

Union Calendar No. 269

105TH CONGRESS
2^D SESSION

H. R. 3580

[Report No. 105-470]

Making supplemental appropriations and rescissions for the fiscal year ending September 30, 1998, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 27, 1998

Mr. LIVINGSTON, from the Committee on Appropriations, reported the following bill; which was committed to the Committee of the Whole House on the State of the Union and ordered to be printed

A BILL

Making supplemental appropriations and rescissions for the fiscal year ending September 30, 1998, and for other purposes.

1 *Be it enacted by the Senate and House of Representa-*
2 *tives of the United States of America in Congress assembled,*
3 That the following sums are appropriated, out of any
4 money in the Treasury not otherwise appropriated, for the
5 fiscal year ending September 30, 1998, and for other pur-
6 poses, namely:

1 TITLE I
2 SUPPLEMENTAL APPROPRIATIONS
3 **CHAPTER 1**
4 DEPARTMENT OF AGRICULTURE
5 OFFICE OF THE SECRETARY

6 From funds available to the Secretary of Agriculture
7 to provide compensation to agricultural producers and
8 other persons under section 105(b) of the Federal Plant
9 Pest Act (7 U.S.C. 150dd(b)), the Secretary may make
10 payments to any person who had, or in the future has,
11 wheat stored in a storage facility that was, or in the future
12 is, subject to an emergency action notice issued by the
13 Secretary relating to the presence or presumed presence
14 of Karnal bunt to compensate the person for economic
15 losses incurred as a result of the effect of the notice on
16 the operation of the storage facility.

17 DEPARTMENTAL ADMINISTRATION

18 For an additional amount for “Departmental Admin-
19 istration,” \$4,300,000.

20 OFFICE OF THE GENERAL COUNSEL

21 For an additional amount for the Office of the Gen-
22 eral Counsel, \$235,000.

1 FARM SERVICE AGENCY
2 AGRICULTURAL CREDIT INSURANCE FUND PROGRAM
3 ACCOUNT
4 (DIRECT FARM OWNERSHIP LOANS)

5 For an additional amount for gross obligations for
6 the principal amount of direct farm ownership loans au-
7 thorized by 7 U.S.C. 1928–1929, to be available from
8 funds in the Agricultural Credit Insurance Fund,
9 \$39,448,000. For an additional amount for the cost of di-
10 rect farm ownership loans authorized by 7 U.S.C. 1928–
11 1929, including the cost of modifying such loans as de-
12 fined in section 502 of the Congressional Budget Act of
13 1974, \$5,144,000, to remain available until expended.

14 (GUARANTEED FARM OWNERSHIP LOANS)

15 For an additional amount for gross obligations of the
16 principal amount of unsubsidized guaranteed farm owner-
17 ship loans authorized by 7 U.S.C. 1928–1929, to be avail-
18 able from funds in the Agricultural Credit Insurance
19 Fund, \$25,000,000. For an additional amount for the
20 “Agricultural Credit Insurance Fund Program Account”
21 for the cost of unsubsidized guaranteed farm ownership
22 loans authorized by 7 U.S.C. 1928–1929, including the
23 cost of modifying such loans as defined in section 502 of
24 the Congressional Budget Act of 1974, \$967,000, to re-
25 main available until expended.

1 (DIRECT FARM OPERATING LOANS)

2 For an additional amount for gross obligations for
3 the principal amount of direct farm operating loans au-
4 thorized by 7 U.S.C. 1928–1929, to be available from
5 funds in the Agricultural Credit Insurance Fund,
6 \$9,528,000. For an additional amount for the “Agricul-
7 tural Credit Insurance Fund Program Account” for the
8 cost of direct farm operating loans authorized by 7 U.S.C.
9 1928–1929, including the cost of modifying such loans as
10 defined in section 502 of the Congressional Budget Act
11 of 1974, \$626,000, to remain available until expended.

12 (GUARANTEED SUBSIDIZED FARM OPERATING LOANS)

13 For an additional amount for gross obligations for
14 the principal amount of guaranteed subsidized farm oper-
15 ating loans authorized by 7 U.S.C. 1928–1928, to be
16 available from funds in the Agricultural Credit Insurance
17 Fund, \$40,000,000. For an additional amount for the
18 “Agricultural Credit Insurance Fund Program Account”
19 for the cost of guaranteed subsidized farm operating loans
20 authorized by 7 U.S.C. 1928–1929, including the cost of
21 modifying such loans as defined in section 502 of the Con-
22 gressional Budget Act of 1974, \$3,374,000, to remain
23 available until expended.

24 (BOLL WEEVIL ERADICATION LOANS)

25 For additional gross obligations for the principal
26 amount of boll weevil eradication program loans author-

1 ized by 7 U.S.C. 1989, to be available from funds in the
2 Agricultural Credit Insurance Fund, \$18,814,000. For the
3 additional cost of boll weevil eradication program loans,
4 including the cost of modifying loans as defined in section
5 502 of the Congressional Budget Act of 1974, \$222,000.

6 FOOD AND NUTRITION SERVICE

7 FOOD STAMP PROGRAM

8 Of the amounts made available under this heading
9 in Public Law 105–86, funds for employment and training
10 shall remain available until expended as authorized by sec-
11 tion 16(h)(1) of the Food Stamp Act, as amended.

12 DEPARTMENT OF HEALTH AND HUMAN

13 SERVICES

14 FOOD AND DRUG ADMINISTRATION

15 SALARIES AND EXPENSES

16 For an additional amount for “Salaries and ex-
17 penses” from fees collected pursuant to section 736 of the
18 Federal Food, Drug, and Cosmetic Act, not to exceed
19 \$15,596,000 to remain available until expended: *Provided*,
20 That fees derived from applications received during fiscal
21 year 1998 shall be credited to the appropriation current
22 in the year in which fees are collected and subject to the
23 fiscal year 1998 limitation.

CHAPTER 2

DEPARTMENT OF STATE

INTERNATIONAL ORGANIZATIONS AND CONFERENCES

ARREARAGE PAYMENTS

1 For an additional amount for payment of arrearages
2 to meet obligations of membership in the United Nations,
3 and to pay assessed expenses of international peacekeep-
4 ing activities, \$505,000,000, to remain available until ex-
5 pended, of which \$475,000,000 shall become available on
6 October 1, 1998, and \$30,000,000 shall become available
7 on October 1, 1999: *Provided*, That none of the funds ap-
8 propriated or otherwise made available by this Act for pay-
9 ment of arrearages may be obligated or expended unless
10 such obligation or expenditure is expressly authorized by
11 law: *Provided further*, That none of the funds appropriated
12 or otherwise made available by this Act for payment of
13 arrearages may be obligated or expended until such time
14 as the share of the total of all assessed contributions for
15 the regular budget of the United Nations does not exceed
16 22 percent for any single United Nations member, and
17 the share of the budget for each assessed United Nations
18 peacekeeping operation does not exceed 25 percent for any
19 single United Nations member.

CHAPTER 3

DEPARTMENT OF ENERGY

DEPARTMENTAL ADMINISTRATION

Such additional amounts as necessary, not to exceed \$5,408,000, to cover increases in the estimated amount of cost of work for others notwithstanding the provisions of the Anti-Deficiency Act (31 U.S.C. 1511, et seq.): *Provided*, That such increases in cost of work for others are offset by revenue increases of the same or greater amount derived from fees authorized by sections 31 and 33 of the Atomic Energy Act of 1954 (42 U.S.C. 2051 and 2053), to remain available until expended.

GENERAL PROVISIONS—THIS CHAPTER

SEC. 301. Notwithstanding any other provisions of law, no fully allocated funding policy shall be applied to projects for which funds were identified in the Conference Report (House Report 105–271) accompanying the Energy and Water Development Appropriations Act, 1998, Public Law 105–62 (111 Stat. 1320, et seq.), under the Construction, General; Operation and Maintenance, General; and Flood Control, Mississippi River and Tributaries, appropriation accounts: *Provided*, That the Secretary of the Army, acting through the Chief of Engineers, is directed to undertake these projects using continuing contracts, as authorized in section 10 of the Rivers and Harbors Act of September 22, 1922 (33 U.S.C. 621).

1 17 of the Bretton Woods Agreements Act pursuant to the
2 New Arrangements to Borrow.

3 BILATERAL ECONOMIC ASSISTANCE

4 OTHER BILATERAL ECONOMIC ASSISTANCE

5 ECONOMIC SUPPORT FUND

6 Of the funds appropriated under this heading in the
7 Foreign Operations, Export Financing, and Related Pro-
8 grams Appropriations Act, 1998 (Public Law 105–118),
9 \$31,000,000 should be made available for Bolivia.

10 GENERAL PROVISIONS—THIS CHAPTER

11 CONDITIONS FOR THE USE OF QUOTA RESOURCES

12 SEC. 401. None of the funds appropriated in this
13 chapter under the heading “United States Quota in the
14 International Monetary Fund” may be obligated or made
15 available to the International Monetary Fund until 15
16 days after the Secretary of the Treasury provides written
17 notification to the appropriate committees that it is the
18 policy of the International Monetary Fund that stand-by
19 agreements or other arrangements in excess of the equiva-
20 lent of \$500,000,000 involving the use of resources avail-
21 able to the International Monetary Fund shall include pro-
22 visions committing the borrowing country to—

23 (1) comply with the terms of international trade
24 agreements of which the borrowing country is a sig-
25 natory;

1 (2) eliminate the practice or policy of Govern-
2 ment-directed lending by private or public financial
3 institutions; and

4 (3) guarantee nondiscriminatory treatment in
5 debt resolution proceedings between domestic and
6 foreign creditors, and for debtors and other con-
7 cerned persons.

8 REPORTS ON FINANCIAL STABILIZATION PROGRAMS LED
9 BY THE INTERNATIONAL MONETARY FUND IN CON-
10 NECTION WITH FINANCING FROM THE EXCHANGE
11 STABILIZATION FUND

12 SEC. 402. (a) IN GENERAL.—The Secretary of the
13 Treasury shall submit to the appropriate committees 2 re-
14 ports on the implementation of financial stabilization pro-
15 grams led by the International Monetary Fund in any
16 country in connection with which the United States has
17 made a commitment to provide or has provided financing
18 from the stabilization fund established under section 5302
19 of title 31, United States Code. A report shall include the
20 following with respect to each such country:

21 (1) The extent that the country has made
22 progress in making conglomerate business practices
23 more transparent through the application of inter-
24 nationally accepted accounting practices, independ-
25 ent external audits, full disclosure, and provision of
26 consolidated statements.

1 tution Advisory Commission (in this section referred to as
2 the “Commission”).

3 (b) MEMBERSHIP.—The Commission shall include—

4 (1) at least 4 former Secretaries of the Treas-
5 ury, 1 of whom shall serve as the chairman of the
6 Commission; and

7 (2) representatives of organized labor, banking
8 and financial services, industry, agriculture, non-
9 governmental environmental organizations, and non-
10 governmental human rights organizations.

11 (c) RECOMMENDATIONS.—Within 180 days after the
12 appointment of Commission members, the Commission
13 shall submit to the appropriate committees a report that
14 contains the recommendations of the Commission regard-
15 ing the future role and responsibilities of the International
16 Monetary Fund and the International Bank for Recon-
17 struction and Development, including changes to the pol-
18 icy goals set forth for the Fund and the Bank in the
19 Bretton Woods Agreements Act and the International Fi-
20 nancial Institutions Act.

21 DEFINITIONS

22 SEC. 404. For purposes of sections 401 through 403
23 of this chapter, the term “appropriate committees” means
24 the Committees on Appropriations, Foreign Relations, and
25 Banking, Housing, and Urban Affairs of the Senate and

1 the Committees on Appropriations and Banking and Fi-
2 nancial Services of the House of Representatives.

3 PARTICIPATION IN QUOTA INCREASE

4 SEC. 405. (a) IN GENERAL.—The Bretton Woods
5 Agreements Act (22 U.S.C. 286–286mm) is amended by
6 adding at the end the following:

7 **“SEC. 61. QUOTA INCREASE.**

8 “(a) IN GENERAL.—The United States Governor of
9 the Fund may consent to an increase in the quota of the
10 United States in the Fund equivalent to 10,622,500,000
11 Special Drawing Rights.

12 “(b) SUBJECT TO APPROPRIATIONS.—The authority
13 provided by subsection (a) shall be effective only to such
14 extent or in such amounts as are provided in advance in
15 appropriations Acts.”.

16 (b) EFFECTIVENESS SUBJECT TO CERTIFICATION.—
17 The amendment made by subsection (a) shall not take ef-
18 fect until the Secretary of the Treasury certifies to the
19 Committee on Banking and Financial Services of the
20 House of Representatives and the Committee on Foreign
21 Relations of the Senate that the investors and banks have
22 made a significant contribution in conjunction with a fi-
23 nancing package that, in the context of an international
24 financial crisis, might include taxpayer supported official
25 financing.

1 NEW ARRANGEMENTS TO BORROW

2 SEC. 406. Section 17 of the Bretton Woods Agree-
3 ments Act (22 U.S.C. 286e-2 et seq.) is amended—

4 (1) in subsection (a)—

5 (A) by striking “and February 24, 1983”
6 and inserting “February 24, 1983, and Janu-
7 ary 27, 1997”; and

8 (B) by striking “4,250,000,000” and in-
9 serting “6,712,000,000”;

10 (2) in subsection (b), by striking
11 “4,250,000,000” and inserting “6,712,000,000”;
12 and

13 (3) in subsection (d)—

14 (A) by inserting “or the Decision of Janu-
15 ary 27, 1997,” after “February 24, 1983,”;
16 and

17 (B) by inserting “or the New Arrange-
18 ments to Borrow, as applicable” before the pe-
19 riod at the end.

20 ADVOCACY OF POLICIES TO ENHANCE THE GENERAL EF-
21 FECTIVENESS OF THE INTERNATIONAL MONETARY
22 FUND

23 SEC. 407. (a) IN GENERAL.—Title XV of the Inter-
24 national Financial Institutions Act (22 U.S.C. 262o-
25 1) is amended by adding at the end the following:

1 **“SEC. 1503. ADVOCACY OF POLICIES TO ENHANCE THE**
2 **GENERAL EFFECTIVENESS OF THE INTER-**
3 **NATIONAL MONETARY FUND.**

4 “(a) IN GENERAL.—The Secretary of the Treasury
5 shall instruct the United States Executive Director of the
6 International Monetary Fund to use aggressively the voice
7 and vote of the Executive Director to do the following:

8 “(1) Vigorously promote policies to increase the
9 effectiveness of the International Monetary Fund in
10 structuring programs and assistance so as to pro-
11 mote policies and actions that will contribute to ex-
12 change rate stability and avoid competitive devalu-
13 ations that will further destabilize the international
14 financial and trading systems.

15 “(2) Vigorously promote policies to increase the
16 effectiveness of the International Monetary Fund in
17 promoting market-oriented reform, trade liberaliza-
18 tion, economic growth, democratic governance, and
19 social stability through—

20 “(A) appropriate liberalization of pricing,
21 trade, investment, and exchange rate regimes of
22 countries to open countries to the competitive
23 forces of the global economy;

24 “(B) opening domestic markets to fair and
25 open internal competition among domestic en-
26 terprises by eliminating inappropriate favor-

1 itism for small or large businesses, eliminating
2 elite monopolies, creating and effectively imple-
3 menting anti-trust and anti-monopoly laws to
4 protect free competition, and establishing fair
5 and accessible legal procedures for dispute set-
6 tlement among domestic enterprises;

7 “(C) privatizing industry in a fair and eq-
8 uitable manner that provides economic opportu-
9 nities to a broad spectrum of the population,
10 eliminating government and elite monopolies,
11 closing loss-making enterprises, and reducing
12 government control over the factors of produc-
13 tion;

14 “(D) economic deregulation by eliminating
15 inefficient and overly burdensome regulations
16 and strengthening the legal framework support-
17 ing private contract and intellectual property
18 rights;

19 “(E) establishing or strengthening key ele-
20 ments of a social safety net to cushion the ef-
21 fects on workers of unemployment and disloca-
22 tion; and

23 “(F) encouraging the opening of markets
24 for agricultural commodities and products by

1 requiring recipient countries to make efforts to
2 reduce trade barriers.

3 “(3) Vigorously promote policies to increase the
4 effectiveness of the International Monetary Fund, in
5 concert with appropriate international authorities
6 and other international financial institutions (as de-
7 fined in section 1701(c)(2)), in strengthening finan-
8 cial systems in developing countries, and encourag-
9 ing the adoption of sound banking principles and
10 practices, including the development of laws and reg-
11 ulations that will help to ensure that domestic finan-
12 cial institutions meet strong standards regarding
13 capital reserves, regulatory oversight, and trans-
14 parency.

15 “(4) Vigorously promote policies to increase the
16 effectiveness of the International Monetary Fund, in
17 concert with appropriate international authorities
18 and other international financial institutions (as de-
19 fined in section 1701(c)(2)), in facilitating the devel-
20 opment and implementation of internationally ac-
21 ceptable domestic bankruptcy laws and regulations
22 in developing countries, including the provision of
23 technical assistance as appropriate.

24 “(5) Vigorously promote policies that aim at
25 appropriate burden-sharing by the private sector so

1 that investors and creditors bear more fully the con-
2 sequences of their decisions, and accordingly advo-
3 cate policies which include—

4 “(A) strengthening crisis prevention and
5 early warning signals through improved and
6 more effective surveillance of the national eco-
7 nomic policies and financial market develop-
8 ment of countries (including monitoring of the
9 structure and volume of capital flows to identify
10 problematic imbalances in the inflow of short
11 and medium term investment capital, poten-
12 tially destabilizing inflows of offshore lending
13 and foreign investment, or problems with the
14 maturity profiles of capital to provide warnings
15 of imminent economic instability), and fuller
16 disclosure of such information to market par-
17 ticipants;

18 “(B) accelerating work on strengthening fi-
19 nancial systems in emerging market economies
20 so as to reduce the risk of financial crises;

21 “(C) consideration of provisions in debt
22 contracts that would foster dialogue and con-
23 sultation between a sovereign debtor and its
24 private creditors, and among those creditors;

1 “(D) consideration of extending the scope
2 of the International Monetary Fund’s policy on
3 lending to members in arrears and of other
4 policies so as to foster the dialogue and con-
5 sultation referred to in subparagraph (C);

6 “(E) intensified consideration of mecha-
7 nisms to facilitate orderly workout mechanisms
8 for countries experiencing debt or liquidity cri-
9 ses;

10 “(F) consideration of establishing ad hoc
11 or formal linkages between the provision of offi-
12 cial financing to countries experiencing a finan-
13 cial crisis and the willingness of market partici-
14 pants to meaningfully participate in any sta-
15 bilization effort led by the International Mone-
16 tary Fund;

17 “(G) using the International Monetary
18 Fund to facilitate discussions between debtors
19 and private creditors to help ensure that finan-
20 cial difficulties are resolved without inappropri-
21 ate resort to public resources; and

22 “(H) the International Monetary Fund ac-
23 companying the provision of funding to coun-
24 tries experiencing a financial crisis resulting
25 from imprudent borrowing with efforts to

1 achieve a significant contribution by the private
2 creditors, investors, and banks which had ex-
3 tended such credits.

4 “(6) Vigorously promote policies that would
5 make the International Monetary Fund a more ef-
6 fective mechanism, in concert with appropriate inter-
7 national authorities and other international financial
8 institutions (as defined in section 1701(c)(2)), for
9 promoting good governance principles within recipi-
10 ent countries by fostering structural reforms, includ-
11 ing procurement reform, that reduce opportunities
12 for corruption and bribery, and drug-related money
13 laundering.

14 “(7) Vigorously promote the design of Inter-
15 national Monetary Fund programs and assistance so
16 that governments that draw on the International
17 Monetary Fund channel public funds away from un-
18 productive purposes, including large ‘show case’
19 projects and excessive military spending, and toward
20 investment in human and physical capital as well as
21 social programs to protect the neediest and promote
22 social equity.

23 “(8) Work with the International Monetary
24 Fund to foster economic prescriptions that are ap-
25 propriate to the individual economic circumstances

1 of each recipient country, recognizing that inappro-
2 priate stabilization programs may only serve to fur-
3 ther destabilize the economy and create unnecessary
4 economic, social, and political dislocation.

5 “(9) Structure International Monetary Fund
6 programs and assistance so that the maintenance
7 and improvement of core labor standards are rou-
8 tinely incorporated as an integral goal in the policy
9 dialogue with recipient countries, so that—

10 “(A) recipient governments commit to af-
11 fording workers the right to exercise inter-
12 nationally recognized core worker rights, includ-
13 ing the right of free association and collective
14 bargaining through unions of their own choos-
15 ing;

16 “(B) measures designed to facilitate labor
17 market flexibility are consistent with such core
18 worker rights; and

19 “(C) the staff of the International Mone-
20 tary Fund surveys the labor market policies and
21 practices of recipient countries and recommends
22 policy initiatives that will help to ensure the
23 maintenance or improvement of core labor
24 standards.

1 “(10) Vigorously promote International Mone-
2 tary Fund programs and assistance that are struc-
3 tured to the maximum extent feasible to discourage
4 practices which may promote ethnic or social strife
5 in a recipient country.

6 “(11) Vigorously promote recognition by the
7 International Monetary Fund that macroeconomic
8 developments and policies can affect and be affected
9 by environmental conditions and policies, and urge
10 the International Monetary Fund to encourage mem-
11 ber countries to pursue macroeconomic stability
12 while promoting environmental protection.

13 “(12) Facilitate greater International Monetary
14 Fund transparency, including by enhancing acces-
15 sibility of the International Monetary Fund and its
16 staff, fostering a more open release policy toward
17 working papers, past evaluations, and other Inter-
18 national Monetary Fund documents, seeking to pub-
19 lish all Letters of Intent to the International Mone-
20 tary Fund and Policy Framework Papers, and estab-
21 lishing a more open release policy regarding Article
22 IV consultations.

23 “(13) Facilitate greater International Monetary
24 Fund accountability and enhance International Mon-
25 etary Fund self-evaluation by vigorously promoting

1 review of the effectiveness of the Office of Internal
2 Audit and Inspection and the Executive Board’s ex-
3 ternal evaluation pilot program and, if necessary, the
4 establishment of an operations evaluation depart-
5 ment modeled on the experience of the International
6 Bank for Reconstruction and Development, guided
7 by such key principles as usefulness, credibility,
8 transparency, and independence.

9 “(14) Vigorously promote coordination with the
10 International Bank for Reconstruction and Develop-
11 ment and other international financial institutions
12 (as defined in section 1701(c)(2)) in promoting
13 structural reforms which facilitate the provision of
14 credit to small businesses, including microenterprise
15 lending, especially in the world’s poorest, heavily in-
16 debted countries.

17 “(b) COORDINATION WITH OTHER EXECUTIVE DE-
18 PARTMENTS.—To the extent that it would assist in achiev-
19 ing the goals described in subsection (a), the Secretary
20 of the Treasury shall pursue the goals in coordination with
21 the Secretary of State, the Secretary of Labor, the Sec-
22 retary of Commerce, the Administrator of the Environ-
23 mental Protection Agency, the Administrator of the Agen-
24 cy for International Development, and the United States
25 Trade Representative.”.

1 (b) ADVISORY COMMITTEE ON IMF POLICY.—Sec-
2 tion 1701 of such Act (22 U.S.C. 262p-5) is amended
3 by adding at the end the following:

4 “(e) ADVISORY COMMITTEE ON IMF POLICY.—

5 “(1) IN GENERAL.—The Secretary of the
6 Treasury shall establish an International Monetary
7 Fund Advisory Committee (in this subsection re-
8 ferred to as the ‘Advisory Committee’).

9 “(2) MEMBERSHIP.—The Advisory Committee
10 shall consist of 9 members appointed by the Sec-
11 retary of the Treasury, after appropriate consulta-
12 tions with the relevant organizations, as follows:

13 “(A) 1 member shall be a former Secretary
14 or Deputy Secretary of the Treasury, who shall
15 serve as the chairman of the Advisory Commit-
16 tee.

17 “(B) 2 members shall be representatives
18 from organized labor.

19 “(C) 2 members shall be representatives
20 from banking and financial services.

21 “(D) 2 members shall be representatives
22 from industry and agriculture.

23 “(E) 2 members shall be representatives
24 from nongovernmental environmental and
25 human rights organizations.

1 “(3) DUTIES.—Not less frequently than every 6
2 months, the Advisory Committee shall meet with the
3 Secretary of the Treasury or the Deputy Secretary
4 of the Treasury to review, and provide advice on, the
5 extent to which individual country International
6 Monetary Fund programs meet the policy goals set
7 forth in this Act regarding the International Mone-
8 tary Fund.

9 “(4) INAPPLICABILITY OF TERMINATION PROVI-
10 SION OF THE FEDERAL ADVISORY COMMITTEE
11 ACT.—Section 14(a)(2) of the Federal Advisory
12 Committee Act shall not apply to the Advisory Com-
13 mittee.”.

14 AVAILABILITY OF INTERNATIONAL MONETARY FUND LET-
15 TERS OF INTENT REGARDING AGREEMENTS RE-
16 QUIRED IN ORDER TO RECEIVE ASSISTANCE

17 SEC. 408. Title XV of the International Financial In-
18 stitutions Act (22 U.S.C. 262o–262o-1) is further amend-
19 ed by adding at the end the following:

20 **“SEC. 1504. DENIAL OF FEDERAL FUNDS TO THE INTER-**
21 **NATIONAL MONETARY FUND IF ITS OPER-**
22 **ATIONS ARE NOT MADE MORE TRANS-**
23 **PARENT.**

24 “(a) IN GENERAL.—Beginning 6 months after the
25 date of the enactment of this section, an officer, employee,
26 or agent of the United States may not, directly or indi-

1 rectly, provide Federal funds to, or for the benefit of, the
2 International Monetary Fund unless there is in effect a
3 written certification, made by the Secretary of the Treas-
4 ury to the Committee on Banking and Financial Services
5 of the House of Representatives and the Committee on
6 Banking, Housing, and Urban Affairs of the Senate, that
7 the International Monetary Fund has met the require-
8 ments of subsection (b).

9 “(b) REQUIREMENTS.—The requirements of this sub-
10 section are the following:

11 “(1) Within 3 months after any meeting of the
12 Board of Governors or the Executive Board of the
13 International Monetary Fund, an edited copy of the
14 minutes of the meeting shall be made available for
15 public inspection, with the following information re-
16 dacted:

17 “(A) Information which, if released, would
18 adversely affect the national security of a coun-
19 try, and which is of the type that would be clas-
20 sified by United States Government.

21 “(B) Information which, if released, would
22 disrupt markets.

23 “(C) Proprietary information.

24 “(2) Within 3 months after staff of the Inter-
25 national Monetary Fund makes a written review or

1 assessment of any proposed or ongoing loan program
2 of the International Monetary Fund, a copy of the
3 review or assessment shall be made available for
4 public inspection, with the following information re-
5 dacted:

6 “(A) Information which, if released, would
7 adversely affect the national security of a coun-
8 try, and which is of the type that would be clas-
9 sified by United States Government.

10 “(B) Information which, if released, would
11 disrupt markets.

12 “(C) Proprietary information.

13 “(c) EFFECTIVE PERIOD OF CERTIFICATION.—

14 “(1) IN GENERAL.—A certification made under
15 this section shall cease to be in effect 1 year after
16 the date the certification is made.

17 “(2) REVOCATION.—

18 “(A) IN GENERAL.—A certification made
19 under this section shall cease to be in effect if
20 the Secretary of the Treasury revokes the cer-
21 tification.

22 “(B) CAUSE FOR REVOCATION.—The Sec-
23 retary of the Treasury shall revoke a certifi-
24 cation made under this section if the Secretary
25 of the Treasury is made aware that the Inter-

1 national Monetary Fund has ceased to meet a
2 requirement of subsection (b).”.

3 ENFORCEMENT OF INDONESIAN COMPLIANCE WITH RE-
4 FORMS REQUIRED BY THE INTERNATIONAL MONE-
5 TARY FUND

6 SEC. 409. The Secretary of the Treasury shall certify
7 to the Committee on Banking and Financial Services of
8 the House of Representatives and the Committee on For-
9 eign Relations of the Senate that the United States Execu-
10 tive Director at the International Monetary Fund will op-
11 pose further disbursements of funds to Indonesia unless
12 the Indonesian government complies with the terms of its
13 International Monetary Fund reform package.

14 SENSE OF THE CONGRESS ON THE ROLE OF JAPAN IN
15 RESTORING REGIONAL AND GLOBAL ECONOMIC GROWTH

16 SEC. 410. It is the sense of the Congress that Japan
17 should assume a greater regional leadership role, which
18 would coincide with Japan’s goal of promoting strong do-
19 mestic demand-led growth and avoiding a significant in-
20 crease in its external surplus with the United States and
21 the countries of the Asia-Pacific region.

1 SEMIANNUAL REPORTS ON FINANCIAL STABILIZATION
2 PROGRAMS LED BY THE INTERNATIONAL MONETARY
3 FUND IN CONNECTION WITH FINANCING FROM THE
4 EXCHANGE STABILIZATION FUND

5 SEC. 411. Title XVII of the International Financial
6 Institutions Act (22 U.S.C. 262r-262r-2) is amended by
7 adding at the end the following:

8 **“SEC. 1704. REPORTS ON FINANCIAL STABILIZATION PRO-**
9 **GRAMS LED BY THE INTERNATIONAL MONE-**
10 **TARY FUND IN CONNECTION WITH FINANC-**
11 **ING FROM THE EXCHANGE STABILIZATION**
12 **FUND.**

13 “(a) IN GENERAL.—The Secretary of the Treasury,
14 in consultation with the Secretary of Commerce and other
15 appropriate Federal agencies, shall prepare reports on the
16 implementation of financial stabilization programs (and
17 any material terms and conditions thereof) led by the
18 International Monetary Fund in countries in connection
19 with which the United States has made a commitment to
20 provide, or has provided financing from the stabilization
21 fund established under section 5302 of title 31, United
22 States Code. The reports shall include the following:

23 “(1) A description of the condition of the econo-
24 mies of countries requiring the financial stabilization

1 programs, including the monetary, fiscal, and ex-
2 change rate policies of the countries.

3 “(2) A description of the degree to which the
4 countries requiring the financial stabilization pro-
5 grams have fully implemented financial sector re-
6 structuring and reform measures required by the
7 International Monetary Fund, including—

8 “(A) ensuring full respect for the commer-
9 cial orientation of commercial bank lending;

10 “(B) ensuring that governments will not
11 intervene in bank management and lending de-
12 cisions (except in regard to prudential super-
13 vision);

14 “(C) the enactment and implementation of
15 appropriate financial reform legislation;

16 “(D) strengthening the domestic financial
17 system and improving transparency and super-
18 vision; and

19 “(E) the opening of domestic capital mar-
20 kets.

21 “(3) A description of the degree to which the
22 countries requiring the financial stabilization pro-
23 grams have fully implemented reforms required by
24 the International Monetary Fund that are directed

1 at corporate governance and corporate structure, in-
2 cluding—

3 “(A) making nontransparent conglomerate
4 practices more transparent through the applica-
5 tion of internationally accepted accounting
6 practices, independent external audits, full dis-
7 closure, and provision of consolidated state-
8 ments; and

9 “(B) ensuring that no government sub-
10 subsidized support or tax privileges will be provided
11 to bail out individual corporations, particularly
12 in the semiconductor, steel, and paper indus-
13 tries.

14 “(4) A description of the implementation of re-
15 form measures required by the International Mone-
16 tary Fund to deregulate and privatize economic ac-
17 tivity by ending domestic monopolies, undertaking
18 trade liberalization, and opening up restricted areas
19 of the economy to foreign investment and competi-
20 tion.

21 “(5) A detailed description of the trade policies
22 of the countries, including any unfair trade practices
23 or adverse effects of the trade policies on the United
24 States.

1 “(6) A description of the extent to which the fi-
2 nancial stabilization programs have resulted in ap-
3 propriate burden-sharing among private sector credi-
4 tors, including rescheduling of outstanding loans by
5 lengthening maturities, agreements on debt reduc-
6 tion, and the extension of new credit.

7 “(7) A description of the extent to which the
8 economic adjustment policies of the International
9 Monetary Fund and the policies of the government
10 of the country adequately balance the need for finan-
11 cial stabilization, economic growth, environmental
12 protection, social stability, and equity for all ele-
13 ments of the society.

14 “(8) Whether International Monetary Fund in-
15 volvement in labor market flexibility measures has
16 had a negative effect on core worker rights, particu-
17 larly the rights of free association and collective bar-
18 gaining.

19 “(9) A description of any pattern of abuses of
20 core worker rights in recipient countries.

21 “(10) The amount, rate of interest, and dis-
22 bursement and repayment schedules of any funds
23 disbursed from the stabilization fund established
24 under section 5302 of title 31, United States Code,

1 in the form of loans, credits, guarantees, or swaps,
2 in support of the financial stabilization programs.

3 “(11) The amount, rate of interest, and dis-
4 bursement and repayment schedules of any funds
5 disbursed by the International Monetary Fund to
6 the countries in support of the financial stabilization
7 programs.

8 “(b) TIMING.—Not later than October 1, 1998, and
9 semiannually thereafter, the Secretary of the Treasury
10 shall submit to the Committees on Banking and Financial
11 Services and International Relations of the House of Rep-
12 resentatives and the Committees on Foreign Relations,
13 and Banking, Housing, and Urban Affairs of the Senate
14 a report on the matters described in subsection (a).”.

15 REPORTS ON REFORMING THE ARCHITECTURE OF THE
16 INTERNATIONAL FINANCIAL SYSTEM

17 SEC. 412. (a) FINDINGS.—The Congress finds that,
18 in order to ensure that the International Monetary Fund
19 does not become the global lender of last resort to private
20 sector corporations and financial institutions, and in order
21 to help prevent future threats to the international finan-
22 cial system, the Secretary of the Treasury and the Chair-
23 man of the Board of Governors of the Federal Reserve
24 System, working with their counterparts in other countries
25 and with international organizations as appropriate,
26 should—

1 (1) seek to establish a broad set of international
2 transparency principles on accounting and disclosure
3 policies and practices covering, in particular, private
4 sector financial organizations;

5 (2) promote improvements in the provision by
6 both borrowers and lenders of timely and com-
7 prehensive aggregate information on cross-border fi-
8 nancial stocks and flows;

9 (3) seek an international accord establishing
10 uniform minimum standards with respect to robust
11 banking and supervisory systems, which individual
12 countries should be required to meet as a condition
13 for the establishment of subsidiaries, branches, or
14 other offices of banking institutions from their coun-
15 tries in the jurisdictions of the countries participat-
16 ing in the accord;

17 (4) immediately initiate with appropriate rep-
18 resentatives of the countries that are members of the
19 International Monetary Fund discussions aimed at
20 securing national treatment for United States inves-
21 tors in such countries; and

22 (5) seek to establish internationally acceptable
23 bankruptcy standards and should work particularly
24 to have International Monetary Fund recipient coun-
25 tries adopt such standards.

1 (b) REPORTS.—

2 (1) IN GENERAL.—The Secretary of the Treas-
3 ury shall prepare 3 reports on progress made toward
4 achieving the objectives outlined in subsection (a),
5 which shall describe the steps taken by the United
6 States, other members of the world community, and
7 the international financial institutions to strengthen
8 safeguards in the global financial system, including
9 measures to promote more efficient functioning of
10 global markets, by—

11 (A) helping to develop effective legal and
12 regulatory frameworks, including appropriate
13 bankruptcy and foreclosure mechanisms;

14 (B) increasing transparency and disclosure
15 by both the private and public sectors;

16 (C) strengthening prudential standards,
17 both globally and in individual economies;

18 (D) improving domestic policy manage-
19 ment;

20 (E) strengthening the role of the inter-
21 national financial institutions in financial crisis
22 prevention and management; and

23 (F) ensuring appropriate burden-sharing
24 by the private sector, particularly commercial

1 banks and financial institutions, in the resolu-
 2 tion of crises.

3 (2) TIMING.—The Secretary of the Treasury
 4 shall submit to the Committees on Banking and Fi-
 5 nancial Services and International Relations of the
 6 House of Representatives and the Committees on
 7 Foreign Relations and Banking, Housing, and
 8 Urban Affairs of the Senate 2 interim reports on the
 9 matters described in paragraph (1), the first of
 10 which is due by October 1, 1998, and the second of
 11 which is due on April 1, 1999, and a final report on
 12 such matters, which is due on October 1, 1999.

13 ANNUAL REPORT AND TESTIMONY ON THE STATE OF
 14 THE INTERNATIONAL FINANCIAL SYSTEM, IMF RE-
 15 FORM, AND COMPLIANCE WITH IMF AGREEMENTS

16 SEC. 413. Title XVII of the International Financial
 17 Institutions Act (22 U.S.C. 262r-262r-2) is further
 18 amended by adding at the end the following:

19 **“SEC. 1705. ANNUAL REPORT AND TESTIMONY ON THE**
 20 **STATE OF THE INTERNATIONAL FINANCIAL**
 21 **SYSTEM, IMF REFORM, AND COMPLIANCE**
 22 **WITH IMF AGREEMENTS.**

23 “(a) REPORTS.—Not later than October 1 of each
 24 year, the Secretary of the Treasury shall submit to the
 25 Committee on Banking and Financial Services of the
 26 House of Representatives and the Committee on Foreign

1 Relations of the Senate a written report on the progress
2 (if any) made by the United States Executive Director at
3 the International Monetary Fund in influencing the Inter-
4 national Monetary Fund to adopt the policies and reform
5 its internal procedures in the manner described in section
6 1503.

7 “(b) TESTIMONY.—After submitting the report re-
8 quired by subsection (a) but not later than October 31
9 of each year, the Secretary of the Treasury shall appear
10 before the Committee on Banking and Financial Services
11 of the House of Representatives and the Committee on
12 Foreign Relations of the Senate and present testimony
13 on—

14 “(1) any progress made in reforming the Inter-
15 national Monetary Fund;

16 “(2) the status of efforts to reform the inter-
17 national financial system; and

18 “(3) the compliance of countries which have re-
19 ceived assistance from the International Monetary
20 Fund with agreements made as a condition of receiv-
21 ing the assistance.”.

22 AUDITS OF THE INTERNATIONAL MONETARY FUND

23 SEC. 414. Title XVII of the International Financial
24 Institutions Act (22 U.S.C. 262r–262r-2) is further
25 amended by adding at the end the following:

1 **“SEC. 1706. AUDITS OF THE INTERNATIONAL MONETARY**
2 **FUND.**

3 “(a) ACCESS TO MATERIALS.—Not later than 30
4 days after the date of the enactment of this section, the
5 Secretary of the Treasury shall certify to the Committee
6 on Banking and Financial Services of the House of Rep-
7 resentatives and the Committee on Foreign Relations of
8 the Senate that the Secretary has instructed the United
9 States Executive Director at the International Monetary
10 Fund to facilitate timely access by the General Accounting
11 Office to information and documents of the International
12 Monetary Fund needed by the Office to perform financial
13 reviews of the International Monetary Fund that will fa-
14 cilitate the conduct of United States policy with respect
15 to the Fund.

16 “(b) REPORTS.—Not later than June 30, 1999, and
17 annually thereafter, the Comptroller General of the United
18 States shall prepare and submit to the committees speci-
19 fied in subsection (a) a report on the financial operations
20 of the Fund during the preceding year, which shall in-
21 clude—

22 “(1) the current financial condition of the
23 International Monetary Fund;

24 “(2) the amount, rate of interest, disbursement
25 schedule, and repayment schedule for any loans that
26 were initiated or outstanding during the preceding

1 calendar year, and with respect to disbursement
2 schedules, the report shall identify and discuss in de-
3 tail any conditions required to be fulfilled by a bor-
4 rower country before a disbursement is made;

5 “(3) a detailed description of whether the trade
6 policies of borrower countries permit free and open
7 trade by the United States and other foreign coun-
8 tries in the borrower countries;

9 “(4) a detailed description of the export policies
10 of borrower countries and whether the policies may
11 result in increased export of their products, goods,
12 or services to the United States which may have sig-
13 nificant adverse effects on, or result in unfair trade
14 practices against or affecting United States compa-
15 nies, farmers, or communities;

16 “(5) a detailed description of any conditions of
17 International Monetary Fund loans which have not
18 been met by borrower countries, including a discus-
19 sion of the reasons why such conditions were not
20 met, and the actions taken by the International
21 Monetary Fund due to the borrower country’s non-
22 compliance;

23 “(6) an identification of any borrower country
24 and loan on which any loan terms or conditions were
25 renegotiated in the preceding calendar year, includ-

1 ing a discussion of the reasons for the renegotiation
2 and any new loan terms and conditions; and

3 “(7) a specification of the total number of loans
4 made by the International Monetary Fund from its
5 inception through the end of the period covered by
6 the report, the number and percentage (by number)
7 of such loans that are in default or arrears, and the
8 identity of the countries in default or arrears, and
9 the number of such loans that are outstanding as of
10 the end of period covered by the report and the ag-
11 gregate amount of the outstanding loans and the av-
12 erage yield (weighted by loan principal) of the his-
13 torical and outstanding loan portfolios of the Inter-
14 national Monetary Fund.”.

15 SHORT TITLE

16 SEC. 415. Sections 405 through 415 of this chapter
17 may be cited as the “International Monetary Fund Re-
18 form and Authorization Act of 1998”.

19 **CHAPTER 5**

20 DEPARTMENT OF THE INTERIOR

21 MINERALS MANAGEMENT SERVICE

22 ROYALTY AND OFFSHORE MINERALS MANAGEMENT

23 For an additional amount for “Royalty and Offshore
24 Minerals Management” to meet increased demand and
25 workload requirements stemming from higher than antici-
26 pated leasing activity in the Gulf of Mexico, \$6,675,000,

1 to remain available until expended, to be derived from in-
2 creased receipts resulting from increases to rates in effect
3 on August 5, 1993, from rate increases to fee collections
4 for Outer Continental Shelf administrative activities per-
5 formed by the Minerals Management Service over and
6 above the rates in effect on September 30, 1993, and from
7 additional fees for Outer Continental Shelf administrative
8 activities established after September 30, 1993.

9 OFFICE OF SURFACE MINING RECLAMATION
10 AND ENFORCEMENT

11 ABANDONED MINE RECLAMATION FUND
12 (INCLUDING TRANSFER OF FUNDS)

13 For an additional amount for the “Abandoned Mine
14 Reclamation Fund”, \$3,163,000, to be derived by transfer
15 from amounts available in Public Law 105–83 under the
16 heading “Regulation and Technology”, and to be subject
17 to the same terms and conditions of the account to which
18 transferred.

19 BUREAU OF INDIAN AFFAIRS
20 OPERATION OF INDIAN PROGRAMS

21 For an additional amount for “Operation of Indian
22 Programs”, \$1,050,000, to remain available until ex-
23 pended, for the cost of document collection and produc-
24 tion, including electronic imaging, required to support liti-
25 gation involving individual Indian trust fund accounts.

1 DEPARTMENTAL OFFICES
2 OFFICE OF SPECIAL TRUSTEE FOR AMERICAN
3 INDIANS
4 FEDERAL TRUST PROGRAMS

5 For an additional amount for “Federal Trust Pro-
6 grams”, \$4,650,000, to remain available until expended,
7 for the cost of document collection and production, includ-
8 ing electronic imaging, required to support litigation in-
9 volving individual Indian trust fund accounts.

10 GENERAL PROVISION—THIS CHAPTER

11 SEC. 501. Section 330C(c) of subpart I of part D
12 of title III of the Public Health Service Act (42 U.S.C.
13 254b et seq.), as amended by section 4922 of Public Law
14 105–33, is further amended by inserting “, to remain
15 available until expended,” after the words “fiscal years
16 1998 through 2002, \$30,000,000”.

17 **CHAPTER 6**
18 DEPARTMENT OF HEALTH AND HUMAN
19 SERVICES
20 HEALTH CARE FINANCING ADMINISTRATION
21 PROGRAM MANAGEMENT

22 For an additional amount for “Program manage-
23 ment”, \$16,000,000.

1 OFFICE OF THE SECRETARY
2 GENERAL DEPARTMENTAL MANAGEMENT

3 Of the funds appropriated under the heading “Gen-
4 eral Departmental Management” in Public Law 105–78
5 to carry out title XX of the Public Health Service Act,
6 \$10,831,000 shall be for activities specified under section
7 2003(b)(2), of which \$9,131,000 shall be for prevention
8 service demonstration grants under section 510(b)(2) of
9 title V of the Social Security Act, as amended, without
10 application of the limitation of section 2010(c) of said title
11 XX.

12 DEPARTMENT OF EDUCATION
13 SPECIAL EDUCATION

14 Public Law 105–78, under the heading “Special Edu-
15 cation” is amended by inserting before the period the fol-
16 lowing: “: *Provided further*, That \$600,000 of the funds
17 provided shall be for the Early Childhood Development
18 Project of the Easter Seal Society for the Mississippi
19 River Delta Region”.

20 GENERAL PROVISIONS—THIS CHAPTER

21 SEC. 601. (a) If a State child health plan under title
22 XXI of the Social Security Act is approved on or after
23 October 1, 1998, and before October 1, 1999, for purposes
24 of such title (including allotments under section 2104(b)
25 of such title) the plan shall be treated as having been ap-

1 proved with respect to amounts allotted under such title
 2 for fiscal year 1998, as well as for fiscal year 1999.

3 (b) The appropriation in section 2104(a)(1) of such
 4 title for fiscal year 1998 shall remain available to be obli-
 5 gated through September 30, 1999.

6 SEC. 602. Not to exceed \$67,400,000 may be obli-
 7 gated in fiscal year 1998 for contracts with Utilization and
 8 Quality Control Peer Review Organizations pursuant to
 9 part B of title XI of the Social Security Act.

10

CHAPTER 7

11

LEGISLATIVE BRANCH

12

CONGRESSIONAL OPERATIONS

13

HOUSE OF REPRESENTATIVES

14

PAYMENTS TO WIDOWS AND HEIRS OF DECEASED

15

MEMBERS OF CONGRESS

16

For payment to Lois G. Capps, widow of Walter H.

17

Capps, late a Representative of the State of California,

18

\$133,600.

19

For payment to Mary Bono, widow of Sonny Bono,

20

late a Representative of the State of California, \$136,700.

21

ARCHITECT OF THE CAPITOL

22

CAPITOL BUILDINGS AND GROUNDS

23

CAPITOL BUILDINGS

24

SALARIES AND EXPENSES

25

For an additional amount for “Capitol Buildings Sal-

26

aries and Expenses”, \$7,500,000, to remain available

1 thorized under sections 202 and 203 of Public Law 105–
2 134, \$2,450,000, to remain available until September 30,
3 1999.

4 RELATED AGENCIES

5 NATIONAL TRANSPORTATION SAFETY BOARD

6 SALARIES AND EXPENSES

7 For an additional amount for “Salaries and Ex-
8 penses” for necessary expenses resulting from the crash
9 of TWA Flight 800, \$5,400,000: *Provided*, That the entire
10 amount is available only for costs associated with rental
11 of the facility in Calverton, New York, of which not to
12 exceed \$500,000 is for security expenses: *Provided further*,
13 That no funds or unobligated balances are available to
14 provide for or permit flight operations at the Calverton
15 airfield.

16 CHAPTER 9

17 DEPARTMENT OF THE TREASURY

18 AUTOMATION ENHANCEMENT

19 For an additional amount for “Automation Enhance-
20 ment”, \$28,110,000, to remain available until September
21 30, 2000: *Provided*, That \$10,410,000 of these funds shall
22 not be available for obligation until September 1, 1998:
23 *Provided further*, That these funds shall be available only
24 for Year 2000 century date change requirements.

1 Protection Agency in the State and Tribal Assistance
2 Grant account since fiscal year 1997 and hereafter for
3 multi-media or single media grants, other than Perform-
4 ance Partnership Grants authorized pursuant to Public
5 Law 104–134 and Public Law 105–65, for pollution pre-
6 vention, control, and abatement and related activities have
7 been and shall be those entities eligible for grants under
8 the Agency’s organic statutes.

9 ADMINISTRATIVE PROVISION

10 No requirements set forth in any carbon monoxide
11 Federal implementation plan (FIP) that are based on the
12 Clean Air Act as in effect prior to the 1990 amendments
13 to such Act may be imposed in the State of Arizona.

14 NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

15 HUMAN SPACE FLIGHT

16 (TRANSFER OF FUNDS)

17 The Administrator of the National Aeronautics and
18 Space Administration may transfer from amounts made
19 available for NASA in Public Law 105–65 under the head-
20 ing, “Mission support,” \$45,000,000, and under the head-
21 ing, “Science, aeronautics and technology,” \$128,000,000,
22 to “Human space flight” for the International Space Sta-
23 tion program, to be merged with and to be available for
24 the same purposes of such account: *Provided*, That the
25 Administrator shall notify the Congress promptly of all
26 transfers made pursuant to this authority.

1 **CHAPTER 11**
2 DEPARTMENT OF DEFENSE—MILITARY
3 CONSTRUCTION

4 Notwithstanding any other provision of law, using
5 amounts appropriated in Public Law 104–196 for “Mili-
6 tary Construction, Navy”, for the military construction
7 project for North Island Naval Air Station, California, and
8 contributions (if any) provided by the State of California
9 and local governments to support that project, the Sec-
10 retary of the Navy, in cooperation with local governments,
11 shall carry out beach replenishment in connection with
12 that project using sand obtained from any location. The
13 contributions (if any) provided by the State of California
14 and local governments shall be available only for beach
15 replenishment activities performed after the date of the
16 enactment of this Act.

17 **TITLE II—RESCISSIONS**
18 DEPARTMENT OF AGRICULTURE
19 AGRICULTURAL RESEARCH SERVICE
20 (RESCISSION)

21 Of the funds made available under this heading in
22 Public Law 105–86, \$223,000 are rescinded.

1 ANIMAL AND PLANT HEALTH INSPECTION SERVICE

2 SALARIES AND EXPENSES

3 (RESCISSION)

4 Of the funds made available under this heading in
5 Public Law 105–86, \$350,000 are rescinded.

6 AGRICULTURAL MARKETING SERVICE

7 MARKETING SERVICES

8 (RESCISSION)

9 Of the funds made available under this heading in
10 Public Law 105–86, \$25,000 are rescinded.

11 GRAIN INSPECTION, PACKERS AND STOCKYARDS

12 ADMINISTRATION

13 SALARIES AND EXPENSES

14 (RESCISSION)

15 Of the funds made available under this heading in
16 Public Law 105–86, \$38,000 are rescinded.

17 FOOD SAFETY AND INSPECTION SERVICE

18 (RESCISSION)

19 Of the funds made available under this heading in
20 Public Law 105–86, \$502,000 are rescinded.

21 FARM SERVICE AGENCY

22 SALARIES AND EXPENSES

23 (RESCISSION)

24 Of the funds made available under this heading in
25 Public Law 105–86, \$1,080,000 are rescinded.

1 FOOD AND NUTRITION SERVICE

2 FOOD PROGRAM ADMINISTRATION

3 (RESCISSION)

4 Of the funds made available under this heading in

5 Public Law 105–86, \$114,000 are rescinded.

6 DEPARTMENT OF THE INTERIOR

7 BUREAU OF LAND MANAGEMENT

8 MANAGEMENT OF LANDS AND RESOURCES

9 (RESCISSION)

10 Of the funds made available under this heading in

11 Public Law 104–208, \$1,188,000 are rescinded.

12 OREGON AND CALIFORNIA GRANT LANDS

13 (RESCISSION)

14 Of the funds made available under this heading in

15 Public Law 104–208, \$2,500,000 are rescinded.

16 UNITED STATES FISH AND WILDLIFE SERVICE

17 RESOURCE MANAGEMENT

18 (RESCISSION)

19 Of the funds made available under this heading in

20 Public Law 105–18, \$250,000 are rescinded.

21 CONSTRUCTION

22 (RESCISSION)

23 Of the funds made available under this heading in

24 Public Law 104–208, \$1,188,000 are rescinded.

1 NATIONAL PARK SERVICE

2 CONSTRUCTION

3 (RESCISSION)

4 Of the funds made available under this heading in
5 Public Law 104–208, \$1,638,000 are rescinded.

6 BUREAU OF MINES

7 MINES AND MINERALS

8 (RESCISSION)

9 The following amounts, totaling \$1,605,000, are re-
10 scinded from funds made available under this heading: in
11 Public Law 103–332, \$1,255,000; in Public Law 103–
12 138, \$60,000; in Public Law 102–381, \$173,000; and in
13 Public Law 102–154, \$117,000.

14 BUREAU OF INDIAN AFFAIRS

15 CONSTRUCTION

16 (RESCISSION)

17 Of the funds made available under this heading in
18 Public Law 104–208, \$737,000 are rescinded.

19 DEPARTMENT OF AGRICULTURE

20 FOREST SERVICE

21 FOREST AND RANGELAND RESEARCH

22 (RESCISSION)

23 Of the funds made available under this heading in
24 Public Law 105–83, \$148,000 are rescinded.

1 STATE AND PRIVATE FORESTRY

2 (RESCISSION)

3 Of the funds made available under this heading in
4 Public Law 105–83, \$59,000 are rescinded.

5 NATIONAL FOREST SYSTEM

6 (RESCISSION)

7 Of the funds made available under this heading in
8 Public Law 105–83, \$1,094,000 are rescinded.

9 WILDLAND FIRE MANAGEMENT

10 (RESCISSION)

11 Of the funds made available under this heading in
12 Public Law 105–83, \$148,000 are rescinded.

13 RECONSTRUCTION AND CONSTRUCTION

14 (RESCISSION)

15 Of the funds made available under this heading in
16 Public Law 105–83, \$30,000 are rescinded.

17 DEPARTMENT OF TRANSPORTATION AND

18 RELATED AGENCIES

19 DEPARTMENT OF TRANSPORTATION

20 OFFICE OF THE SECRETARY

21 PAYMENTS TO AIR CARRIERS

22 (RESCISSION)

23 Of the funds made available under this heading in
24 Public Law 101–516 and subsequently obligated,
25 \$2,500,000 shall be deobligated and are hereby rescinded.

1 PAYMENTS TO AIR CARRIERS
2 (AIRPORT AND AIRWAY TRUST FUND)
3 (RESCISSION OF CONTRACT AUTHORIZATION)

4 Of the budgetary resources provided for “Small Com-
5 munity Air Service” by Public Law 101–508 for fiscal
6 years prior to fiscal year 1998, \$3,000,000 are rescinded.

7 FEDERAL AVIATION ADMINISTRATION
8 FACILITIES, ENGINEERING, AND DEVELOPMENT

9 Of the funds made available under this heading in
10 previous appropriations Acts, \$500,000 are rescinded.

11 GRANTS-IN-AID FOR AIRPORTS
12 (AIRPORT AND AIRWAY TRUST FUND)
13 (RESCISSION OF CONTRACT AUTHORIZATION)

14 Of the available contract authority balances under
15 this heading, \$30,000,000 are rescinded.

16 FEDERAL RAILROAD ADMINISTRATION
17 CONRAIL LABOR PROTECTION
18 (RESCISSION)

19 Of the funds made available under this heading in
20 previous appropriations Acts, \$508,234 are rescinded.

21 DEPARTMENT OF THE TREASURY
22 TREASURY BUILDING AND ANNEX REPAIR AND
23 RESTORATION
24 (RESCISSION)

25 Of the funds made available under this heading in
26 Public Law 104–208, \$17,000,000 are rescinded.

1 UNITED STATES CUSTOMS SERVICE

2 SALARIES AND EXPENSES

3 (RESCISSION)

4 Of the funds made available under this heading in
5 Public Law 104–208, as amended by Public Law 105–
6 18, \$6,000,000 are rescinded.

7 INTERNAL REVENUE SERVICE

8 INFORMATION TECHNOLOGY INVESTMENTS

9 (RESCISSION)

10 Of the funds made available under this heading in
11 Public Law 105–61, \$27,410,000 are rescinded.

12 TITLE III

13 GENERAL PROVISIONS—THIS ACT

14 SEC. 3001. No part of any appropriation contained
15 in this Act shall remain available for obligation beyond
16 the current fiscal year unless expressly so provided herein.

17 This Act may be cited as the “1998 Supplemental
18 Appropriations and Rescissions Act”.

Union Calendar No. 269

105TH CONGRESS
2^D SESSION

H. R. 3580

[Report No. 105-470]

A BILL

Making supplemental appropriations and rescissions for the fiscal year ending September 30, 1998, and for other purposes.

MARCH 27, 1998

Reported from the Committee on Appropriations; committed to the Committee of the Whole House on the State of the Union and ordered to be printed