One Hundred Eleventh Congress of the United States of America

AT THE FIRST SESSION

Begun and held at the City of Washington on Tuesday, the sixth day of January, two thousand and nine

An Act

Making supplemental appropriations for job preservation and creation, infrastructure investment, energy efficiency and science, assistance to the unemployed, and State and local fiscal stabilization, for the fiscal year ending September 30, 2009, and for other purposes.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,

SECTION 1. SHORT TITLE.

This Act may be cited as the "American Recovery and Reinvestment Act of 2009".

SEC. 2. TABLE OF CONTENTS.

The table of contents for this Act is as follows:

DIVISION A—APPROPRIATIONS PROVISIONS

TITLE I—AGRICULTURE, RURAL DEVELOPMENT, FOOD AND DRUG ADMINISTRATION,

AND RELATED AGENCIES

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TITLE III—DEPARTMENT OF DEFENSE

TITLE IV—ENERGY AND WATER DEVELOPMENT

TITLE V—FINANCIAL SERVICES AND GENERAL GOVERNMENT

TITLE VI—DEPARTMENT OF HOMELAND SECURITY

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TITLE XI—STATE, FOREIGN OPERATIONS, AND RELATED PROGRAMS

TITLE XII—TRANSPORTATION, HOUSING AND URBAN DEVELOPMENT, AND RELATED AGENCIES

TITLE XIII—HEALTH INFORMATION TECHNOLOGY

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TITLE XV—ACCOUNTABILITY AND TRANSPARENCY

TITLE XVI—GENERAL PROVISIONS—THIS ACT

DIVISION B—TAX, UNEMPLOYMENT, HEALTH, STATE FISCAL RELIEF, AND OTHER PROVISIONS

TITLE I—TAX PROVISIONS

TITLE II—ASSISTANCE FOR UNEMPLOYED WORKERS AND STRUGGLING FAMILIES

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MISCELLANEOUS MEDICARE PROVISIONS

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TITLE VI—BROADBAND TECHNOLOGY OPPORTUNITIES PROGRAM

TITLE VII—LIMITS ON EXECUTIVE COMPENSATION

SEC. 3. PURPOSES AND PRINCIPLES.

(a) STATEMENT OF PURPOSES.—The purposes of this Act include the following:

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- (1) To preserve and create jobs and promote economic recovery.
- (2) To assist those most impacted by the recession.
- (3) To provide investments needed to increase economic efficiency by spurring technological advances in science and health.
- (4) To invest in transportation, environmental protection, and other infrastructure that will provide long-term economic benefits.
- (5) To stabilize State and local government budgets, in order to minimize and avoid reductions in essential services and counterproductive state and local tax increases.
- (b) GENERAL PRINCIPLES CONCERNING USE OF FUNDS.—The President and the heads of Federal departments and agencies shall manage and expend the funds made available in this Act so as to achieve the purposes specified in subsection (a), including commencing expenditures and activities as quickly as possible consistent with prudent management.

SEC. 4. REFERENCES.

Except as expressly provided otherwise, any reference to "this Act" contained in any division of this Act shall be treated as referring only to the provisions of that division.

SEC. 5. EMERGENCY DESIGNATIONS.

(a) IN GENERAL.—Each amount in this Act is designated as an emergency requirement and necessary to meet emergency needs pursuant to section 204(a) of S. Con. Res. 21 (110th Congress) and section 301(b)(2) of S. Con. Res. 70 (110th Congress), the concurrent resolutions on the budget for fiscal years 2008 and 2009.

(b) PAY-AS-YOU-GO.—All applicable provisions in this Act are designated as an emergency for purposes of pay-as-you-go principles.

DIVISION A—APPROPRIATIONS PROVISIONS

That the following sums are appropriated, out of any money in the Treasury not otherwise appropriated, for the fiscal year ending September 30, 2009, and for other purposes, namely:

TITLE XII—TRANSPORTATION, 2 AND HOUSING AND URBAN 3 DEVELOPMENT

4 DEPARTMENT OF TRANSPORTATION 5 FEDERAL AVIATION ADMINISTRATION

6 GRANTS-IN-AID FOR AIRPORTS

7 For an additional amount for "Grants-in-Aid for Air8 ports", to enable the Secretary of Transportation to make 9 grants for discretionary projects as authorized by sub10 chapter I of chapter 471 and subchapter I of chapter 475 11 of title 49, United States Code, \$3,000,000,000: Provided, 12 That such funds shall not be subject to apportionment for 13 mulas, special apportionment categories, or minimum per14 centages under chapter 471: Provided further, That the 15 conditions, certifications, and assurances required for 16 grants under subchapter I of chapter 471 of such title 17 apply: *Provided further*, That for purposes of applying sec18 tion 1104 of this Act to this appropriation, the deadline 19 for grantees to enter into contracts or other binding com20 mitments to make use of not less than 50 percent of the 21 funds awarded shall be 120 days after award of the grant. 22 FEDERAL HIGHWAY ADMINISTRATION 23 HIGHWAY INFRASTRUCTURE INVESTMENT 24 For projects and activities eligible under section 133

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1 (without regard to subsection (g)), and sections 103, 119, 2 134, 148, and 149 of such title, \$30,000,000,000, of 3 which \$300,000,000 shall be for Indian reservation roads 4 under section 204 of such title; \$250,000,000 shall be for

25 of title 23, United States Code, section 144 of such title

5 park roads and parkways under section 204 of such title; 6 \$20,000,000 shall be for highway surface transportation 7 and technology training under section 140(b) of such title; 8 and \$20,000,000 shall be for disadvantaged business en9 terprises bonding assistance under section 332(e) of title 10 49, United States Code: Provided, That the amount set 11 aside from this appropriation pursuant to section 1106 of 12 this Act shall not be more than 0.2 percent of the funds 13 made available under this heading instead of the percent14 age specified in such section: Provided further, That, after 15 making the set-asides authorized by the previous provisos, 16 the funds made available under this heading shall be dis17 tributed among the States, and Puerto Rico, American 18 Samoa, Guam, the Virgin Islands, and the Commonwealth 19 of the Northern Mariana Islands, in the same ratio as the 20 obligation limitation for fiscal year 2008 was distributed 21 among the States in accordance with the formula specified 22 in section 120(a)(6) of division K of Public Law 110–161, 23 but, in the case of the Puerto Rico Highway Program and 24 the Territorial Highway Program, under section 120(a)(5) 25 of such division: *Provided further*, That 45 percent of the

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House Approps Cmtte 1 funds distributed to a State under this heading shall be 2 suballocated within the State in the manner and for the 3 purposes described in section 133(d) of title 23, United 4 States Code, (without regard to the comparison to fiscal 5 year 2005 in paragraph (2)): *Provided further*, That in 6 selecting projects to be funded, recipients shall give pri7 ority to projects that can award contracts within 120 days 8 of enactment of this Act, are included in an approved 9 Statewide Transportation Improvement Program (STIP) 10 and/or Metropolitan Transportation Improvement Pro11 gram (TIP), are projected for completion within a three 12 year time frame, and are located in economically dis13 tressed areas as defined by section 301 of the Public 14 Works and Economic Development Act of 1965, as 15 amended (42 U.S.C. 3161): Provided further, That funds 16 made available under this heading shall be administered 17 as if apportioned under chapter 1 of title 23, United 18 States Code, except for funds made available for Indian

19 reservation roads and park roads and parkways which 20 shall be administered in accordance with chapter 2 of title 21 23, United States Code: *Provided further*, That the Fed22 eral share payable on account of any project or activity 23 carried out with funds made available under this heading 24 shall, at the option of the recipient, be up to 100 percent 25 of the total cost thereof: *Provided further*, That funds

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1 State for use anywhere in the State prior to being redis2 tributed in accordance with the first part of this proviso: 3 Provided further, That, in lieu of the redistribution re4 quired by section 1104(b) of this Act, any funds made 5 available under this heading that are not obligated, based 6 on awarded contracts, by August 1, 2010, shall be redis7 tributed, in the manner described in section 120(c) of divi8 sion K of Public Law 110–161, to those States able to 9 obligate amounts in addition to those previously distrib10 uted, except that funds suballocated within the State that 11 are not obligated, based on awarded contracts, by July 1, 12 2010, will be returned to the State for use anywhere in 13 the State prior to being redistributed in accordance with 14 the first part of this proviso: Provided further, That not15 withstanding section 1103 of this Act, funds made avail16 able under this heading shall be apportioned not later than 17 7 days after the date of enactment of this Act. 18 FEDERAL RAILROAD ADMINISTRATION 19 CAPITAL ASSISTANCE FOR INTERCITY PASSENGER RAIL 20 SERVICE

21 For an additional amount for "Capital Assistance for 22 Intercity Passenger Rail Service" to enable the Secretary 23 of Transportation to make grants for capital costs as au24 thorized by chapter 244 of title 49 United States Code, 25 \$300,000,000: *Provided*, That notwithstanding section

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1 1103 of this Act, the Secretary shall give preference to 2 projects for the repair, rehabilitation, upgrade, or pur3 chase of railroad assets or infrastructure that can be 4 awarded within 180 days of enactment of this Act: *Pro5 vided further*, That in awarding grants for the acquisition 6 of a piece of rolling stock or locomotive, the Secretary shall 7 give preference to FRA-compliant rolling stock and loco8 motives: *Provided further*, That the Secretary shall give 9 preference to projects that support the development of 10 intercity high speed rail service: *Provided further*, That the 11 Federal share shall be, at the option of the recipient, up 12 to 100 percent.

13 CAPITAL AND DEBT SERVICE GRANTS TO THE NATIONAL 14 RAILROAD PASSENGER CORPORATION

15 For an additional amount for "Capital and Debt 16 Service Grants to the National Railroad Passenger Cor17 poration" (Amtrak) to enable the Secretary of Transpor18 tation to make capital grants to Amtrak as authorized by 19 section 101(c) of the Passenger Rail Investment and Im20 provement Act of 2008 (Public Law 110–432), 21 \$800,000,000: *Provided*, That priority shall be given to 22 projects for the repair, rehabilitation, or upgrade of rail23 road assets or infrastructure: *Provided further*, That none 24 of the funds under this heading shall be used to subsidize 25 the operating losses of Amtrak: *Provided further*, Notwith-

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- 1 standing section 1103 of this Act, funds made available
- 2 under this heading shall be awarded not later than 7 days
- 3 after the date of enactment of this Act.
- 4 FEDERAL TRANSIT ADMINISTRATION
- **5 TRANSIT CAPITAL ASSISTANCE**
- 6 For transit capital assistance grants,
- 7 \$6,000,000,000, of which \$5,400,000,000 shall be for
- 8 grants under section 5307 of title 49, United States Code
- 9 and shall be apportioned in accordance with section 5336
- 10 of such title (other than subsections (i)(1) and (j)) but
- 11 may not be combined or commingled with any other funds
- 12 apportioned under such section 5336, and of which
- 13 \$600,000,000 shall be for grants under section 5311 of
- 14 such title and shall be apportioned in accordance with such
- 15 section 5311 but may not be combined or commingled with
- 16 any other funds apportioned under that section: *Provided*,
- 17 That of the funds provided for section 5311 under this
- 18 heading, 3 percent shall be made available for section
- 19 5311(c)(1): *Provided further*, That applicable chapter 53
- 20 requirements shall apply except that the Federal share of
- 21 the costs for which a grant is made under this heading
- 22 shall be, at the option of the recipient, up to 100 percent:
- 23 *Provided further*, In lieu of the requirements of section
- 24 1103 of this Act, funds made available under this heading
- 25 shall be apportioned not later than 7 days after the date

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1 of enactment of this Act: Provided further, That for pur2 poses of applying section 1104 of this Act to this appro3 priation, the deadline for grantees to enter into contracts 4 or other binding commitments to make use of not less 5 than 50 percent of the funds awarded shall be 120 days 6 after apportionment: *Provided further*, That the provisions 7 of section 1101(b) of Public Law 109–59 shall apply to 8 funds made available under this heading: *Provided further*, 9 That notwithstanding any other provision of law, of the 10 funds apportioned in accordance with section 5336, up to 11 three-quarters of 1 percent shall be available for adminis12 trative expenses and program management oversight and 13 of the funds apportioned in accordance with section 5311, 14 up to one-half of 1 percent shall be available for adminis15 trative expenses and program management oversight and 16 both amounts shall remain available for obligation until 17 September 30, 2012: *Provided further*, That the preceding 18 proviso shall apply in lieu of the provisions in section 1106 19 of this Act.

20 FIXED GUIDEWAY INFRASTRUCTURE INVESTMENT 21 For an amount for capital expenditures authorized 22 under section 5309(b)(2) of title 49, United States Code, 23 \$2,000,000,000: *Provided*, That the Secretary of Trans24 portation shall apportion funds under this heading pursu25 ant to the formula set forth in section 5337 of title 49,

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1 United States Code: *Provided further*, That the funds ap2 propriated under this heading shall not be commingled 3 with funds available under the Formula and Bus Grants 4 account: *Provided further*, In lieu of the requirements of 5 section 1103 of this Act, funds made available under this 6 heading shall be apportioned not later than 7 days after 7 the date of enactment of this Act: *Provided further*, That 8 for purposes of applying section 1104 of this Act to this 9 appropriation, the deadline for grantees to enter into con10 tracts or other binding commitments to make use of not

11 less than 50 percent of the funds awarded shall be 120 12 days after apportionment: *Provided further*, That applica13 ble chapter 53 requirements shall apply except that the 14 Federal share of the costs for which a grant is made under 15 this heading shall be, at the option of the recipient, up 16 to 100 percent: *Provided further*, That the provisions of 17 section 1101(b) of Public Law 109–59 shall apply to funds 18 made available under this heading: *Provided further*, That 19 notwithstanding any other provision of law, up to 1 per20 cent of the funds under this heading shall be available for 21 administrative expenses and program management over22 sight and shall remain available for obligation until Sep23 tember 30, 2012: *Provided further*, That the preceding 24 proviso shall apply in lieu of the provisions in section 1106 25 of this Act.

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- 1 CAPITAL INVESTMENT GRANTS
- 2 For an additional amount for "Capital Investment
- 3 Grants'', as authorized under section 5338(c)(4) of title
- 4 49, United States Code, and allocated under section
- 5 5309(m)(2)(A) of such title, to enable the Secretary of
- 6 Transportation to make discretionary grants as authorized
- 7 by section 5309(d) and (e) of such title, \$1,000,000,000:
- 8 *Provided*, That such amount shall be allocated without re9 gard to the limitation under section 5309(m)(2)(A)(i):
- 10 Provided further, That in selecting projects to be funded,
- 11 priority shall be given to projects that are currently in con12 struction or are able to award contracts based on bids
- 13 within 120 days of enactment of this Act: Provided further,
- 14 That for purposes of applying section 1104 of this Act
- 15 to this appropriation, the deadline for grantees to enter
- 16 into contracts or other binding commitments to make use
- 17 of not less than 50 percent of the funds awarded shall
- 18 be 120 days after award: *Provided further*, That the provi19
- sions of section 1101(b) of Public Law 109–59 shall apply
- $20\ to$ funds made available under this heading: $Provided\ fur 21$
- ther, That applicable chapter 53 requirements shall apply,
- 22 except that notwithstanding any other provision of law,
- 23 up to 1 percent of the funds under this heading shall be
- 24 available for administrative expenses and program man25

agement oversight and shall remain available for obliga-

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1 tion until September 30, 2012: *Provided further*, That the

2 preceding proviso shall apply in lieu of the provisions in

3 section 1106 of this Act.

4 DEPARTMENT OF HOUSING AND URBAN

5 DEVELOPMENT

6 PUBLIC AND INDIAN HOUSING

7 PUBLIC HOUSING CAPITAL FUND

8 For an additional amount for "Public Housing Cap9 ital Fund" to carry out capital and management activities 10 for public housing agencies, as authorized under section 11 9 of the United States Housing Act of 1937 (42 U.S.C. 12 1437g) ("the Act"), \$5,000,000,000: *Provided*, That the 13 Secretary of Housing and Urban Development shall dis14

13 Secretary of Housing and Urban Development shall dis14 tribute at least \$4,000,000,000 of this amount by the

15 same formula used for amounts made available in fiscal

16 year 2008: *Provided further*, That public housing authori17 ties shall give priority to capital projects that can award

18 contracts based on bids within 120 days from the date 19 the funds are made available to the public housing au20

thorities: *Provided further*, That public housing agencies

21 shall give priority consideration to the rehabilitation of va22 cant rental units: *Provided further*, That notwithstanding

23 any other provision of the Act or regulations, (1) funding 24 provided herein may not be used for Operating Fund ac25

tivities pursuant to section 9(g) of the Act, and (2) any

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1 restriction of funding to replacement housing uses shall 2 be inapplicable: *Provided further*, That public housing 3 agencies shall prioritize capital projects underway or al4 ready in their 5-year plans: *Provided further*, That of the 5 amount provided under this heading, the Secretary may 6 obligate up to \$1,000,000,000, for competitive grants to

7 public housing authorities for activities including: (1) in8 vestments that leverage private sector funding or financ9 ing for housing renovations and energy conservation ret10 rofit investments; (2) rehabilitation of units using sustain11 able materials and methods that improve energy efficiency, 12 reduce energy costs, or preserve and improve units with 13 good access to public transportation or employment cen14 ters; (3) increase the availability of affordable rental hous15 ing by expediting rehabilitation projects to bring vacant 16 units into use or by filling the capital investment gap for 17 redevelopment or replacement housing projects which have 18 been approved or are otherwise ready to proceed but are 19 stalled due to the inability to obtain anticipated private 20 capital; or (4) address the needs of seniors and persons 21 with disabilities through improvements to housing and re22 lated facilities which attract or promote the coordinated 23 delivery of supportive services: *Provided further*, That the 24 Secretary may waive statutory or regulatory provisions re25 lated to the obligation and expenditure of capital funds

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1 if necessary to facilitate the timely expenditure of funds 2 (except for requirements related to fair housing, non3 discrimination, labor standards, and the environment). 4 ELDERLY, DISABLED, AND SECTION 8 ASSISTED HOUSING 5 ENERGY RETROFIT

6 For grants or loans to owners of properties receiving 7 project-based assistance pursuant to section 202 of the 8 Housing Act of 1959 (12 U.S.C. 17012), section 811 of 9 the Cranston-Gonzalez National Affordable Housing Act 10 (42 U.S.C. 8013), or section 8 of the United States Hous11 ing Act of 1937 (42 U.S.C. 1437f), to accomplish energy 12 retrofit investments, \$2,500,000,000: *Provided*, That such 13 loans or grants shall be provided through the Office of 14 Affordable Housing Preservation of the Department of 15 Housing and Urban Development, on such terms and con16 ditions as the Secretary of Housing and Urban Develop17 ment deems appropriate: *Provided further*, That eligible 18 owners must have at least a satisfactory management re19 view rating, be in substantial compliance with applicable 20 performance standards and legal requirements, and com21

mit to an additional period of affordability determined by 22 the Secretary: *Provided further*, That the Secretary shall 23 undertake appropriate underwriting and oversight with re24 spect to such transactions: *Provided further*, That the Sec25 retary may set aside funds made available under this

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1 heading for an efficiency incentive payable upon satisfac2 tory completion of energy retrofit investments, and may 3 provide additional incentives if such investments resulted 4 in extraordinary job creation for low-income and very low5 income persons: *Provided further*, that of the funds pro6 vided under this heading, 1 percent shall be available only 7 for staffing, training, technical assistance, technology, 8 monitoring, research and evaluation activities. 9 NATIVE AMERICAN HOUSING BLOCK GRANTS 10 For an additional amount for "Native American 11 Housing Block Grants', as authorized under title I of the 12 Native American Housing Assistance and Self-Determina13 tion Act of 1996 ("NAHASDA") (25 U.S.C. 4111 et 14 seq.), \$500,000,000: Provided, That \$250,000,000 of the 15 amount appropriated under this heading shall be distrib16 uted according to the same funding formula used in fiscal 17 year 2008: *Provided further*, That in selecting projects to 18 be funded, recipients shall give priority to projects that 19 can award contracts based on bids within 120 days from 20 the date that funds are available to the recipients: *Pro*21 vided further, That in allocating the funds appropriated 22 under this heading, the Secretary of Housing and Urban 23 Development shall not require an additional action plan 24 from grantees: *Provided further*, That the Secretary may 25 obligate \$250,000,000 of the amount appropriated under

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1 this heading for competitive grants to eligible entities that 2 apply for funds as authorized under NAHASDA: *Provided*

3 *further*, That in awarding competitive funds, the Secretary 4 shall give priority to projects that will spur construction 5 and rehabilitation and will create employment opportuni6 ties for low-income and unemployed persons. 7 COMMUNITY PLANNING AND DEVELOPMENT 8 COMMUNITY DEVELOPMENT FUND 9 For an additional amount for "Community Develop10 ment Fund" \$1,000,000,000, to carry out the community 11 development block grant program under title I of the 12 Housing and Community Development Act of 1974 (42 13 U.S.C. 5301 et seg.): *Provided*, That the amount appro14 priated in this paragraph shall be distributed according 15 to the same funding formula used in fiscal year 2008: *Pro*16 vided further, That in allocating the funds appropriated 17 in this paragraph, the Secretary of Housing and Urban 18 Development shall not require an additional action plan 19 from grantees: Provided further, That in selecting projects 20 to be funded, recipients shall give priority to projects that 21 can award contracts based on bids within 120 days from 22 the date the funds are made available to the recipients; 23 *Provided further*, That in administering funds provided in 24 this paragraph, the Secretary may waive any provision of 25 any statute or regulation that the Secretary administers

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1 in connection with the obligation by the Secretary or the 2 use by the recipient of these funds (except for require3 ments related to fair housing, nondiscrimination, labor 4 standards, and the environment), upon a finding that such 5 waiver is required to facilitate the timely use of such funds 6 and would not be inconsistent with the overall purpose of 7 the statute.

8 For a further additional amount for "Community De9 velopment Fund", \$4,190,000,000, to be used for neigh10 borhood stabilization activities related to emergency as11 sistance for the redevelopment of abandoned and fore12 closed homes as authorized under division B, title III of 13 the Housing and Economic Recovery Act of 2008 (Public 14 Law 110–289), of which—
15 (1) not less than \$3,440,000,000 shall be allo16

cated by a competition for which eligible entities

17 shall be States, units of general local government, 18 and nonprofit entities or consortia of nonprofit enti19 ties: *Provided*, That the award criteria for such com20 petition shall include grantee capacity, leveraging 21 potential, targeted impact of foreclosure prevention, 22 and any additional factors determined by the Sec23 retary of Housing and Urban Development: *Provided* 24 *further*, that the Secretary may establish a minimum 25 grant size: *Provided further*, That amounts made

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1 available under this Section may be used to (A) es2 tablish financing mechanisms for purchase and rede3 velopment of foreclosed-upon homes and residential 4 properties, including such mechanisms as soft-sec5 onds, loan loss reserves, and shared-equity loans for 6 low- and moderate-income homebuyers; (B) purchase 7 and rehabilitate homes and residential properties 8 that have been abandoned or foreclosed upon, in 9 order to sell or rent such homes and properties; (C) 10 establish and operate land banks for homes that 11 have been foreclosed upon; (D) demolish foreclosed 12 properties that have become blighted structures; and 13 (E) redevelop demolished or vacant foreclosed prop14 erties in order to sell or rent such properties; and 15 (2) up to \$750,000,000 shall be awarded by 16 competition to nonprofit entities or consortia of non17 profit entities to provide community stabilization as 18 sistance by (A) accelerating state and local govern19 ment and nonprofit productivity; (B) increasing the 20 scale and efficiency of property transfers of fore21 closed and vacant residential properties from finan22 cial institutions and government entities to qualified 23 local housing providers in order to return the prop24 erties to productive affordable housing use; (C) 25 building industry and property management capac-

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1 ity; and (D) partnering with private sector real es2 tate developers and contractors and leveraging pri3 vate sector capital: Provided further, That such com4 munity stabilization assistance shall be provided pri5 marily in States and areas with high rates of de6 faults and foreclosures to support the acquisition, re7 habilitation and property management of single-fam8 ily and multi-family homes and to work in partner9 ship with the private sector real estate industry and 10 to leverage available private and public funds for 11 those purposes: *Provided further*, That for purposes 12 of this paragraph qualified local housing providers 13 shall be nonprofit organizations with demonstrated 14 capabilities in real estate development or acquisition 15 and rehabilitation or property management of single 16 or multi-family homes, or local or state governments 17 or instrumentalities of such governments: Provided 18 further, That qualified local housing providers shall 19 be expected to utilize and leverage additional local 20 nonprofit, governmental, for-profit and private re21 sources:

22 *Provided further*, That in the case of any foreclosure on 23 any dwelling or residential real property acquired with any 24 amounts made available under this heading, any successor 25 in interest in such property pursuant to the foreclosure

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1 shall assume such interest subject to—(1) the provision 2 by such successor in interest of a notice to vacate to any 3 bona fide tenant at least 90 days before the effective date 4 of such notice; and (2) the rights of any bona fide tenant, 5 as of the date of such notice of foreclosure (A) under any 6 bona fide lease entered into before the notice of foreclosure 7 to occupy the premises until the end of the remaining term 8 of the lease, except that a successor in interest may termi9 nate a lease effective on the date of sale of the unit to 10 a purchaser who will occupy the unit as a primary resi11 dence, subject to the receipt by the tenant of the 90-day 12 notice under this paragraph; or (B) without a lease or with

13 a lease terminable at will under State law, subject to the 14 receipt by the tenant of the 90-day notice under this para15 graph, except that nothing in this paragraph shall affect 16 the requirements for termination of any Federal- or State17 subsidized tenancy or of any State or local law that pro18 vides longer time periods or other additional protections 19 for tenants: *Provided further*, That, for purposes of this 20 paragraph, a lease or tenancy shall be considered bona fide 21 only if (1) the mortgagor under the contract is not the 22 tenant; (2) the lease or tenancy was the result of an arms23 length transaction; and (3) the lease or tenancy requires 24 the receipt of rent that is not substantially less than fair 25 market rent for the property: *Provided further*, That the

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1 recipient of any grant or loan from amounts made avail2 able under this heading may not refuse to lease a dwelling 3 unit in housing assisted with such loan or grant to a hold4 er of a voucher or certificate of eligibility under section 5 8 of the United States Housing Act of 1937 (42 U.S.C. 6 1437f) because of the status of the prospective tenant as 7 such a holder: *Provided further*, That in the case of any 8 qualified foreclosed housing for which funds made avail9 able under this heading are used and in which a recipient 10 of assistance under section 8(o) of the U.S. Housing Act 11 of 1937 resides at the time of acquisition or financing, 12 the owner and any successor in interest shall be subject 13 to the lease and to the housing assistance payments con14 tract for the occupied unit: Provided further, That 15 vacating the property prior to sale shall not constitute 16 good cause for termination of the tenancy unless the prop17 erty is unmarketable while occupied or unless the owner 18 or subsequent purchaser desires the unit for personal or 19 family use: *Provided further*, That this paragraph shall not 20 preempt any State or local law that provides more protec21 tion for tenants: Provided further, That amounts made 22 available under this heading may be used for the costs 23 of demolishing foreclosed housing that is deteriorated or 24 unsafe: Provided further, That the amount for demolition 25 of such housing may not exceed 10 percent of amounts

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1 allocated under this paragraph to States and units of gen2 eral local government: *Provided further*, That no amounts 3 from a grant made under this paragraph may be used to 4 demolish any public housing (as such term is defined in 5 section 3 of the United States Housing Act of 1937 (42 6 U.S.C. 1437a)): *Provided further*, That section 2301(d)(4) 7 of the Housing and Economic Recovery Act of 2008 (Pub8 lic Law 110–289) is repealed.

9 HOME INVESTMENT PARTNERSHIPS PROGRAM 10 For an additional amount for "HOME Investment

11 Partnerships Program" as authorized under Title II of the

12 Cranston-Gonzalez National Affordable Housing Act ("the

13 Act''), \$1,500,000,000: *Provided*, That the amount appro14 priated under this heading shall be distributed according

15 to the same funding formula used in fiscal year 2008: Pro16 vided further, That the Secretary of Housing and Urban

17 Development may waive statutory or regulatory provisions 18 related to the obligation of such funds if necessary to fa19 cilitate the timely expenditure of funds (except for require20 ments related to fair housing, nondiscrimination, labor

21 standards, and the environment): *Provided further*, That 22 in selecting projects to be funded, recipients shall give pri2

22 in selecting projects to be funded, recipients shall give pri23 ority to projects that can award contracts based on bids 24 within 120 days from the date that funds are available

25 to the recipients.

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1 SELF-HELP AND ASSISTED HOMEOWNERSHIP

2 OPPORTUNITY PROGRAM

3 For an additional amount for "Self-Help and As4 sisted Homeownership Opportunity Program", as author5 ized under section 11 of the Housing Opportunity Pro6 gram Extension Act of 1996, \$10,000,000: *Provided*, That 7 in awarding competitive grant funds, the Secretary of

8 Housing and Urban Development shall give priority to the 9 provision and rehabilitation of sustainable, affordable sin10 gle and multifamily units in low-income, high-need rural 11 areas: *Provided further*, That in selecting projects to be 12 funded, grantees shall give priority to projects that can 13 award contracts based on bids within 120 days from the 14 date the funds are made available to the grantee. 15 HOMELESS ASSISTANCE GRANTS 16 For an additional amount for "Homeless Assistance 17 Grants'', for the emergency shelter grants program as au18 thorized under subtitle B of tile IV of the McKinney-Vento 19 Homeless Assistance Act, \$1,500,000,000: Provided, That 20 in addition to homeless prevention activities specified in 21 the emergency shelter grant program, funds provided 22 under this heading may be used for the provision of short23 term or medium-term rental assistance; housing relocation 24 and stabilization services including housing search, medi25 ation or outreach to property owners, legal services, credit

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12 CONTROL

1 repair, resolution of security or utility deposits, utility pay2 ments, rental assistance for a final month at a location, 3 and moving costs assistance; or other appropriate home4 lessness prevention activities; *Provided further*, That these 5 funds shall be allocated pursuant to the formula author6 ized by section 413 of such Act: *Provided further*, That 7 the Secretary of Housing and Urban Development may 8 waive statutory or regulatory provisions related to the obli9 gation and use of emergency shelter grant funds necessary 10 to facilitate the timely expenditure of funds.

11 OFFICE OF HEALTHY HOMES AND LEAD HAZARD

13 LEAD HAZARD REDUCTION

14 For an additional amount for "Lead Hazard Reduc15 tion", for the Lead Hazard Reduction Program as author16 ized by section 1011 of the Residential Lead-Based Paint 17 Hazard Reduction Act of 1992, \$100,000,000: *Provided*, 18 That for purposes of environmental review, pursuant to 19 the National Environmental Policy Act of 1969 (42 U.S.C. 20 4321 et seq.) and other provisions of law that further the 21 purposes of such Act, a grant under the Healthy Homes

- 22 Initiative, Operation Lead Elimination Action Plan
- 23 (LEAP), or the Lead Technical Studies program under
- 24 this heading or under prior appropriations Acts for such
- 25 purposes under this heading, shall be considered to be

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- 1 funds for a special project for purposes of section 305(e)
- 2 of the Multifamily Housing Property Disposition Reform
- 3 Act of 1994: Provided further, That of the total amount
- 4 made available under this heading, \$30,000,000 shall be
- 5 made available on a competitive basis for areas with the
- 6 highest lead paint abatement needs.
- 7 GENERAL PROVISIONS, THIS TITLE
- 8 SEC. 12001. MAINTENANCE OF EFFORT AND REPORTING 9 REQUIREMENTS TO ENSURE TRANSPARENCY 10 AND ACCOUNTABILITY.
- 11 (a) MAINTENANCE OF EFFORT.—Not later than 30
- 12 days after the date of enactment of this Act, for each
- 13 amount that is distributed to a State or agency thereof
- 14 from an appropriation in this Act for a covered program,
- 15 the Governor of the State shall certify that the State will
- 16 maintain its effort with regard to State funding for the
- 17 types of projects that are funded by the appropriation. As
- 18 part of this certification, the Governor shall submit to the
- 19 covered agency a statement identifying the amount of
- 20 funds the State planned to expend as of the date of enact21
- ment of this Act from non-Federal sources in the period
- 22 beginning on the date of enactment of this Act through
- 23 September 30, 2010, for the types of projects that are
- 24 funded by the appropriation.
- 25 (b) PERIODIC REPORTS.—

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- 1 (1) IN GENERAL.—Notwithstanding any other
- 2 provision of law, each grant recipient shall submit to
- 3 the covered agency from which they received funding

4 periodic reports on the use of the funds appropriated 5 in this Act for covered programs. Such reports shall 6 be collected and compiled by the covered agency and 7 transmitted to Congress.

- 8 (2) CONTENTS OF REPORTS.—For amounts re9 ceived under each covered program by a grant re10 cipient under this Act, the grant recipient shall in11 clude in the periodic reports information tracking—12 (A) the amount of Federal funds appro13 priated, allocated, obligated, and outlayed under 14 the appropriation;
- 15 (B) the number of projects that have been 16 put out to bid under the appropriation and the 17 amount of Federal funds associated with such 18 projects;
- 19 (C) the number of projects for which con20 tracts have been awarded under the appropria21 tion and the amount of Federal funds associ22 ated with such contracts;
- 23 (D) the number of projects for which work 24 has begun under such contracts and the

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- 1 amount of Federal funds associated with such 2 contracts;
- 3 (E) the number of projects for which work
- 4 has been completed under such contracts and
- 5 the amount of Federal funds associated with
- 6 such contracts;
- 7 (F) the number of jobs created or sus8 tained by the Federal funds provided for 9 projects under the appropriation, including in10 formation on job sectors and pay levels; and 11 (G) for each covered program report infor12 mation tracking the actual aggregate expendi13 tures by each grant recipient from non-Federal 14 sources for projects eligible for funding under 15 the program during the period beginning on the 16 date of enactment of this Act through Sep17 tember 30, 2010, as compared to the level of 18 such expenditures that were planned to occur

- 19 during such period as of the date of enactment 20 of this Act.
- 21 (3) TIMING OF REPORTS.—Each grant recipient
- 22 shall submit the first of the periodic reports required
- 23 under this subsection not later than 30 days after
- 24 the date of enactment of this Act and shall submit
- 25 updated reports not later than 60 days, 120 days,

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- 1 180 days, 1 year, and 3 years after such date of en2 actment.
- 3 (c) DEFINITIONS.—In this section, the following defi4 nitions apply:
- 5 (1) COVERED AGENCY.—The term "covered
- 6 agency" means the Federal Aviation Administration,
- 7 the Federal Highway Administration, the Federal
- 8 Railroad Administration, and the Federal Transit
- 9 Administration of the Department of Transpor10 tation.
- 11 (2) COVERED PROGRAM.—The term "covered
- 12 program' means funds appropriated in this Act for
- 13 "Grants-in-Aid for Airports" to the Federal Aviation
- 14 Administration; for "Highway Infrastructure Invest15 ment" to the Federal Highway Administration; for
- 16 "Capital Assistance for Intercity Passenger Rail
- 17 Service" to the Federal Railroad Administration; for
- 18 "Transit Capital Assistance", "Fixed Guideway In19
- frastructure Investment", and "Capital Investment
- 20 Grants' to the Federal Transit Administration.
- 21 (3) GRANT RECIPIENT.—The term "grant re22 cipient" means a State or other recipient of assist23 ance provided under a covered program in this Act.
- 24 Such term does not include a Federal department or 25 agency.

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1 SEC. 12002. FHA LOAN LIMITS FOR 2009.

2 (a) LOAN LIMIT FLOOR BASED ON 2008 LEVELS.— 3 For mortgages for which the mortgagee issues credit ap4 proval for the borrower during calendar year 2009, if the 5 dollar amount limitation on the principal obligation of a 6 mortgage determined under section 203(b)(2) of the Na7 tional Housing Act (12 U.S.C. 1709(b)(2)) for any size 8 residence for any area is less than such dollar amount lim9 itation that was in effect for such size residence for such 10 area for 2008 pursuant to section 202 of the Economic 11 Stimulus Act of 2008 (Public Law 110-185; 122 Stat. 12 620), notwithstanding any other provision of law, the max13 imum dollar amount limitation on the principal obligation 14 of a mortgage for such size residence for such area for 15 purposes of such section 203(b)(2) shall be considered (ex16 cept for purposes of section 255(g) of such Act (12 U.S.C. 17 1715z–20(g))) to be such dollar amount limitation in ef18 fect for such size residence for such area for 2008. 19 (b) DISCRETIONARY AUTHORITY FOR SUB-AREAS.— 20 Notwithstanding any other provision of law, if the Sec21 retary of Housing and Urban Development determines, for 22 any geographic area that is smaller than an area for which 23 dollar amount limitations on the principal obligation of a 24 mortgage are determined under section 203(b)(2) of the 25 National Housing Act, that a higher such maximum dollar 26 amount limitation is warranted for any particular size or

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1 sizes of residences in such sub-area by higher median 2 home prices in such sub-area, the Secretary may, for mort3 gages for which the mortgagee issues credit approval for 4 the borrower during calendar year 2009, increase the max5 imum dollar amount limitation for such size or sizes of 6 residences for such sub-area that is otherwise in effect (in7 cluding pursuant to subsection (a) of this section), but in 8 no case to an amount that exceeds the amount specified 9 in section 202(a)(2) of the Economic Stimulus Act of 10 2008.

11 SEC. 12003. GSE CONFORMING LOAN LIMITS FOR 2009.

12 (a) LOAN LIMIT FLOOR BASED ON 2008 LEVELS.—

13 For mortgages originated during calendar year 2009, if

14 the limitation on the maximum original principal obliga15 tion of a mortgage that may purchased by the Federal 16 National Mortgage Association or the Federal Home Loan 17 Mortgage Corporation determined under section 302(b)(2) 18 of the Federal National Mortgage Association Charter Act 19 (12 U.S.C. 1717(b)(2)) or section 305(a)(2) of the Fed20 eral Home Loan Mortgage Corporation Act (12 U.S.C. 21 1754(a)(2)), respectively, for any size residence for any 22 area is less than such maximum original principal obliga23 tion limitation that was in effect for such size residence 24 for such area for 2008 pursuant to section 201 of the Eco25 nomic Stimulus Act of 2008 (Public Law 110-185; 122

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1 Stat. 619), notwithstanding any other provision of law, the 2 limitation on the maximum original principal obligation of 3 a mortgage for such Association and Corporation for such 4 size residence for such area shall be such maximum limita5 tion in effect for such size residence for such area for 6 2008.

7 (b) DISCRETIONARY AUTHORITY FOR SUB-AREAS.— 8 Notwithstanding any other provision of law, if the Direc9 tor of the Federal Housing Finance Agency determines, 10 for any geographic area that is smaller than an area for 11 which limitations on the maximum original principal obli12 gation of a mortgage are determined for the Federal Na13 tional Mortgage Association or the Federal Home Loan 14 Mortgage Corporation, that a higher such maximum origi15 nal principal obligation limitation is warranted for any 16 particular size or sizes of residences in such sub-area by 17 higher median home prices in such sub-area, the Director 18 may, for mortgages originated during 2009, increase the 19 maximum original principal obligation limitation for such 20 size or sizes of residences for such sub-area that is other21 wise in effect (including pursuant to subsection (a) of this 22 section) for such Association and Corporation, but in no 23 case to an amount that exceeds the amount specified in 24 the matter following the comma in section 201(a)(1)(B) 25 of the Economic Stimulus Act of 2008.

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1 SEC. 12004. FHA REVERSE MORTGAGE LOAN LIMITS FOR 2 2009.

3 For mortgages for which the mortgagee issues credit 4 approval for the borrower during calendar year 2009, the 5 second sentence of section 255(g) of the National Housing 6 Act (12 U.S.C. 171520(g)) shall be considered to require 7 that in no case may the benefits of insurance under such 8 section 255 exceed 150 percent of the maximum dollar 9 amount in effect under the sixth sentence of section 10 305(a)(2) of the Federal Home Loan Mortgage Corpora11 tion Act (12 U.S.C. 1454(a)(2)).