>
</tr>
</thead>
<tbody>
<tr>
<td>Space sciences</td>
<td>+$87,000</td>
</tr>
<tr>
<td>Space applications</td>
<td>+36,000</td>
</tr>
<tr>
<td>Aeronautics</td>
<td>+41,000</td>
</tr>
<tr>
<td>Space research and technology</td>
<td>+14,000</td>
</tr>
</tbody>
</table>

In addition, the Conferees agree to add $70,000,000 for application in accordance with the directions set forth in regard to Amendment No. 27 in H. Rept. 97-222, accompanying H.R. 4034. The balance of the increase above the budget estimate may be distributed at the discretion of the agency with notification by December 31, 1981, and approval of the Committees on Appropriations.

Finally, the Conferees direct that these amounts may not be used for purposes other than that enumerated above without the approval of the Committee on Appropriations.
Amendment No. 23: Inserts language proposed by the Senate amended to provide that the amount appropriated for investment in National Consumer Cooperative Bank shall be $43,000,000 instead of $41,360,000, and to establish the equity redemption date as December 31, 1981 and to change the subsection number. The conference agreement deletes language regarding the purchase of stock.

Amendment No. 24: Deletes language proposed by the Senate to provide that the amount appropriated for salaries and expenses shall be $564,776,000, and that $15,640,000 shall be transferred from the unearned fees and charges account.

Amendment No. 25: Inserts language proposed by the Senate that provides $75,960,000 for a temporary mortgage assistance payments program, amended to change the subsection number.

Amendment No. 26: Inserts language proposed by the Senate extending to the availability of payments for operation of low-income housing projects—fiscal year 1981 until September 30, 1982, and providing for the obligation of such funds, amended to change the subsection number.

Amendment No. 27: Deletes language proposed by the Senate providing that the amount appropriated under the heading "payments for operation of low-income housing projects" shall be $1,060,048,000.

Amendment No. 28: Inserts language proposed by the Senate to disapprove $33,800,000 of the proposed deferral D82-140 relating to construction, major projects, amended to change the subsection number.

Amendment No. 29: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate with an amendment as follows:

(40) Notwithstanding any other provision of this Act, including any other provision of this title, any agency may before December 31, 1981, transfer to salaries and expenses from other sources made available to it by this Act, such amounts as may be required if the aggregate amount available for salaries and expenses, after such transfer, does not exceed the amount contained for such purposes in this Act before the application of the changes contained in title V:
Provided, That such transfers shall be subject to the approval of the Committees on Appropriations: Provided further, That in the Department of Housing and Urban Development not to exceed (1) $34,000,000 shall be available for data processing services, (2) 12 full-time permanent positions and 16 staff years shall be available for the Immediate Office of the Assistant Secretary for Administration, and (3) 26 full-time permanent positions and 27 staff years shall be available for the Office of the Assistant Secretary for Legislation and Congressional Relations: Provided further, That in the National Aeronautics and Space Administration not to exceed (1) 150 full-time permanent positions shall be available for the Office of the Comptroller and (2) 120 full-time permanent positions shall be available for the Office of External Relations: Provided further, That in the Veterans Administration not to exceed (1) $1,500,000 shall be available for the Office of Planning and Program Evaluation and (2) 649 staff years shall be available for the Supply Service.
The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendments Nos. 30 and 31. Provides the rate for the Department of the Interior and related agencies Appropriation Act, 1982 shall be as provided for in the Conference report (H. Rept. No. 97-315) as approved by the House on November 12, 1981 rather than as filed in the House on November 5, 1981.

Amendment No. 32. Reported in disagreement.

Amendment Nos. 33 and 34: Changes the paragraph designation and includes language proposed by the Senate related to the operation, transfer or closure of the Public Health Service Hospitals and clinics. The conference agreement accepts all of the terms of the President’s proposal contained in his request to the Congress of November 9, 1981 (H. Doc. 97-107). This language will facilitate the orderly closure of most of these facilities during Fiscal Year 1982 and the transfer of four of the hospitals to community use and control.

Amendment No. 35: Changes subsection designation.

Amendment No. 36: Inserts language which provides funding under Section 101(k) of the continuing resolution only for certain appropriation items in the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriation Act, 1982, instead of all appropriation items in said Act as proposed by the Senate, as follows:

**TITLE I**

National Oceanic and Atmospheric Administration: “Operations, Research, and Facilities” (by transfer), $10,000,000; “Fishing Vessel and Gear Damage Compensation Fund”, $3,500,000; “Fishermen’s Contingency Fund”, $900,000; “Fishermen’s Guaranty Fund”, $1,800,000;

Patent and Trademark Office, “Salaries and Expenses”, $118,961,000;

Department of Transportation: Maritime Administration: “Operating—Differential Subsidies (Liquidation of Contract Authority)”, $417,148,000; “Operations and Training”, $74,898,000;

Department of the Treasury: Chrysler Corporation Loan Guarantee Program, “Administrative Expenses”, $1,356,000;

Federal Communications Commission, “Salaries and Expenses”, $76,900,000;

Federal Maritime Commission, “Salaries and Expenses”, $11,225,000;

International Trade Commission, “Salaries and Expenses”, $17,200,000;

Office of the United States Trade Representative, “Salaries and Expenses”, $9,000,000: Provided, That not to exceed $60,000 shall be available for official reception and representation expenses;

Small Business Administration: “Salaries and Expenses” (by transfer), $19,200,000; “Disaster Loan Fund”, $0; “Lease Guarantees Revolving Fund”, $3,000,000; “Surety Bond Guarantees Revolving Fund”, $19,000,000;

except that for the following items funding shall be at the rate specified herein:

International Trade Administration, “Operations and Administration”, $160,700,000: Provided, That during fiscal year 1982 and
within the resources and authority available, gross obligations for the principal amount of direct loans shall not exceed $29,000,000; Provided further, That during fiscal year 1982, total commitments to guarantee loans shall not exceed $38,250,000 of contingent liability for loan principal;

United States Travel and Tourism Administration, “Salaries and Expenses”, $7,600,000;

National Oceanic and Atmospheric Administration: “Operations, Research, and Facilities”, $820,455,000; “Coastal Zone Management”, $7,415,000; “Coastal Energy Impact Fund”, $0: Provided, That obligations under the Coastal Energy Impact Fund for payments pursuant to subsections 308(c), (d), and (f) of the Coastal Zone Management Act of 1972, as amended, shall not exceed $9,000,000: Provided further, That unobligated balances previously available for section 308(d)(4) shall be used for administration of the Act of October 27, 1972, as amended; “Foreign Fishing Observer Fund”, $4,000,000;

Science and Technical Research, “Scientific and Technical Research and Services”, $125,528,000;

National Telecommunications and Information Administration: “Salaries and Expenses”, $16,483,000; “Public Telecommunications Facilities, Planning and Construction”, $18,000,000;

Securities and Exchange Commission, “Salaries and Expenses”, $82,906,000;

Small Business Administration, “Business Loan and Investment Fund”, $326,000,000;

**TITLE II**

United States Parole Commission, “Salaries and Expenses”, $6,200,000;

“Salaries and Expenses, Foreign Claims Settlement Commission”, $705,000;

“Salaries and Expenses, Antitrust Division”, $44,000,000;

“Salaries and Expenses, United States Attorneys and Marshalls”, $291,950,000;

“Support of United States Prisoners”, $24,100,000: Provided, That not to exceed $3,000,000 shall be available for the purpose of renovating and equipping State and local jail facilities which confine Federal prisoners, as may be authorized by law;

“Fees and Expenses of Witnesses”, $27,921,000;

“Salaries and Expenses, Community Relations Service”, $5,500,000;

Federal Prison System: “National Institute of Corrections”, $11,186,000; “Buildings and Facilities”, $13,731,000, including $1,920,000 for the planning, design, acquisition, and preparation of a site for a Federal Correctional Institution to be located in central Arizona and any necessary relocation or replacement of existing site structures or other improvements, as well as the grading and development of utility distribution systems; “Federal Prison Industries, Incorporated: (Limitation on Administrative and Vocational Training Expenses)”, $5,066,000;

Commission on Civil Rights, “Salaries and Expenses”, $12,318,000; except that for the following items funding shall be at the rate specified herein;
Department of Justice; Legal Activities, "Salaries and Expenses, General Legal Activities", $123,200,000;
Federal Bureau of Investigation, "Salaries and Expenses", $739,609,000;
Immigration and Naturalization Service, "Salaries and Expenses", $438,557,000;
Drug Enforcement Administration, "Salaries and Expenses", $230,849,000;
Federal Prison System, "Salaries and Expenses", $353,000,000;
Office of Justice Assistance, Research, and Statistics, "Law Enforcement Assistance", $95,923,000: Provided, That $70,000,000 of said amount shall be available only for grants and administrative expenses authorized by title II of the Juvenile Justice and Delinquency Prevention Act of 1974, as amended: Provided further, That $2,369,000 of said amount shall be allocated for undercover property recovery programs operated by State and local governments under the supervision of the Department of Justice: Provided further, That $4,000,000 of said amount provided for the program "Treatment Alternatives to Street Crime" shall be allocated solely to implement Part E of the Justice System Improvement Act of 1979;
Equal Employment Opportunity Commission, "Salaries and Expenses", $139,889,000 of which not to exceed $18,500,000 is for payments to State and local enforcement agencies for services to the Commission pursuant to title VII of the Civil Rights Act, as amended and sections 6 and 14 of the Age Discrimination in Employment Act;

TITLE III

All of title III, the Department of State and Related Agencies Appropriation Act, 1982, except that for the following items funding shall be at the rate specified herein:
Department of State: Administration of Foreign Affairs: "Salaries and Expenses", $898,258,000; "Acquisition, Operation, and Maintenance of Buildings Abroad", $185,970,000; "Buying Power Maintenance", $1,500,000;
International Organizations and Conferences, "Contributions to International Organizations", $415,240,000: Provided, That $28,566,865 shall be available only for the Pan American Health Organization for the payment of 1982 assessed contributions and to reimburse the Pan American Health Organization for payments under the tax equalization program for employees who are United States citizens;
International Communication Agency: "Salaries and Expenses", $443,286,000; "Acquisition and Construction of Radio Facilities", $19,000,000;

TITLE IV

All of title IV, the Judiciary Appropriation Act, 1982, except that for the following item funding shall be at the rate specified herein: Supreme Court of the United States, "Salaries and Expenses", $11,208,000: Provided, That not to exceed $10,000 shall be for official reception and representation expenses.
And the Senate agree to the same.
REPRESENTATION ALLOWANCES

The conferees are agreed that the authorized ceilings for official representation allowances in H.R. 4169 as passed by the House, shall apply unless specified otherwise.

REPROGRAMMING POLICY

The conferees are agreed that Section 508 of H.R. 4169, as reported by the Senate, concerning reprogramming policy shall govern the Departments, agencies, commissions, and administrations funded in the Departments of Commerce, Justice, and State, the Judiciary and Related Agencies Appropriation Act, 1982.

DEPARTMENT OF COMMERCE

INTERNATIONAL TRADE ADMINISTRATION

The conferees are agreed that of the $160,700,000 provided for the International Trade Administration, funding for trade adjustment assistance programs shall be at the rate set forth in Senate Report No. 97-265, and that $1,000,000 shall be used to fund the small business export expansion program in fiscal year 1982. The conferees note that the Department of Commerce did not carry out this program in fiscal year 1981 with the $1,000,000 provided for that purpose, and fully expect the Department to obligate a total of $2,000,000 in FY 1982 for small business export expansion activities.

NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

The conferees intend that of the $820,455,000 provided herein for "Operations, Research, and Facilities", the rate for those projects and activities listed in Senate Report No. 97-265 shall apply with the following exceptions: Anadromous fishery grants, $3,375,000; Sea Grant, $35,000,000; Commercial Fisheries R&D, $4,000,000; Sand Point (EXAD), $450,000; Climate data activities, $11,100,000; AFOS, $11,730,000; GOES Satellite, $15,870,000; Weather modification (NOAA), $669,000; LANDSAT, $1,100,000; Fur Seals, $-0-; Habitat monitoring, $-0-; North Dakota/Utah weather modification, $300,000. In addition, the conferees are agreed that $926,500 is provided for the 38 weather stations proposed for termination.

NATIONAL TELECOMMUNICATIONS AND INFORMATION ADMINISTRATION

The conferees are agreed that of the total amount provided for the National Telecommunications and Information Administration, "Salaries and Expenses", funds shall be allocated to retain twelve of the nineteen employees scheduled for termination as proposed in the March 10 budget estimates.

FEDERAL COMMUNICATIONS COMMISSION

The conferees are agreed that the Federal Communications Commission shall not move any of its offices in the District of Columbia from their present locations until approval is secured from the Committees on Appropriations of the House and Senate. The conferees are further agreed that the Commission should provide adequate staff and other necessary support for research and other activities for the Temporary Commission on Alternative Financing for Public Telecommunications.
SCIENCE AND TECHNICAL RESEARCH

The conferees are agreed that within the total amount provided for "Scientific and technical research and services", funds shall be allocated as prescribed in House Report No. 97–180. The conferees are further agreed that with regard to the closeout of the Smithsonian Science Information Exchange, the Department of Commerce shall provide to those employees separated from SSIE due to the closeout all rights, benefits, severance pay and other considerations that would be extended and afforded any group of Federal employees under the same conditions.

SECURITIES AND EXCHANGE COMMISSION

The conferees are agreed that of the $82,906,000 provided for the Securities and Exchange Commission, the Commission shall endeavor to achieve the objectives and carry out the activities, within the resources available, detailed in Senate Report No. 97–265. The conferees are further agreed that the SEC shall not move any of its offices in the District of Columbia from their present locations until approval is secured from the Committees on Appropriations of the House and Senate.

SMALL BUSINESS ADMINISTRATION

Business loan and investment fund

The conference agreement provides a rate of $326,000,000 for the Business Loan and Investment Fund of the Small Business Administration. The conferees are agreed that the rate provided shall support a total of $3,300,000,000 in guaranteed loans, as specified in Senate Report 97–265, and a total of $225,000,000 in direct loans as detailed in Senate Report 97–265, except that $120,000,000 will be available for direct business loans. The conferees are agreed that $31,000,000 in unanticipated, unobligated balances shall be used to support the loan levels provided.

DEPARTMENT OF JUSTICE

ADMINISTRATIVELY UNCONTROLLABLE OVERTIME

The conferees are agreed that the rate of funding provided for the Federal Bureau of Investigation, the Immigration and Naturalization Service, and the Drug Enforcement Administration included the full amount requested for Administratively Uncontrollable Overtime (AUO) as set forth in Senate Report 97–265.

UNITED STATES ATTORNEYS AND MARSHALS

The conferees are agreed that the $291,950,000 provided for the United States Attorneys and Marshals include $5,000,000 which shall be available for the United States Bankruptcy Trustees. The conferees are further agreed that this program is to be financed out of savings realized for the U.S. Attorneys and U.S. Marshals and that in no event are personnel levels for those activities to be reduced in order to fund the U.S. Trustees.

FEDERAL BUREAU OF INVESTIGATION

The conferees are concerned about recent action taken by the Federal Bureau of Investigation which suspended fingerprint iden-
tification services provided to states and local authorities, banking and other financial institutions. The conferees expect that the Director will make every effort to restore such service within the current fiscal year.

IMMIGRATION AND NATURALIZATION SERVICE

The conference agreement provides $428,557,000 for the Immigration and Naturalization Service. This amount is $41,421,000 higher than that in H.R. 4169 as passed by the House of Representatives but is $45,000,000 less than the level in H.R. 4169 as amended by the Senate. The conference agreement includes funds for enforcement and detention, but does not provide $35,000,000 added by the Senate for the construction of a permanent new detention facility. The conferees are agreed that the rate of funding provided is sufficient to maintain the number of Border patrol and investigations positions provided in House Report 97-180. In addition, the conferees are agreed that INS provide positions detailed in Senate Report 97-265 for the Charlotte and Atlanta offices.

FEDERAL PRISON SYSTEM

Buildings and facilities

The conference agreement provides that $1,920,000 of the $18,731,000 provided for buildings and facilities for the Federal Prison System shall be used for the acquisition of land, engineering studies, and design of a new correctional facility in Phoenix, Arizona, as provided in Senate Report 97-265.

DEPARTMENT OF STATE

CONTRIBUTIONS TO INTERNATIONAL ORGANIZATIONS

The conference agreement provides that of the funds provided for contributions to international organizations, not less than $28,566,865 shall be made available to the Pan American Health Organization (PAHO) for calendar year 1982 assessments and tax equalization fund expenditures.

INTERNATIONAL COMMUNICATION AGENCY

The conferees are agreed that of the $443,286,000 provided for Salaries and expenses, $100,000,000 shall be used for educational and cultural exchange activities as defined in the Mutual Educational and Cultural Exchange Act of 1961, as amended. The conference agreement provides $7,465,000 above the March budget estimate for academic exchange programs.

Amendment No. 37: Reported in technical disagreement. The managers on the part of the House will move to recede and concur in the amendment of the Senate with an amendment as follows: In lieu of the matter proposed by said amendment, insert the following:

(I/O.) It is the purpose of this Act that appropriations to implement the Federal Pay Comparability Act of 1970, the Executive Salary Cost-of-Living Adjustment Act of 1975, and every other related provision of law, which would provide pay for certain federal officials shall be limited to the amounts stipulated below: Provided, That appropriations already made for such purpose shall become effective January 1, 1982 instead of October 1, 1982 as heretofore pro-
vided by Public Law 97-51: Provided further, That any funds made available pursuant to this section shall not be used to pay any federal official whose rate of pay is at Level I or Level II of the Executive Schedule under title 5, United States Code, any sum in excess of 4.8 percent increase (rounded to the next highest multiple of $100) in existing pay and such sum if accepted shall be in lieu of the approximate 23.4 percent which is otherwise due and payable under existing law and in recognition of the limitation on outside income as applied to the Members of the House of Representatives which does not apply to the Members of the Senate: Provided further, That notwithstanding the provisions of section 305 of H.R. 4120 made applicable by subsection (j) of this section, but subject to paragraphs (2), (3), and (4) of this subsection, nothing in this Act shall (or shall be construed to) require that the rate of salary or basic pay, payable to any individual for or on account of services performed after November 20, 1981, be limited or reduced to an amount which is less than 104.8 percent of the rate (or maximum rate, if higher) of the salary or basic pay payable for such office or position for November 20, 1981, (rounded to the next highest multiple of $100) or, if greater—

(A) $59,500, if such individual has an office or position the salary or pay for which corresponds to the rate of basic pay for level III of the Executive Schedule under section 5314 of title 5, United States Code;

(B) $58,500, if such individual has an office or position the salary or pay for which corresponds to the rate of basic pay for level IV of the Executive Schedule under section 5315 of title 5, United States Code; or

(C) $57,500, if such individual has an office or position the salary or pay for which corresponds to the rate of basic pay for level V of the Executive Schedule under section 5316 of title 5, United States Code.

(2)(A) For purposes of paragraph (1), any rate of salary or pay shall be considered to correspond to the basic pay for a level of the Executive Schedule if the rate of salary or pay for that office or position is (i) fixed at a rate which is equal to or greater than the rate of basic pay for that level of the Executive Schedule or (ii) limited to a maximum rate which is equal to or greater than the rate of basic pay for such level (or to a percentage of such a maximum rate) by reason of section 5308 of title 5, United States Code, or any other provision of law (other than the provisions of such section 305 made applicable by subsection (j) of this section) or congressional resolution.

(B) In applying paragraph (1) for any office or position for which the rate of salary or basic pay is limited to a percentage of such a maximum rate, there shall be substituted, in lieu of the amount specified in paragraph (1) for that office or position, an amount equal to such percentage of the specified amount.

(3)(A) If the rate of salary or basic pay, payable on account of services performed for any period by an individual in any office or position, (or maximum rate, if higher) is by reason of the provisions of paragraph (1) of this subsection increased over the rate of salary or basic pay which would have been payable on account of such services if such paragraph (1) had not become law, then, notwithstanding any other provision of law, beginning with the first day of such period
the rate of salary or basic pay (or maximum rate, if higher) for such office or position—

(A) shall be the rate (or maximum rate, if higher) payable for such services in such office or position, as increased by reason of the provisions of paragraph (1) of this subsection, and

(B) shall not be subject to any increase (other than the increase brought about by reason of the provisions of paragraph (1) of this subsection) by reason of salary adjustments, which become effective prior to the date this joint resolution became law under the Federal Pay Comparability Act of 1970, the provisions of subchapter 1 of chapter 53 of title 5, United States Code, relating to pay comparability, or any related provision of law.

(4) The preceding provisions of this subsection shall not apply with respect to the office of Senator, President pro tempore of the Senate, or the majority or the minority leader of the Senate.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

The conference agreement applies a 4.8 percent limitation in the cost-of-living adjustment for certain officials in lieu of the 23.4 percent increase that otherwise could occur by statute in addition to the limitation adjustment proposed for certain other officials by the Senate. The new rates would become the statutory rates payable, thus eliminating and foregoing all previously accrued adjustments. Members of the Senate are excluded from the adjustments.

Amendment No. 38: Inserts language as proposed by the Senate appropriating $35,790,000 for construction or expansion of two teaching facilities under section 720(a)(1) of the Public Health Service Act. The conference agreement includes $20,790,000 for the construction or expansion of a teaching facility, the Institute for Advanced Biomedical Research at the University of Oregon Health Science Center, School of Medicine, Portland, Oregon, and $15,000,000 for the construction or expansion of a teaching facility, the Health Sciences Education Building, at the Tufts University School of Medicine, Boston, Massachusetts.

United States Postal Service

Amendment No. 39: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate with an amendment as follows:

In lieu of the matter proposed by said amendment, insert the following:

"Notwithstanding any other provision of this joint resolution, except sec. 140, $869,240,000 is appropriated under this joint resolution for payment to the Postal Service Fund, of which $230,000,000 shall be available for public service costs and $639,240,000 shall be available for revenue forgone on free and reduced rate mail.

"Notwithstanding any other provision of law, the Postal Service shall promptly adjust preferred rates so as to recover the difference between the amount which would have been authorized to be appropriated under section 2401(c) of title 39, United States Code had this provision not been enacted, and the $639,240,000 hereby appropriated. Such adjustments shall be made in accordance with the following subsections:
“(a) As provided in Section 1723 of the Omnibus Budget Reconciliation Act of August 13, 1981, the first $104,000,000 of the difference in appropriations is to be recovered by adjustment of the rates for the class of mail under former sections 4452(b) and 4452(c) of title 39, United States Code.

“(b) $56,760,000 is to be recovered through proportional adjustment based on the remaining phasing appropriation for any class of mail sent at a free or reduced rate under section 3217 or section 3626 of title 39, under the Federal Voting Assistance Act of 1955 or under the Overseas Citizens Voting Rights Act of 1975.

“(c) The adjustments made under subsections (a) and (b) shall be further adjusted so that $20,000,000 is applied to lessen the adjustment under subsection (b) for any class of mail or kind of mailer under former sections 4358, 4554(b), and 4554(c) of title 39, United States Code.”

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

DEPARTMENT OF THE TREASURY

BUREAU OF ALCOHOL, TOBACCO AND FIREARMS

Amendment No. 40: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate with an amendment as follows:

In lieu of the matter proposed by said amendment, insert the following:

“No funds made available pursuant to this continuing resolution may be used to accomplish or implement a proposed reorganization of the Bureau of Alcohol, Tobacco and Firearms before March 30, 1982. Such reorganization plan may be implemented after March 30, 1982, unless disapproved by the House and Senate Committees on Appropriations: Provided further, That of the funds made available by this continuing resolution for the Bureau of Alcohol, Tobacco and Firearms, $15,000,000 shall be available solely for the enforcement of the Federal Alcohol Administration Act during fiscal year 1982.”

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendment No. 41: Provides transfer authority between appropriations within the Treasury Department as proposed by the Senate.

GENERAL SERVICES ADMINISTRATION

Amendment No. 42: Provides that construction of federal building projects included in H.R. 4121 as passed by the House, or in H.R. 4121 as reported by the Senate on September 22, 1981, may be initiated under this continuing resolution as proposed by the Senate.

IRS REVENUE RULING

Amendment No. 43: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate amended to read as follows:
In lieu of the language proposed in (b)(1)(A) by said amendment insert the following: *all of the obligations of which are directly or indirectly guaranteed or secured in whole or in part by—*

And after section (b)(2)(B)(ii)(II) insert the following:

*(III) One or more financial institutions which are not related persons (within the meaning of section 103(b)(6)(C) of such Code) to the user of the proceeds of the issue.*

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendment No 44. Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate stating that it is the sense of the Senate that the President should not include recommendations for revenue enhancements that would have the effect of reducing Federal tax incentives for energy conservation or the development of renewable energy sources.

Amendment No. 45: Amends language proposed by the Senate regarding the withholding of funds under the supplemental food programs for women, infants and children program (WIC and SCFP).

The conference agreement requires that the funds provided by this joint resolution be obligated to the extent and manner provided for in House Report 97-313, and that no funds be withheld from obligation unless and until a special message specifying a deferral or rescission for such programs is submitted while the Congress is in session. It should be clear that any withholding during such time as the Congress may be unable to act on a special message will not meet the spirit nor the intent of this conference agreement; however, no withholding is anticipated.

The conferees strongly support these programs and note that during the period which a previous deferral message had been pending before the Congress, based upon the amounts provided in H.J. Res. 325, the administration maintained participation in these programs as had been required in the joint explanatory statement of the committee of conference on that joint resolution. The conferees repeat the direction made in that statement that "any efforts to reduce funding allocations to the States, thereby affecting levels of participation, would be clearly contrary to the provisions of this joint resolution."

Amendment No. 46: Inserts language as proposed by the Senate limiting the railroad branchline abandonments in the State of North Dakota to 350 miles.

The conferees understand that the Illinois Central Gulf Railroad has agreed to cooperate with the State in the continued operation of their railroad lines in North Mississippi.

The conferees reiterate the language appearing on page 28 of the joint explanatory statement of the committee of conference on the Department of Transportation and Related Agencies Appropriation Act, 1982 (H.R. 4209), relating to surcharges, rate increases, and assistance from the Section of Rail Services Planning.

Amendment No. 47: Inserts language reiterating the conference agreement and joint explanatory statement of the committee of conference on the Department of Transportation and Related Agencies Appropriation Act, 1982, concerning the use of census data in apportioning and allocating funds for section 18 non-urban
formula grants and section 5 urban formula grants. The conferees
direct that the funds made available by this resolution be apportioned
and allocated as soon as possible.

Amendment No. 48: Reported in technical disagreement. The
managers on the part of the House will move to recede and concur
in the Senate amendment with an amendment as follows:

SEC. 117. Notwithstanding any other provision of this joint resolu-
tion, the funds made available by this joint resolution which would
be available under H.R. 4560, entitled "Departments of Labor,
Health and Human Services, and Education and Related Agencies
 Appropriation Act, 1982", for school assistance in federally affected
areas under title III of such Act shall be available under the au-
thority and conditions set forth in H.R. 4560 as passed the House on
October 6, 1981: Provided, That the total amount available for enti-
tlements under section 3(a) of the Act of September 30, 1950, as
amended, is amended so as to permit payment to any local educa-
tional agency under such section 3(a) not to exceed 90 per cent of
the amount of such payment for fiscal year 1981, unless the entitle-
ment for such agency is determined under Section 3(d)(2)(B) of such
Act: Provided further, That the provisions of section 3(d)(2)(B) shall
be fully funded and not subject to ratable reduction: Provided fur-
ther, That the provisions of section 5(c) shall not apply.

The managers on the part of the Senate will move to concur in
the amendment of the House to the amendment of the Senate.

The conference agreement provides that the payments to any
local educational agency under section 3(a) shall not exceed 90 per-
cent of such payments for fiscal year 1981, instead of 85 percent as
proposed by the House and 95 percent as proposed by the Senate.
In determining payments under section 3(b) the Secretary should
give priority to local educational agencies in which 20 percent or
more of the total number of children in average daily attendance
are determined eligible under section 3(b) of Public Law 874. The
conferees have provided full funding for section 3(d)(2)(B) of Public
Law 874 which gives the Secretary of Education authority to bal-
ance the current budgets of qualified, heavily impacted school dis-
tricts — after regular impact aid payments have been computed.

Amendment No. 49: Reported in technical disagreement. The
managers on the part of the House will move to recede and concur
in the Senate amendment which provides that all Medicaid pay-
ments to the States for Indian health service facilities as defined by
section 1911 of the Social Security Act shall be paid entirely by
Federal funds and that these amounts shall not be included in the
computation of the target amount of Federal Medicaid expendi-
tures under section 1903.

Amendment No. 50: Appropriates $750,000 to continue the oper-
ations of the Office of Adolescent Pregnancy Programs in the De-
partment of Health and Human Services, instead of $1,000,000 as
proposed by the Senate. The House resolution included no funding
for this office.

Amendment No. 51: Inserts language as proposed by the Senate
prohibiting the Mine Safety and Health Administration from clas-
sifying a mine in the potash industry as gassy based upon air sam-
]ples containing concentrations of methane gas.

Amendment No. 52: Inserts language as proposed by the Senate
to provide that amounts at the level provided in H.R. 4560 as
passed by the House are available for general departmental management, Department of Health and Human Services, and the program direction and support services activity, Assistant Secretary for Health, but deletes language proposed by the Senate which would have appropriated an additional $3,900,000 for administrative costs of the Health Care Financing Administration.

Amendment No. 53: Reported in technical disagreement. The managers on the part of the House will move to recede and concur in the Senate amendment with an amendment as follows:

Sec. 122. Notwithstanding any other provision of this joint resolution, appropriations for salaries and expenses in this joint resolution for the Department of Health and Human Services are hereby reduced by $21,800,000: Provided, That none of this reduction shall be taken from activities supported under the budget account entitled "Social Security Administration, Limitation on Administrative Expenses" or from funds available for the administration of the Medicare program.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendment No. 54: Modifies language proposed by the Senate to provide that funding for all refugee, including Cuban and Indochinese, programs shall be at the levels and under the terms and conditions of H.R. 4560 as passed by the Senate.

Amendment No. 55: Inserts new section as proposed by the Senate providing that funds available for student financial assistance shall be subject to the following additional conditions:

1) The maximum Pell Grant a student may receive in the 1982-1983 academic year is $1,800.

2) The cost of attendance used for calculating eligibility for and amount of Pell Grants shall be established by the Secretary of Education.

3) The Secretary may establish or approve separate systems of need analysis for the academic year 1982-83 for the programs authorized under subpart 2 of part A, part C, and part E of title IV of the Higher Education Act.

4) The family contribution schedule for the 1981-82 academic year shall be the schedule for the 1982-83 academic year, modified by the Secretary to exclude payments under the Social Security Act and title 38, U.S. Code.

5) No Pell Grant shall exceed the difference between the cost of attendance and the sum of the expected family contribution and amounts paid to, or on account of, a student under the Social Security Act and under title 38, U.S. Code, and if, with respect to any student, it is determined that the amount of the Pell Grant plus the expected family contribution and payments under the Social Security Act and title 38, U.S. Code exceeds the cost of attendance for that year, the amount of the Pell Grant shall be reduced until the combination of expected family contribution, the amount of the Pell Grant, and payments under title 38, U.S. Code does not exceed the cost of attendance.

The Conference agreement requires that the Secretary of Education defer the use of a single need analysis system as authorized by the Education Amendments of 1980. Rather, for academic year 1982-83 the Secretary has the authority to establish or approve separate systems of need analysis for Federal campus-based stu-
dent aid programs and to continue to use the Family Contribution Schedule for the Pell Grant program. It is the expressed intent of the conferees that the campus-based programs continue to operate under the current system of "sample cases and benchmark figures." The conferees understand that this provision will not require students filing any additional forms or data.

For the purposes of the Pell Grant program, the Conference agreement defers the provisions of the Family Contribution Schedule in section 482 of the Higher Education Act of 1965. In its place the academic year 1981-82 Pell Grant Family Contribution Schedule will be the schedule for academic year 1982-83. However, the conferees make certain exceptions to the schedule. Veterans and Social Security student benefits are to be excluded from treatment as effective family income; rather, they will now be considered as student assistance to preclude Pell Grant overawards. The Secretary is authorized to adjust the schedule to reflect the most recent and relevant data. For example, these adjustments could include updating base year income used to establish Pell Grant eligibility; updating the years used to calculate independent student status; adjusting the amount of support by a parent which cannot be exceeded in determining independent student status to $750; adjusting for dependent student taxes; and/or adjusting the farm/business asset reserve. The conferees intend that the Secretary set a series of assessment rates applicable to the discretionary income of families of dependent students that seeks to meet the funding level provided in this resolution. For the purposes of section 482(a) of the Higher Education Act of 1965, this modified schedule is to be considered as a resubmission of that schedule and will be subject to Congressional review as a resubmitted schedule. It is the intent of the conferees that the Pell Grant cost of attendance criteria used in academic year 1981-82 be the academic year 1982-83 Pell Grant cost of attendance criteria. This criteria is to be used for all references to Pell Grant program cost of attendance in this resolution.

Amendment No. 56: Deletes language proposed by the Senate authorizing the Attorney General to acquire and exchange information regarding certain deceased individuals and missing children. The conferees are in full support of the objective of this provision which is the establishment of a national computer information network to assist law enforcement agencies in locating and identifying missing children and in identifying deceased persons who are found without enough evidence to establish their next of kin. However, the conferees believe that enactment of this provision into law should be accomplished through the regular authorization process and urge the appropriate committees of the House and Senate to consider this matter expeditiously so that appropriate legislation can be submitted to the full House and Senate as soon as possible. In the meantime, the conferees are agreed that the Attorney General should expand, to the extent possible, the computerized information system of the Federal Bureau of Investigation, which currently includes information submitted on a voluntary basis from 47 States on missing persons within such States' borders.

Amendment No. 57: Reported in technical disagreement. The managers on the part of the House will move to recede and concur in the amendment of the Senate with an amendment which
changes only the section number. Inasmuch as this amendment related solely to the Senate and in accord with long practice, under which each body determines its own housekeeping requirements and the other concurs therein without intervention, the managers on the part of the House will move to recede and concur in the Senate amendment No. 57.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendment No. 58: Deletes language proposed by the Senate which would have voided the limitation contained in section 324 (amendment 99) as set forth in the conference report and the joint explanatory statement of the committee of conference on the Department of Transportation and Related Agencies Appropriation Act, 1982 filed in the House of of Representatives on November 13, 1981.

Amendment No. 59: Deletes language proposed by the Senate which would have provided $60,000,000 for the reconstruction, resurfacing, restoration, or rehabilitation of the Woodrow Wilson Bridge.

Amendment No. 60: Appropriates an additional $69,800,000 for education for the handicapped, as proposed by the Senate. The House bill contained no special provision for these activities.

Amendment No. 61: Appropriates $991,845,000 for Rehabilitation Services and Handicapped Research, as proposed by the Senate. The House bill made no special provision for these activities.

Amendment No. 62: Inserts language providing that the Attorney General shall exercise his best efforts to ensure that after March 1, 1982, the number of aliens detained at the Krome North facility in Miami, Florida who are seeking entry into the country shall not exceed 525 and that the number of aliens detained at other facility in the State of Florida who are awaiting exclusion, deportation, or resettlement shall not exceed 525 instead of language mandating these requirements as proposed by the Senate. The conferees are agreed that the Attorney General must take action to reduce the alien population detained at the Krome North facility and other detention facilities in Florida to no more than 525 persons. This continuing resolution provides funding necessary to finance expenses at Krome North and to activate another detention facility, Fort Drum, in Watertown, New York which will relieve crowding at Florida detention facilities. It is the understanding of the managers that this facility can be activated within two months. Therefore, the conference has provided that the Attorney General shall exercise his best efforts to reduce the population of detainees at Krome North and other Florida detention facilities to 525 persons by March 1, 1981. The Conference directs the Attorney General, in carrying out the provisions of this section, to provide monthly reports to the Appropriations Committees detailing all efforts and progress in carrying out the intent of the managers that this limitation be achieved.

Amendment No. 63: Appropriates an additional $45,000,000 for the payment of windfall benefits under section 15(d) of the Railroad Retirement Act of 1974, instead of $90,000,000 as proposed by the Senate. The House bill contained no similar provision.

Amendment No. 64: Inserts language proposed by the Senate relating to the low-income energy assistance program. The House bill
contained no similar provision. This language provides that assistance can only be provided to individuals or families who meet the eligibility requirements established in the law and that payments may only be used for energy needs. This language is not intended to prohibit retroactive cash payments to individuals which legitimately relate to energy costs. The conferees are anxious that this program be closely monitored by the executive branch in order to insure that federal funds are spent responsibly. This oversight should include unannounced spot audits as well as the normal review.

Amendment No. 65: Inserts language proposed by the Senate which makes the provisions of section 210 of the Departments of Labor, Health and Human Services and Education and Related Agencies Appropriation Act, 1982 (H.R. 4560), as passed by the House of Representatives on October 6, 1981 and the provisions of section 209 of such Act as reported by the Senate Committee on Appropriations on November 9, 1981 applicable only during the period ending March 31, 1982.

Amendment No. 66: Adds new section as proposed by the Senate providing that notwithstanding any other provision of law, none of the funds appropriated for the Department of Labor, Mine Safety and Health Administration shall be obligated or expended to prescribe, issue, administer or enforce any standard, rule, regulation or order under the Federal Mine Safety and Health Act of 1977 with respect to any independent construction contractor who is engaged by an operator for the construction, repair or alteration of structures, facilities, utilities or private ways or roads located on (or appurtenant to) the surface areas of any coal or other mine, and whose employees work in a specifically demarcated area, separate from actual mining or extraction activities: Provided, That no funds shall be obligated or expended to prescribe, issue, administer or enforce any standard, rule, regulation or order under the Federal Mine Safety and Health Act of 1977 on any State or political subdivision thereof.

The conferees are agreed that the Continuing Resolution incorporates bill language in the House-passed version of H.R. 4560, which provides that none of the funds appropriated for the Mine Safety and Health Administration shall be obligated or expended to prescribe, issue, administer, or enforce any standard, rule, regulation, or order under the Federal Mine Safety and Health Act of 1977 with respect to any person engaged in the surface mining of stone, clay, colloidal phosphate, sand, or gravel.

Amendment No. 67: Appropriates $362,000,000 for the Maternal and Child Health Block Grant, as proposed by the Senate. The House bill contained no special provision for this program.

Amendment No. 68: Appropriates $61,180,000 for activities under the Developmental Disabilities Act, as proposed by the Senate, and deletes appropriations proposed by the Senate of $1,754,000 for health promotion and disease prevention activities of the Office of the Assistant Secretary for Health. The House bill contained no special provisions for these activities.

Amendment No. 69: Appropriates an additional $10,000,000 for the Job Corps, as proposed by the Senate, providing a total appropriation of $610,000,000 for the Job Corps.
It is the intent of the conferees that Job Corps staff not be reduced by more than 10 percent from the number actually onboard on September 30, 1981.

Amendment No. 70: Reported in disagreement. This amendment is reported in disagreement without prejudice to the merits of the issue.

Amendment No. 71. Amends Senate language to provide specific reductions for each of the covered appropriation bills rather than an across-the-board reduction of 4 percent in total budget authority. The conference agreement provides that reductions shall not apply to entitlement programs as defined by the Congressional Budget Act of 1974, revenue sharing, the social security program, the food stamp program, and veterans' medical care. In addition, no account, activity, program or project may be terminated as a result of reductions made pursuant to this provision.

The conference agreement also provides that the entire continuing resolution terminate on July 15, 1982, instead of March 30, 1982, as proposed by the Senate, or September 30, 1982, as provided for by the House in section 102.

Under the agreement, in order to execute Congressional responsibilities under the Constitution to provide specific items of expenditures, appropriations made available by this joint resolution shall be reduced by 2 percent for programs, projects, or activities for which provisions would be made in the following appropriation Acts:

- District of Columbia Appropriation Act, 1982;
- Energy and Water Development Appropriation Act, 1982;
- Department of Housing and Urban Development-Independent Agencies Appropriations Act, 1982;
- Department of the Interior and Related Agencies Appropriation Act, 1982;
- Departments of Labor, Health and Human Services, and Education and Related Agencies Appropriation Act, 1982;
- Military Construction Appropriation Act, 1982; and

**DEPARTMENT OF AGRICULTURE APPROPRIATIONS**

Appropriations made available to the Department of Agriculture are reduced in the following amounts:

- Public Law 480, $80,000,000;
- Rural Housing Insurance Fund, reimbursement for losses in prior years, $97,000,000;
- Agriculture Credit Insurance Fund, reimbursement for losses in prior years, $56,000,000; and
- Rural Development Insurance Fund, reimbursement for losses in prior years, $24,000,000.

The conferees wish to stress that the reduction in the reimbursement for losses to the loan funds will have no impact on the loan levels authorized by this joint resolution.

**DEPARTMENT OF DEFENSE APPROPRIATIONS**

The Conferees agree to reduce the level of spending for the Department of Defense by 2 percent from the level which otherwise would be available under the Resolution, that is $196.7 billion.
This reduction amounting to $3.9 billion, is to be levied only against the Procurement and Research, Development, Test and Evaluation titles.

The conferees further agree that the level of Defense budget authority shall be at this reduced level until the Fiscal Year 1982 Department of Defense Appropriations Bill has been enacted into law or the end of the 1st Session of the 97th Congress. If a conference agreement has been reached but not enacted into law by the end of the 1st Session of the 97th Congress, the level of the budget authority in the conference agreement shall be the operating level of the Department of Defense. If no conference agreement on the Defense Appropriation Bill for 1982 has been reached by the end of the 1st Session of the 97th Congress, the level of budget authority shall be at the House passed level or the Senate passed level, whichever is lower, as set forth in Section 101(a)(3) of the Resolution.

The conferees affirm the commitment of the House and Senate Appropriations Committees to seek and attain an early conference agreement on the fiscal year 1982 Defense Appropriations Bill (H.R. 4995) before adjournment sine die of the first session of the 97th Congress.

**DEPARTMENT OF THE INTERIOR APPROPRIATIONS**

The managers agree that reductions made against the Department of the Interior and Related Agencies Appropriation Act shall be applied evenly to all activities, subactivities, or projects within each appropriation account. In instances where construction or land acquisition projects cannot be carried out at the reduced level, reprogramming procedures should be followed to permit them either to be accomplished or to be eliminated.

**MILITARY CONSTRUCTION APPROPRIATIONS**

The managers agree that reductions made against the Military Construction Appropriations Act amounting to $127 million is to be applied to the following accounts in the following amounts:

<table>
<thead>
<tr>
<th>Account</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Military Construction, Army: Planning and Design</td>
<td>-$8,000,000</td>
</tr>
<tr>
<td>Military Construction, Army: Minor Construction</td>
<td>-$2,000,000</td>
</tr>
<tr>
<td>Military Construction, Navy: Minor Construction</td>
<td>-$4,000,000</td>
</tr>
<tr>
<td>Military Construction, Air Force: Air Force Shortfall</td>
<td>-$64,000,000</td>
</tr>
<tr>
<td>Military Construction, Air Force: Minor Construction</td>
<td>-$3,000,000</td>
</tr>
<tr>
<td>North Atlantic Treaty Organization Infrastructure</td>
<td>-$45,000,000</td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>-$127,000,000</strong></td>
</tr>
</tbody>
</table>

The conferees agree that reductions within each account are to be taken from non-domestic projects. The conference agreement includes a reduction of $206,000,000 from the amounts which would otherwise be made available by this resolution for the projects or activities provided for in the Department of Transportation and Related Agencies Appropriation Act, 1982. In making this reduction the conferees expect that, to the maximum extent feasible, the earmarkings and directives contained in the conference report and joint explanatory statement of the committee of conference on the Department of Transportation
and Related Agencies Appropriation Act, 1982, will be implemented. Any deviation from the language contained in that report should receive the prior approval of the House and Senate Committees on Appropriations.

Under the reduction contained in this amendment the following amounts would be available for Interstate Transfer Grants.

<table>
<thead>
<tr>
<th>Location</th>
<th>Highway</th>
<th>Transit</th>
</tr>
</thead>
<tbody>
<tr>
<td>New Jersey</td>
<td>$9,000,000</td>
<td>$25,000,000</td>
</tr>
<tr>
<td>Washington, D.C.</td>
<td>9,000,000</td>
<td>290,000,000</td>
</tr>
<tr>
<td>Philadelphia</td>
<td>22,300,000</td>
<td>9,000,000</td>
</tr>
<tr>
<td>Oregon</td>
<td>60,000,000</td>
<td>45,000,000</td>
</tr>
<tr>
<td>Northeast Illinois</td>
<td>125,000,000</td>
<td>25,000,000</td>
</tr>
<tr>
<td>Hartford</td>
<td>13,000,000</td>
<td></td>
</tr>
<tr>
<td>Tucson</td>
<td>10,000,000</td>
<td></td>
</tr>
<tr>
<td>Denver</td>
<td>10,000,000</td>
<td></td>
</tr>
<tr>
<td>New York</td>
<td>6,000,000</td>
<td>15,000,000</td>
</tr>
<tr>
<td>Memphis</td>
<td>3,000,000</td>
<td>7,000,000</td>
</tr>
<tr>
<td>Hennepin County</td>
<td>17,000,000</td>
<td></td>
</tr>
<tr>
<td>Duluth</td>
<td>10,000,000</td>
<td>1,000,000</td>
</tr>
<tr>
<td>Indianapolis</td>
<td>10,000,000</td>
<td></td>
</tr>
<tr>
<td>Boston</td>
<td>1,000,000</td>
<td>125,000,000</td>
</tr>
<tr>
<td>San Francisco</td>
<td>3,000,000</td>
<td></td>
</tr>
<tr>
<td>Sacramento</td>
<td>2,000,000</td>
<td></td>
</tr>
<tr>
<td>Minneapolis-St. Paul</td>
<td>1,000,000</td>
<td></td>
</tr>
<tr>
<td><strong>Total</strong></td>
<td><strong>307,000,000</strong></td>
<td><strong>548,000,000</strong></td>
</tr>
</tbody>
</table>

The conferees direct that none of the reduction proposed by this amendment for Federal Railroad Administration, railroad research and development be allocated to the East St. Louis Metropolitan Gateway Area railroad restructuring project. The reduction of $5,000,000 from the appropriation redeemable preference shares shall be derived from the amount not specifically earmarked for any project in the statement of the managers accompanying the conference report on the Department of Transportation and Related Agencies Appropriation Act, 1982.

The conference agreement includes reductions under this amendment of approximately one percent for the urban discretionary and urban formula grant appropriations. The conferees direct that these reductions be applied equally to each activity and new start project identified in the statement of the managers accompanying the conference report on the Department of Transportation and Related Agencies Appropriation Act, 1982. Any personnel reductions in UMTA required by this amendment shall be taken from the Washington, D.C. headquarters office.

Amendment No. 72: Includes language proposed by the Senate providing that Executive Branch officials shall make commitments on applicable programs to guarantee or insure the full amounts made available for such programs covered by the continuing resolution. Commitments could not be reduced unless there were not sufficient qualified applicants.

Amendment No. 73: Reported in technical disagreement. The managers on the part of the House will move to recede and concur in the amendment of the Senate with an amendment as follows:

In lieu of the matter proposed by said amendment, insert the following:
SEC. 142. (a) Subsection (f) of section 280A of the Internal Revenue Code of 1954 is amended by adding at the end thereof the following paragraph:

"(4) Coordination with section 162(a)(2), etc.—Nothing in this section shall be construed to disallow any deduction allowable under section 162(a)(2) (or any deduction which meets the tests of section 162(a)(2) but is allowable under another provision of this title) by reason of the taxpayer's being away from home in the pursuit of a trade or business (other than the trade or business of renting dwelling units)."

(b) The amendment made by this section shall apply to taxable years beginning after December 31, 1980.

(c) In section 139(b)(3) of Public Law 97-51, strike "1981" and insert "1980".

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

The conference agreement incorporates the Senate language which conforms Section 280A of the Internal Revenue Code to Section 162(a)(2) of the Internal Revenue Code regarding certain business tax deductions. The conference agreement stipulates the amendment to 280A shall apply to taxable years beginning after December 31, 1980, instead of December 31, 1981 as proposed by the Senate. In addition, the conference agreement stipulates that the amendment made to Section 162(a) of the Internal Revenue Code by Section 139 of Public Law 97-51, Continuing Appropriations for Fiscal Year 1982, shall apply to tax years beginning after December 31, 1980.

Amendment No. 74: Reported in technical disagreement. The managers on the part of the House will offer a motion to recede and concur in the amendment of the Senate with an amendment as follows:

In lieu of the matter inserted by said amendment, insert the following:

Sec. 143(A). Notwithstanding any other provision of law or of this joint resolution, of the fiscal year 1982 Highway Trust Funds available for emergency relief, $17,000,000 shall be made available for damaged highways or for the prevention of damage to highways in the area affected by eruptions of the Mount St. Helens volcano.

Sec. 143(B). Notwithstanding any other provision of title 23, U.S.C., or of this joint resolution, the Secretary shall approve, upon the request of the State of Indiana, the construction of an interchange to appropriate standards at I-94 and County Line Road at the Porter-La Porte County Line near Michigan City, Indiana, with the Federal share of such construction to be financed out of funds apportioned to the State of Indiana under section 104(b)(5)(A) of title 23, U.S.C.

Sec. 143(C). Notwithstanding any other provision of the law, or of this joint resolution, any proposal for deferral of budget authority under section 1013 of the Impoundment Control Act of 1974 (31 U.S.C. 1403) with respect to budget authority for expenses related to the Northeast Corridor Improvement Project authorized under title VII of the Railroad Revitalization and Regulatory Reform Act of 1976 (Public Law 94-210) shall, upon transmittal to the Congress, be referred to the House and Senate Committees on Appropriations and any amount of budget authority proposed to be deferred therein
shall be made available for obligation unless, within a 45-day period which begins on the date of transmittal and which is equivalent to that described in section 1011(3) and (5) of the Impoundment Control Act of 1974 (31 U.S.C. 1401(3) and (5)), the Congress has completed action on a bill approving all or part of the proposed deferral.

The managers on the part of the Senate will move to concur in the amendment of the House to the amendment of the Senate.

Amendment No. 75: Reported in technical disagreement. The managers on the part of the House will move to recede and concur with the amendment of the Senate regarding future salary increases for Federal judges or Supreme Court justices.

Jamie L. Whitten,
Edward P. Boland
(except No. 37),
William H. Natcher,
Neal Smith,
Joseph P. Addabbo
(except No. 37),
Clarence D. Long,
Sidney R. Yates
(except No. 37),
Edward R. Roybal,
Tom Bevill
(except No. 37),
Adam Benjamin, Jr.
(except No. 37 and 73),
Bo Ginn
(except No. 37),
Julian C. Dixon,
Vic Fazio,
Silvio O. Conte,
Joe McDade,
Jack Edwards,
J. K. Robinson,
Lawrence Coughlin,
Managers on the Part of the House.
MARK O. HATFIELD,
TED STEVENS,
JAMES A. McCLURE,
PAUL LAXALT,
JAKE GARN,
HARRISON H. SCHMITT,
THAD COCHRAN,
MARK ANDREWS,
JAMES ABDNOR,
BOB KASTEN,
ALFONSE D'AMATO,
MACK MATTINGLY,
WARREN B. RUDMAN,
ARLEN SPECTER,
JOHN C. STENNIS,
DANIEL K. INOUYE
(with reservations on No. 15, foreign assistance),
LAWTON CHILES
(except No. 37),
DALE BUMPERS,
Managers on the Part of the Senate.