

**Views and Estimates of the Committee on Financial Services on Matters to be Set Forth in the Concurrent Resolution on the Budget for Fiscal Year 2014**

Pursuant to clause 4(f) of the Rules of the House of Representatives and section 301 (d) of the Congressional Budget Act of 1974, the Committee on Financial Services is transmitting herewith its views and estimates on all matters within its jurisdiction or functions to be set forth in the concurrent resolution on the budget for fiscal year 2014.

**OUR NATION'S FISCAL CHALLENGE**

In four of the last five years, the President of the United States has failed to follow the law and submit his budget on time. This is disappointing but perhaps not surprising since the U.S. Senate, controlled by the President's own party, has failed to pass a budget in almost four years. Hardworking taxpayers deserve better. They deserve a healthy economy, but we cannot have a healthy economy until we have a budget that puts the nation on a sustainable fiscal path.

Today, America is not on a sustainable fiscal path but rather a dangerous path. In the last four years, our national debt has grown by \$6 trillion, unemployment has never fallen below 7.5 percent, and federal spending has surged by 22 percent. According to the White House's Office of Management and Budget (OMB), spending as a percentage of the U.S. economy has grown from 20.8 percent in 2008 to 24.3 percent in 2012. In a similar fashion, publicly held debt as a percentage of our economy has doubled in just five years from 36 percent to 73 percent. It will exceed 76 percent in 2013, its largest share since 1951, and chronic deficits will push our debt to 87 percent of the economy in ten years, according to projections by the Congressional Budget Office (CBO). Recent research by noted economists Kenneth Rogoff and Carmen Reinhart demonstrates that over the past century, countries with debt levels as high as ours have experienced markedly lower growth as a result.<sup>1</sup>

Washington's spending-driven debt crisis and burdensome regulatory policies—including those mandated by the Dodd-Frank Wall Street Reform and Consumer Protection Act (P.L. 111-203)—have produced an economy that seems stuck perpetually in neutral. The Joint Economic Committee reports real GDP has grown at an average rate of just 2.1 percent since the recession ended, as opposed to a 4.7 percent average annual rate in the other nine post-war recoveries over a comparable period. When Congress debated the Obama "stimulus" plan, the President's Council of Economic Advisers estimated that a one percent increase in GDP corresponds to an increase of one million jobs. It stands to reason, therefore, that there are approximately 2½ million fewer jobs today due to slower economic

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<sup>1</sup> Carmen M. Reinhart and Kenneth S. Rogoff, *Growth in a Time of Debt*, National Bureau of Economic Research Working Paper 15639 (January 2010).

1 growth. Fewer jobs and slower growth result in lower revenue, which leads to higher  
2 deficits and larger debt.

3  
4 As deficits and debt continue to mount, CBO has warned of an increased probability  
5 of a sudden crisis during which investors would lose confidence in the government's ability  
6 to manage the budget. The results would be catastrophic. Government would be able to  
7 borrow money only at astronomical interest rates. The only way out would be untenable  
8 tax hikes and harsh spending cuts that inflict unyielding pain on all Americans, but most  
9 especially the poor, the elderly and the middle class. Taking action to reduce the deficit  
10 now protects the long-term viability of vital government programs for their intended  
11 beneficiaries.

12  
13 The consequences of continued inaction are too high. America is on the verge of  
14 becoming a country in decline— economically stagnant and permanently in debt; less  
15 prosperous and less free. We cannot let that happen. We must act wisely to get government  
16 spending under control and shrink our debt. By its actions, and in the case of the FY 2014  
17 budget, inaction, the Obama Administration has demonstrated that it is incapable of  
18 imposing the spending discipline necessary to put this nation's finances in order. Just as  
19 ordinary Americans must live within their means, so must their government. Those who  
20 serve the American people must learn to do more with less. Because the resources of the  
21 American people are not infinite, government officials must allocate those scarce resources  
22 wisely to fewer programs. The decision to cut spending is not an easy one. But it is  
23 necessary. And it will result in a more resilient economy and stronger nation for future  
24 generations.

## 25 26 **SECURITIES AND EXCHANGE COMMISSION**

27  
28 The SEC's three-part mission is to protect investors; maintain fair, orderly, and  
29 efficient markets; and facilitate capital formation. But in the run-up to the financial crisis  
30 and its aftermath, the SEC repeatedly failed to fulfill any part of its mission: the SEC  
31 failed to adequately supervise the nation's largest investment banks, which resulted in the  
32 bailout of Bear Stearns and the collapse of Lehman Brothers and the ensuing financial  
33 panic; the SEC failed to supervise the credit rating agencies that bestowed AAA ratings on  
34 securities that later proved to be no better than junk; the SEC failed to ensure that issuers  
35 made adequate disclosures to investors about securities cobbled together from poorly  
36 underwritten mortgages that were bound to fail; and the SEC was missing in action as  
37 Bernard Madoff and Allen Stanford perpetrated the two largest Ponzi schemes in U.S.  
38 history. These failures have taken place despite significant increases in funding at the  
39 SEC, which has seen its budget nearly triple over the past decade.

40  
41 In an attempt to address management dysfunction at the SEC, Section 967 of the  
42 Dodd-Frank Act mandated that the SEC hire "an independent consultant . . . to examine

1 the internal operations, structure, funding, and the need for comprehensive reform of the  
2 SEC.” The SEC retained the Boston Consulting Group (BCG), which recommended that  
3 the SEC immediately overhaul its structure and management to optimize the use of its  
4 resources in light of the mandates placed upon it by the Dodd-Frank Act.

5  
6 The BCG found that the SEC had a needlessly complex organizational structure,  
7 characterized by multiple reporting lines, fragmented authority, and duplicative and  
8 overlapping responsibilities. While some reforms have been made, there remain 22 division  
9 and office heads reporting directly to the SEC Chairman. Additionally, several key reforms  
10 proposed by BCG have not been adopted, including combining the Office of Compliance,  
11 Inspections, and Examinations into the Division of Trading and Markets and the Division  
12 of Investment Management, and combining the Office of Public Affairs, Office of Investor  
13 Education and Advocacy, and Office of Legislative and Intergovernmental Affairs into a  
14 new Office of External Relations.

15  
16 The Committee supports the SEC’s effort to “expand the agency’s information  
17 technology (IT) systems to better fulfill [its] mission,” but believes that the SEC must  
18 establish stronger controls to prevent waste, fraud and abuse. For example, in November  
19 2012, the SEC’s Office of Inspector General (OIG) reported that the Division on Trading  
20 and Markets’ automation review policy program (ARP) lab, “staff spent over \$1 million  
21 dollars on computer equipment and software with little oversight or planning and that a  
22 significant portion of the equipment and software purchased was unneeded or never used in  
23 the program.”

24  
25 The Committee also supports the SEC’s pledge to “devote significant attention to  
26 development and consideration of possible rule changes designed to facilitate access to  
27 capital for smaller companies while at the same time protecting investors.” However, the  
28 Committee believes the SEC could be doing more to support capital formation by fully and  
29 expeditiously implementing the “Jumpstart Our Business Startups” or “JOBS” Act (P.L.  
30 112-106) in a timely manner.

31  
32 Given current budgetary constraints, the Committee believes stronger economic  
33 analyses by the SEC will help ensure agency resources are used more effectively. For  
34 instance, the SEC spent 21,000 staff hours on the proxy access rulemaking (at an estimated  
35 cost of \$2.2 million), which the U.S. Court of Appeals for the D.C. Circuit subsequently  
36 unanimously struck down because of a failure to “adequately assess the economic effects of  
37 a new rule.” The Committee supports the SEC’s consideration of the recommendations put  
38 forward by both the Government Accountability Office (GAO) and the SEC’s OIG to  
39 improve economic analyses in SEC rulemakings.

40  
41 At a time when it faces multiple statutory deadlines to write rules mandated by the  
42 Dodd-Frank and JOBS Acts, the SEC continues to expend significant resources on activities

1 and issues which are discretionary. For instance, the SEC has been debating since 2011  
2 whether to mandate the imposition of a fiduciary-like standard of care for broker-dealers,  
3 even though former SEC Commissioner Kathleen Casey and Commissioner Troy Paredes  
4 expressed the view in January 2011 that the SEC staff had failed “to adequately justify its  
5 recommendation that the Commission embark on fundamentally changing the regulatory  
6 regime for broker-dealers and investment advisers.” In October 2012, SEC Commissioner  
7 Daniel Gallagher stated that any rulemaking to change the broker-dealer regulatory  
8 regime, “[m]ust . . . be supported by Commission findings that such rules are necessary, as  
9 well as a detailed understanding and analysis of the economic consequences of such rules.”  
10 While the SEC staff informed the Committee in 2012 that the Commission would be issuing  
11 a request for data to help the SEC staff more fully understand the potential costs associated  
12 with altering the broker-dealer standard of care, to date no such request has been made. In  
13 the absence of such economic and empirical data, the SEC should not proceed with this  
14 discretionary rulemaking.

15  
16 Another example of misplaced SEC priorities is its apparent interest in proposing a  
17 rule to mandate disclosures of corporate spending on political and other advocacy activities  
18 beyond those required under existing Federal and state laws. Putting aside the merits of  
19 such an initiative, which are questionable at best, the SEC’s dedication of scarce resources  
20 to a rule that bears only a tenuous relationship to its mission is troubling in light of the  
21 many missed statutory deadlines that have marked its implementation of the Dodd-Frank  
22 and JOBS Acts.

23  
24 The Committee supports the SEC’s goal to “hire more economists, trading  
25 specialists, and other experts with knowledge of the marketplace and both investment and  
26 trading practices,” which would better equip the agency to fulfill its statutory mission. The  
27 SEC’s most recent Performance and Accountability Report (PAR) issued for FY 2011,  
28 however, notes that only 9 percent of SEC staff has industry designations. While the SEC  
29 has not issued a FY 2012 PAR report, SEC staff informed the Committee that now 10  
30 percent of agency staff has these industry designations.

### 31 **SECURITIES INVESTOR PROTECTION CORPORATION**

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33  
34 The Securities Investor Protection Corporation (SIPC) protects the custody function  
35 that a broker-dealer performs. The Dodd-Frank Act increased SIPC’s line of credit with  
36 Treasury from \$1 billion to \$2.5 billion. In its FY 2013 budget, the Administration asserted  
37 that SIPC is not projected to draw on its \$2.5 billion line of credit over the next ten years.

38  
39 In 2008, SIPC was confronted with two unprecedented events: the liquidations of  
40 Lehman Brothers and Bernard L. Madoff Investment Securities. Although SIPC has so far  
41 handled these “hundred year” events without having to access taxpayer funds, the Madoff  
42 proceeding continues to present SIPC with challenges that could overwhelm the SIPC fund.

1 Moreover, on June 15, 2011, the SEC instructed SIPC to liquidate the broker-dealer at the  
2 center of Allen Stanford's multi-billion dollar Ponzi scheme. SIPC refused, and on  
3 December 12, 2011, the SEC sued SIPC in federal district court to force it to liquidate the  
4 broker-dealer. On July 3, 2012, the United States District Court for the District of  
5 Columbia denied the SEC's application. On August 31, 2012, the SEC filed a notice of  
6 appeal challenging the District Court's ruling.  
7

8 The Committee believes that budget projections for SIPC should be realistic and  
9 account for the possibility that broker-dealers could fail, and that courts could expand  
10 SIPC's obligations. If SIPC's protection limit is raised from \$500,000 to \$1 million as part  
11 of possible SIPC reforms, the SIPC fund will face further stresses. The Committee will not  
12 support legislative reforms that would require SIPC to borrow against its line of credit with  
13 the Treasury, which places taxpayers at risk if the SIPC fund is insufficient to meet higher  
14 claims.  
15

#### 16 PUBLIC COMPANY ACCOUNTING OVERSIGHT BOARD

17  
18 The Committee questioned the inclusion of the Public Company Accounting  
19 Oversight Board (PCAOB) in the Administration's FY 2013 budget. The PCAOB is a non-  
20 governmental, private-sector corporation whose expenditures and revenues have no effect  
21 on the budget. The entries for the PCAOB in the Administration's budget are therefore  
22 potentially misleading. Because the PCAOB is funded through registration fees and  
23 accounting support fees, including the PCAOB in the budget creates the misleading  
24 impression that taxpayers are responsible for the PCAOB's funding. The Committee will  
25 closely examine the PCAOB's authority arising from Title IX of the Dodd-Frank Act and the  
26 SEC's oversight of the PCAOB and its budget.  
27

#### 28 GOVERNMENT SPONSORED ENTERPRISES

29  
30 The Government Sponsored Enterprises (GSEs) Fannie Mae and Freddie Mac were  
31 placed into the conservatorship of the Federal Housing Finance Agency (FHFA) in  
32 September 2008. To date, Fannie Mae has drawn more than \$116 billion and Freddie Mac  
33 has drawn \$71 billion in taxpayer funds, for a total of approximately \$187 billion (\$137  
34 billion, net of dividends paid), although the GSEs have also paid the Treasury  
35 approximately \$50 billion in dividends, making the conservatorship of the GSEs the  
36 costliest of all the taxpayer bail-outs carried out over the past three years.  
37

38 After Fannie Mae and Freddie Mac were placed in conservatorship, CBO concluded  
39 that they should be included in the federal budget to reflect their cost to the taxpayer. But  
40 the President's FY 2013 budget continued to treat Fannie Mae and Freddie Mac as off-  
41 budget private entities rather than government agencies whose activities are paid for by  
42 taxpayers. As a result, the mounting losses of the GSEs that are borne by the taxpayer do

1 not appear on the government’s financial statements. The Committee strongly recommends  
2 that the Office of Management and Budget be directed by statute to move Fannie Mae and  
3 Freddie Mac “on budget,” and to account for losses sustained since they were placed in  
4 conservatorship in the same way that the CBO calculates their losses. The Committee also  
5 recommends subjecting the GSEs to the statutory debt limit. To allow time to implement  
6 these changes, the Committee recommends an effective date of 90 days after the enactment  
7 of any such changes.

8  
9 **DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT**

10  
11 In its last budget submission, the Administration requested \$44.8 billion in gross  
12 budget authority for the Department of Housing and Urban Development (HUD) for FY  
13 2013, which was \$522 million more than FY 2012 enacted levels. Most of HUD’s FY 2013  
14 Budget—80 percent—will go towards renewing rental assistance for approximately 5.4  
15 million residents in subsidized housing; at least half of those residents are either elderly or  
16 disabled. Currently, HUD’s three largest annual expenditures are its core rental assistance  
17 programs—tenant-based Section 8, project-based Section 8, and public housing. Given the  
18 sizeable annual federal commitment made to support these and other HUD programs at a  
19 time when taxpayer funds are limited, the Committee believes it is vital that HUD  
20 prioritize the delivery of services to the neediest individuals to the greatest extent possible  
21 before making new or expanded commitments to others. The Committee will work with the  
22 Administration to target HUD resources towards those programs that have shown an  
23 ability to produce positive outcomes for individuals most at risk.

24  
25 According to the Congressional Budget Office,<sup>2</sup> there are over 35 programs under the  
26 jurisdiction of the Committee with expired authorizations. Most of these programs are  
27 administered by HUD. The Committee is concerned that the lack of authorization for so  
28 many programs, some of which have not been formally reauthorized in well over a decade,  
29 hinders effective Congressional oversight, inviting waste and mismanagement. Thus, the  
30 Committee will work with the Appropriations Committee to ensure that all unauthorized  
31 programs within its jurisdiction that receive taxpayer funding are meeting their mission  
32 objectives and are subject to enhanced annual oversight until such time as the Committee  
33 has considered their long-term reauthorization.

34  
35 The Committee also remains concerned that even as HUD’s budget continues to  
36 grow, HUD has failed to address the problems of unexpended balances and slow spend-out  
37 rates in many of its programs. In particular, the Committee continues to have specific  
38 concerns about HUD’s administration of the Section 8 program, the HOME Investment  
39 Partnerships Program, the Section 202 and Section 811 programs for elderly and persons  
40 with disabilities, and the Community Development Block Grant (CDBG) program, which

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<sup>2</sup> Congressional Budget Office, *Unauthorized Appropriations and Expiring Authorizations*. January, 2013.  
<http://www.cbo.gov/publication/43845>

1 are detailed below. Given that there are currently 20 different Federal entities  
2 administering 160 programs, tax expenditures, and other tools that supported  
3 homeownership and rental housing<sup>3</sup>, the Committee remains concerned about the  
4 fragmentation and inefficiencies in federal housing delivery. The Committee will continue  
5 to monitor HUD, NeighborWorks and Department of Agriculture (USDA) housing programs  
6 with an eye toward consolidating or reducing duplicative programs and ensuring that funds  
7 appropriated are in fact being spent promptly for the purposes for which they were  
8 allocated, and that these funds are being efficiently used by their recipients.

## 9 10 FORECLOSURE MITIGATION PROGRAMS

11  
12 As the Committee has previously noted, the Administration continues to devise and  
13 deploy foreclosure mitigation programs that have failed to stem the tide of foreclosures and  
14 that have cost taxpayers billions of dollars. Originally envisioned as a \$75 billion effort  
15 that would help up to 9 million at-risk borrowers, the Administration's signature "Making  
16 Home Affordable" initiative includes failed federally-funded foreclosure prevention  
17 programs such as the Home Affordable Modification Program (HAMP), the Federal Housing  
18 Administration (FHA) Refinance Program, and the Hardest Hit Fund. These programs, as  
19 well as the separate Emergency Homeowners Loan Program (EHLP), have been marked by  
20 a lack of transparency, and have demonstrably failed to meet their objectives despite  
21 abundant taxpayer resources.

22  
23 Funding for programs in the Making Home Affordable initiative is derived from the  
24 Troubled Asset Relief Program (TARP). The Administration has obligated \$45.6 billion of  
25 TARP money for its Making Home Affordable initiative. Both the Administration and CBO  
26 have indicated that since these programs consist largely of direct grants that require no  
27 repayment by recipients, the programs have a 100 percent taxpayer subsidy rate. In other  
28 words, the government does not intend to recover any of the \$45.6 billion it spends on these  
29 programs.

30  
31 Additionally, questions have been raised as to whether the Administration's  
32 foreclosure mitigation programs have actually exacerbated rather than alleviated troubles  
33 in the housing sector by failing to address the root cause of the problem. As Dr. Douglas  
34 Holtz-Eakin, a former Director of the Congressional Budget Office, testified before the  
35 Committee on February 16, 2011: "Until housing valuations stabilize, households will  
36 continue to be under stress and restrict their spending. The most important objective at  
37 the moment is to clear excess housing inventory. To date, no federal housing policy has  
38 been successful in speeding this process; indeed most observers would argue that they have

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<sup>3</sup> Government Accountability Office, *Opportunities Exist to Increase Collaboration and Consider Consolidation*,  
GAO 12-554 (August, 2012). <http://www.gao.gov/assets/600/593752.pdf>

1 slowed this process. In sum, getting federal policy out of the way would be the best way to  
2 speed progress from this front.”  
3

4 Although \$30 billion of TARP funds has been obligated to HAMP, the results of this  
5 program have been dismal. HAMP was originally projected by the Administration to assist  
6 3 to 4 million homeowners. It has fallen far short of that lofty goal. According to program  
7 performance data through December 2012, only 1.975 million trial modifications were  
8 started under the program; of those trial modifications, only 851,135 (less than 44 percent)  
9 have transitioned to active permanent modifications. HAMP has been roundly criticized by  
10 a wide range of independent government watchdogs, including the Special Inspector  
11 General for the TARP, who testified before the Subcommittee on Insurance, Housing and  
12 Community Opportunity in the last Congress that “*supporters of HAMP have little reason to*  
13 *hope that it will be anything more than it is today—a program that benefits only a small*  
14 *portion of distressed homeowners, offers others little more than false hope, and in certain*  
15 *cases causes more harm than good.*”  
16

17 Despite the program’s poor track record, on January 27, 2012, the Administration  
18 announced that it intended to expand HAMP by broadening the pool of eligible  
19 homeowners, covering tenants at risk of displacement due to foreclosure, and providing  
20 more assistance to underwater homeowners. Even before this announcement, the  
21 Committee was concerned about the HAMP’s cost and effectiveness. In 2011, the House  
22 passed legislation (H.R. 839) to terminate the Treasury Department’s authority to provide  
23 any new assistance to homeowners under HAMP, and to require that all unobligated  
24 balances be returned to the taxpayer, while preserving any assistance already provided to  
25 HAMP participants on a permanent or trial basis.  
26

27 The Administration has also obligated more than \$8 billion from TARP for the FHA  
28 Refinance Program, which was intended to help homeowners who owe more on their homes  
29 than the home is currently worth. Like HAMP, this program has proven to be unsuccessful.  
30 From its inception in 2010, FHA has made only 2,018 total loan endorsements. The  
31 program is currently scheduled to continue until December 31, 2014. In 2011, the House  
32 passed legislation (H.R. 830) to terminate the FHA Refinance Program and return all  
33 unobligated balances from the program to the taxpayer.  
34

35 The Committee is also concerned about the cost, effectiveness, and transparency of  
36 the EHLF. The 111<sup>th</sup> Congress appropriated \$1 billion to the EHLF, which was designed to  
37 provide loans or credit advances to borrowers who cannot pay their mortgages because of  
38 unemployment or reduction in income. Eligibility for new EHLF participants expired on  
39 September 30, 2011. However, the Committee remains concerned about program’s almost  
40 100 percent subsidy rate that will result in substantial losses to taxpayers. The Committee  
41 is also concerned about the unacceptable lack of public accountability regarding this  
42 program. Despite repeated requests by the Committee for updates about the current status

1 of the EHLPP, the Administration has refused to supply the Committee with any data  
2 regarding the implementation of EHLPP, eligibility and participation rates for the program,  
3 or the use of taxpayer money. In 2011, the House passed legislation (H.R. 836) to terminate  
4 the EHLPP and return all unobligated balances to the taxpayer.

## 5 6 FEDERAL HOUSING ADMINISTRATION 7

8 The Committee is gravely concerned about the deteriorating finances of the Federal  
9 Housing Administration (FHA), and is committed to protecting the taxpayers from losses  
10 sustained by the FHA. FHA's overall share of the new mortgage insurance market now  
11 stands at more than 56 percent, while the private sector's share has languished at only 19.7  
12 percent, according to data supplied by HUD in its most recent quarterly "U.S. Housing  
13 Market Conditions" report. Today, the FHA is the largest government insurer of mortgages  
14 in the world, with a mortgage portfolio of 7.7 million loans and an outstanding portfolio of  
15 insurance-in-force exceeding \$1 trillion. As FHA's mission has expanded and its share of  
16 the market has grown, increased delinquencies and foreclosures have taken a significant  
17 toll on its financial position. Late last year, an independent actuarial review showed that  
18 the FHA Mutual Mortgage Insurance Fund's (MMIF) capital reserve ratio had dropped to  
19 *negative* 1.4444 percent, far below the Congressionally-mandated threshold of 2 percent,  
20 and that its economic value was negative \$16.3 billion, which is the projected amount the  
21 FHA would lose if it stopped insuring new mortgages and covered its outstanding losses.  
22 Given these figures, the FHA is technically insolvent and poses a threat to taxpayers. The  
23 announcement by GAO on February 14, 2013, that it has added FHA to its list of  
24 government programs at "high risk" of waste, fraud and abuse only compounds  
25 congressional concerns about the agency's mismanagement and troubled finances.

26  
27 FHA is statutorily authorized to draw funds directly from the Treasury if necessary  
28 to pay unexpected increases in insurance claims. In the President's FY 2013 budget  
29 proposal, OMB stated that the FHA needed to draw down \$688 million from the Treasury  
30 to replenish the MMIF. The FHA ultimately avoided drawing funds from the Treasury, but  
31 only because it received \$1 billion from last year's National Mortgage Settlement. In light  
32 of the findings of the 2012 independent actuarial review, there is a distinct possibility that  
33 taxpayers will be asked for the first time in FHA's 70-year history to bail it out. However,  
34 the President's failure to submit his FY 2014 budget proposal as required by statute  
35 prevents the Committee from reaching an informed judgment on the likelihood that FHA  
36 will require taxpayer support in the coming year.

37  
38 The GAO's recent designation of FHA as a high-risk agency, coupled with the  
39 Administration's 2012 acknowledgment that the MMIF may need to be recapitalized by  
40 diverting taxpayer funds from the Treasury, underscores the significant risk that FHA  
41 poses to American taxpayers and the urgent need to enact meaningful FHA reforms. To  
42 protect the FHA's scarce capital, the Committee urges the Administration to be vigilant in

1 its efforts to identify and penalize mortgage originators that seek to dump loans that were  
2 fraudulently underwritten on the FHA, and to bar such originators from further  
3 participation in the program.  
4

5 While the Committee acknowledges that FHA has recently increased the premiums  
6 it charges for mortgage insurance, it remains concerned that the FHA has failed to make  
7 full use of its existing authorities to protect the health of the MMIF. The Committee also  
8 believes that FHA must explore additional measures to strengthen its credit policies.  
9 Moreover, the Committee is concerned that the FHA lacks the capacity to properly oversee  
10 its single-family loan insurance portfolio and recommends that FHA consider charging  
11 additional user fees dedicated to building and investing in FHA's technological  
12 infrastructure and covering its administrative costs. With the increase in high cost loan  
13 limits through the end of 2013, FHA must diligently monitor lenders to ensure that its  
14 programs are not being misused. The Committee looks forward to reviewing FHA's  
15 proposal to change its underwriting criteria to ensure that qualified borrowers are able to  
16 access and sustain mortgages insured by the FHA.  
17

18 The Committee is also concerned about the health of FHA's Home Equity  
19 Conversion Mortgage (HECM) (or reverse mortgage) program. Established as a pilot  
20 program in 1989, the program gained permanent status in 1998 and has grown steadily. In  
21 the FY 2012 Actuarial Review for HECMs, the economic value of the HECM portion of the  
22 MMIF was *negative* \$2.8 billion. Given the uncertainty regarding home price appreciation  
23 and the HECM program's elevated default rate, the Committee will continue its oversight  
24 of the program and consider reforms that protect taxpayers and encourage greater private  
25 sector participation.  
26

## 27 HOUSING PROGRAMS FOR THE ELDERLY AND DISABLED

28  
29 Section 202 (Supportive Housing for the Elderly) and Section 811 (Supportive  
30 Housing for Persons with Disabilities) are programs that help make housing available for  
31 the elderly and disabled. Last year, the Administration requested \$475 million for Section  
32 202 programs, \$150 million for Section 811 programs, and \$111 million for the renewal of  
33 vouchers targeted at disabled populations. The Frank Melville Supportive Housing  
34 Investment Act (P.L. 111-374), which was enacted more than a year ago, was designed to  
35 consolidate these programs and eliminate regulatory inefficiencies. For example, on  
36 February 12, 2013, HUD awarded approximately \$97.8 million pursuant to the Act, which  
37 leveraged 3,530 units, in contrast to the 900 units created from the combined FY 2010 and  
38 FY 2011 appropriations for Section 202 and 811. The Committee expects HUD to continue  
39 to work to meet the efficiency objectives of the Act, which include providing more flexibility  
40 to align Section 811 programs with other federal, state, and local funding sources, and  
41 allowing federal funds to be leveraged with other funds to make more housing available for  
42 the disabled. The Committee is also aware that the 202 and 811 programs have

1 unexpended balances; it will review these programs so that these funds can be used to  
2 better meet the needs of the elderly and disabled.

### 4 SECTION 8 VOUCHER PROGRAM

5  
6 For FY 2013, the Administration requested an increase in funding for the Section 8  
7 housing choice voucher program to \$19.074 billion, from \$18.914 billion enacted in FY 2012.  
8 As noted earlier, the growth of this program is on an unsustainable trajectory, and absent  
9 substantial reform, will consume an ever-increasing percentage of HUD's entire budget.  
10 While changes to the voucher funding formula over the last decade have increased voucher  
11 usage and efficiency, comprehensive reform is still needed. In 2007, the OMB reported that  
12 HUD *"does not track long-term performance outcome measures because the agency lacks a*  
13 *reporting mechanism to capture how program funds are used."* The OMB also found that the  
14 program's effectiveness remained unknown. The Committee believes that the public is  
15 better served not by expanding Section 8 but by reforming the program so that public  
16 housing authorities can serve more people within existing funding levels. The Committee  
17 believes that Section 8 recipients who are neither elderly nor disabled should be encouraged  
18 to move toward self-sufficiency so that assistance can be provided to those applicants who  
19 have patiently waited for assistance, in some cases for almost ten years.

### 21 PROJECT-BASED SECTION 8

22  
23 In its last budget submission, the Administration requested \$8.7 billion for Project-  
24 Based Rental Assistance, a decline from the FY 2012 enacted level of \$9.340 billion. The  
25 Committee is concerned that changes to the contract renewal process for project-based  
26 vouchers will push renewal costs into later years. As part of its examination of the project-  
27 based Section 8 program, the Committee will work with the Administration to encourage  
28 the development of new ways to encourage the conversion of public housing units to long-  
29 term, project-based Section 8 contracts, with a goal of providing opportunities for private  
30 sector investment in capital improvements.

### 32 PUBLIC HOUSING

33  
34 In its last budget submission, the Administration requested \$6.594 billion for the  
35 Public Housing Operating Fund and the Public Housing Capital Fund, which will be  
36 combined and used to repair and maintain public housing units. Because the funds needed  
37 to maintain existing public housing stock outpace appropriations, the Committee will  
38 encourage the Administration to work with the Committee on alternative means of  
39 financing the development of affordable housing. In the 112<sup>th</sup> Congress, the Committee  
40 began work on a series of reforms to help increase the efficiency of public housing  
41 administration. These reforms included an adjustment for inflation to the minimum rent  
42 contribution, updates to income calculation deductions, and new flexibility for housing

1 authorities to best deploy their capital and operating funds for public housing. The  
2 Committee will continue to explore these and other reforms in the 113<sup>th</sup> Congress.  
3

4 In its FY 2012 budget request, the Administration eliminated funding for the HOPE  
5 VI program, and folded the functions of HOPE VI into its Choice Neighborhoods program in  
6 2013. The Administration requested \$150 million for the Choice Neighborhoods program.  
7 The Committee has long been critical of the mission and effectiveness of the HOPE VI  
8 program, funding for which has been zeroed out repeatedly in each of the last two  
9 Administration's budgets. The Committee remains skeptical of the Administration's  
10 dedication of scarce resources to expand the scope and cost of the program under a new  
11 Choice Neighborhoods banner, which is currently unauthorized.  
12

### 13 **McKINNEY-VENTO HOMELESS ASSISTANCE GRANTS**

14

15 The 111<sup>th</sup> Congress enacted the Homeless Emergency Assistance and Rapid  
16 Transition to Housing Act as part of P.L. 111-22, which changed the administration of  
17 McKinney-Vento Homeless Assistance Grants. These changes consolidated separate grant  
18 programs into one Continuum of Care Program, expanded the definition of a qualifying  
19 "homeless individual" and "chronically homeless person," and added measures aimed at  
20 preventing and ending homelessness. In connection with these changes, which became  
21 effective in late 2010, in FY 2012 the Administration proposed an increase in funding for  
22 Homeless Assistance Grants by more than \$330 million to \$2.2 billion. The Committee will  
23 monitor these changes to ensure that they make the program more effective.  
24

### 25 **COMMUNITY AND ECONOMIC DEVELOPMENT**

26

27 The Community Development Block Grant program is the fourth largest line item in  
28 HUD's annual budget, with an FY 2013 request of \$3.14 billion. However, concerns have  
29 been raised that some CDBG money is used to fund projects that reflect exclusively local  
30 priorities and therefore are not a wise use of scarce taxpayer resources. In 2003, OMB  
31 designated the CDBG program as ineffective, indicating that the program had failed to use  
32 tax dollars effectively; OMB attributed this failure of the CDBG program to a lack of clarity  
33 regarding the program's purpose, poor management, and other significant weaknesses. The  
34 Committee remains concerned about questionable uses of CDBG funds, and it will examine  
35 how CDBG funds are used by recipients, as well as the program's history of slow spend-out  
36 rates, to ensure that CDBG funds are spent appropriately. The Committee will also  
37 consider whether CDBG funds can be better targeted to benefit economically distressed  
38 communities.  
39

### 40 **NATIVE AMERICAN HOUSING**

41

1 HUD provides the bulk of its funding for housing on Indian tribal lands through its  
2 Indian Housing Block Grant (IHBG) program. In its FY 2013 budget submission, the  
3 Administration requested \$650 million for IHBG, which is the single largest source of  
4 federal funding for housing on Indian tribal lands. That request is equal to the amount  
5 appropriated for IHBG in FY 2011 as well as the amount appropriated in FY 2012. HUD  
6 also funds its Indian housing efforts through two other programs, the Section 184 Indian  
7 Housing Loan Guarantee Fund—for which HUD had requested \$7 million for FY 2013—  
8 and the Indian Community Development Block Grant program—for which HUD had  
9 requested \$60 million be allocated from its overall FY 2013 CDBG request.

10  
11 IHBG was authorized through Title I of the Native American Housing Assistance  
12 and Self-Determination Act of 1996 (NAHASDA), which consolidated several federal  
13 housing assistance programs for Native Americans into a needs-based formula block grant.  
14 IHBG recipients have the flexibility to use funding in a variety of ways to develop, operate,  
15 maintain, or support affordable housing for rental or homeownership based on the distinct  
16 housing needs of the Native American people they serve, including rehabilitating existing  
17 housing, constructing new units, operating home loan programs, or providing rental  
18 assistance.

19  
20 Given the level of federal funding for IHBG, the Committee is concerned that the  
21 program has an obligated unexpended balance of \$979.7 million, the bulk of which is  
22 attributable to a small number of tribes. While the Committee acknowledges that housing  
23 development, like other forms of capital development, can be a multi-year process and that  
24 recipients should be allowed a reasonable time in which to plan for and expend their  
25 funding, the program's slow spend-out rate means that unexpended balances now  
26 significantly exceed the program's annual appropriation. Thus, the Committee plans to  
27 review the sources and causes of these unexpended balances to ensure that the program is  
28 operating efficiently, with a goal of better understanding whether expenditures of IHBG  
29 funding are being made within a reasonable timeframe and, if delays exist, whether such  
30 delays are systemic within the program.

## 31 32 RURAL HOUSING 33

34 The Administration's \$28.31 million Rural Housing Service (RHS) budget request  
35 for FY 2013 represented a \$322,000, or 1.18 percent increase, over its RHS budget request  
36 for FY 2012. The Administration noted that it will "*not fund certain programs in order to*  
37 *focus resources on more efficient and less costly programs.*" The most significant program  
38 that was eliminated in the RHS budget was the Section 515 multifamily direct loan  
39 program for new construction. The Committee notes that HUD and RHS have collaborated  
40 in the last year on streamlining their respective policies to encourage efficiency and save  
41 costs. The Committee will continue to monitor the progress and implementation of this  
42 collaboration and determine whether further consolidation is warranted.

1  
2 **NATIONAL FLOOD INSURANCE PROGRAM**  
3

4 According to GAO, the National Flood Insurance Program (NFIP) must be  
5 fundamentally reformed to stabilize its long-term finances. The recently enacted Biggert-  
6 Waters Flood Insurance Reform Act (P.L. 112-141) contained a series of programmatic  
7 improvements designed to shore up the NFIP and promote greater private sector  
8 participation in the flood insurance market. However, despite those reforms, the onset of  
9 Superstorm Sandy in 2012 led to the NFIP's borrowing authority being increased to \$30  
10 billion. As of January 31, 2013, the NFIP owed \$22 billion, with the authority to borrow an  
11 additional \$8.425 billion, for a total taxpayer exposure of \$30.425 billion, a debt which  
12 CBO, GAO and other independent authorities believe the NFIP will never be able to repay.  
13 To protect taxpayers from excessive and unwarranted liabilities, the Committee believes  
14 Congress must move forward with comprehensive reforms to fundamentally restructure  
15 this failing program and dramatically increase the role of the private insurance sector in  
16 flood risk management.

17  
18 **HOME INVESTMENT PARTNERSHIPS PROGRAM**  
19

20 The HOME Investment Partnerships (HOME) Program is a formula-based block  
21 grant program that disburses funds to states and localities to build, buy, or renovate  
22 affordable housing. HUD delegates authority to participating jurisdictions to manage and  
23 monitor the ultimate recipients of HOME Program funds. Since its inception in 1990, the  
24 HOME Program has received over \$30 billion in appropriations. However, given concerns  
25 over program duplication and mismanagement, annual funding for the program has  
26 decreased from \$1.82 billion to \$1 billion over the past five years.

27  
28 In the 112<sup>th</sup> Congress, the Committee held a series of hearings regarding HUD's  
29 administration of the HOME Program, focusing on the program's mismanagement of funds,  
30 including the failure of grant recipients to begin projects, the failure of grant recipients to  
31 complete projects, and the program's inability to produce habitable residences. Following  
32 these hearings, Congress reduced the funding for the program by 37 percent to \$1 billion for  
33 FY 2012 – a \$607 million cut. Despite this reduction in funding, the Committee continues  
34 to be concerned about HUD's oversight of the HOME Program; the Committee is  
35 particularly concerned that HUD appears unable to track the progress of the projects  
36 funded under the program. Indeed, a report issued by HUD's Office of Inspector General on  
37 February 12, 2013, while acknowledging that HUD had strengthened certain internal  
38 controls over the HOME Program, also found that the agency could not demonstrate the

1 effectiveness of field office monitoring efforts and “may have lost opportunities to obtain  
2 early warnings of potentially serious problems.”<sup>4</sup>

### 3 4 CONSUMER FINANCIAL PROTECTION BUREAU 5

6 The Consumer Financial Protection Bureau (CFPB) is a federal agency created by  
7 the Dodd-Frank Act to regulate providers of credit and other consumer financial products  
8 and services. The Dodd-Frank Act confers upon the CFPB Director a broad mandate that  
9 includes consumer protection functions transferred from seven different Federal agencies,  
10 and the authority to write rules, supervise compliance, and enforce all consumer protection  
11 laws and regulations other than those governing investment products regulated by the  
12 Securities and Exchange Commission or the Commodity Futures Trading Commission.

13  
14 A recent GAO report noted ways in which the CFPB is empowered to regulate access  
15 to credit and impact the broader economy.<sup>5</sup> The GAO cited findings that “numerous new  
16 regulations from CFPB will impose additional regulatory burden and compliance costs on  
17 small institutions, potentially causing them to exit certain lines of business.” The GAO  
18 found evidence that as a result of CFPB rulemakings, some institutions would decrease  
19 their lending activities, or exit businesses altogether. As many small businesses fund their  
20 activities through personal lines of credit, the CFPB actions will impact access to credit for  
21 both consumers and employers.

22  
23 The Dodd-Frank Act housed the CFPB within the Federal Reserve Board as an  
24 “independent bureau,” but the Act makes clear that the CFPB is to be autonomous of the  
25 Federal Reserve in carrying out its mission. The CFPB Director determines the agency’s  
26 budget, which is drawn from the Federal Reserve Board’s annual combined earnings, and  
27 capped at 12 percent of those earnings (which translates into approximately \$500 million  
28 for the last year for which data are available). This funding arrangement shields the CFPB  
29 from the appropriations process and undermines congressional oversight. In its FY 2013  
30 budget, the Administration has requested \$448 million to fund the CFPB. The Committee  
31 views the Administration’s request as excessive, and intends to examine whether CFPB  
32 funding should be subject to the Congressional appropriations process to promote greater  
33 accountability and transparency.

### 34 35 ORDERLY LIQUIDATION AUTHORITY 36

37 The 2008 economic crisis exposed the U.S financial system’s vulnerability to  
38 financial firms that government officials and financial market participants believed had

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<sup>4</sup> Report of the HUD Office of Inspector General, *HUD’s Proposed HOME Regulations Generally Addressed Systemic Deficiencies, but Field Office Monitoring and Data Validation Need Improvement*, Audit Report No. 2013-BO-0001.

<sup>5</sup> Government Accountability Office, *Community Banks and Credit Unions: Impact of the Dodd-Frank Act Depends Largely on Future Rule Makings*, GAO-12-881 (September 2012).

1 become “too big to fail,” in large part because the creditors of these large, complex financial  
2 institutions believed themselves to be the beneficiaries of an implicit government guarantee  
3 that would protect them against losses if these firms failed. In turn, these large financial  
4 institutions exploited their creditors’ “too big to fail” government guarantee to take  
5 advantage of lower borrowing costs, which permitted them to grown even larger at the  
6 expense of smaller institutions. In the midst of the crisis, some government officials  
7 believed that the failure of these “too big to fail” firms could bankrupt their creditors and  
8 counterparties, leading to cascading failures across the financial system.

9  
10 In hopes of mitigating the perceived consequences of allowing large, complex  
11 financial institutions to fail, Congress passed the Dodd-Frank Wall Street Reform and  
12 Consumer Protection Act (Public Law 111-203), which established an Orderly Liquidation  
13 Authority that granted the Federal Deposit Insurance Corporation (FDIC) the authority to  
14 resolve non-bank financial institutions whose failure government officials believe might  
15 pose a threat to the financial stability of the United States. Title II of the Dodd-Frank Act  
16 authorizes the FDIC to serve as the failing institution’s receiver, with a mandate to  
17 liquidate the institution. This authority is intended as an alternative to bankruptcy for  
18 large non-bank financial institutions, vesting federal receivership powers in the FDIC  
19 similar to the FDIC’s existing powers to take over insured depository institutions.

20  
21 Even though the authors of the Dodd-Frank Act purported to end bailouts of “too big  
22 to fail” firms, Title II nonetheless grants the FDIC the authority to borrow from the  
23 Treasury to capitalize an “orderly liquidation fund,” which the FDIC can use to pay off the  
24 creditors of the failed firm in order to keep these creditors from running on the failing  
25 institution, if government officials believe that such payments are necessary to contain  
26 systemic contagion. The Orderly Liquidation Authority thus perpetuates the government  
27 guarantee enjoyed by these creditors, which helped create the “too big to fail” problem in  
28 the first place. Although the proponents of the Orderly Liquidation Authority point to  
29 provisions in Title II which permit the FDIC to recoup costs from large financial  
30 institutions through post hoc assessments, the Congressional Budget Office has estimated  
31 that the Orderly Liquidation Authority will cost taxpayers \$22 billion between 2012 and  
32 2022. Repealing Title II would thus relieve taxpayers of the burden of bailing out large  
33 financial institutions or their creditors. The Congressional Budget Office estimates that  
34 repealing Title II would achieve savings of \$3.383 billion in FY 2012-13, \$13.585 billion in  
35 FY 2012-17, and \$22 billion in FY 2012-22.

## 36 37 **THE FEDERAL RESERVE SYSTEM**

38  
39 In its FY 2013 Budget, the Administration projected that “Deposits of Earnings by  
40 the Federal Reserve System” would generate \$259 billion during the 2013-2017 period and  
41 \$468 billion from 2013-2022. The Committee believes this estimate is overly optimistic  
42 given a recent paper published by the staff of the Division of Research & Statistics and the

1 Division of Monetary Affairs at the Federal Reserve Board of Governors, which projects  
2 that an increase in interest rates and the unwinding of the Fed's \$3 trillion portfolio of  
3 assets could lead to capital losses ranging from \$20 billion to \$40 billion by 2020. Should  
4 losses on its portfolio and interest paid on excess reserves maintained by depository  
5 institutions at the Federal Reserve exceed the revenue generated from open market  
6 operations, the Fed will also cease remitting profits back to the U.S. Treasury, which  
7 totaled approximately \$90 billion in 2012. According to the Fed staff's projections,  
8 remittances to the Treasury will drop off after 2015 and not pick up again until 2019-2022,  
9 depending on the cumulative size of the Fed's portfolio of assets and the rate at which  
10 interest rates rise in the future.

11  
12 At present, the Committee believes the Administration's FY2013 remittance  
13 projection is overstated by at least \$72 billion from 2013-2017 and at least \$158 billion from  
14 2013-2022. If the Fed's exit from several rounds of quantitative easing is more disorderly  
15 than projected, the costs to the Fed will be far higher and remittances to the Treasury far  
16 lower. Further, the fiscal impact of lower remittances by the Fed would be compounded by  
17 increased borrowing costs, which could have a negative budget impact of nearly two trillion  
18 dollars over the ten-year federal budget window.

#### 19 20 EXPORT-IMPORT BANK

21  
22 The Export-Import Bank is an independent agency that provides export financing  
23 through its loan, guarantee, and insurance programs. The Export-Import Bank is designed  
24 to provide export financing when the private sector is unable or unwilling to do so, and to  
25 help ensure that U.S. exporters can compete on an equal footing against foreign exporters  
26 financed by their governments. By collecting fees from its users, the Export-Import Bank is  
27 intended to be a self-sustaining agency.

28  
29 While the Export-Import Bank has historically offset the costs of its operations with  
30 the fees it collects, the Committee will seek to ensure that the Bank remains a lender of last  
31 resort that does not put taxpayer dollars at risk for future bail-outs. The Committee notes  
32 the observation by the Export-Import Bank's Inspector General "that Export-Import Bank's  
33 current risk management framework and governance structure are not commensurate with  
34 the size, scope, and strategic ambitions of the institution." The Committee will consider  
35 whether the dramatic growth of the Export-Import Bank in recent years jeopardizes the  
36 Bank's fiscal soundness, and whether the Bank's current capital standards adequately  
37 protect against potential losses.

38  
39 In its FY2013 budget, the Administration proposed consolidating the trade-related  
40 functions of the Export-Import Bank with several other federal agencies. The  
41 Administration has not informed the Committee of any plans to move forward with the  
42 consolidation in Fiscal Year 2014, but the Committee expects the Administration to provide

1 the appropriate consultation and communication if it intends to proceed. While the  
2 Committee supports efforts to streamline government and eliminate wasteful spending, the  
3 Committee has an obligation to ensure that organizational changes are cost-effective and do  
4 not impose costs that outweigh the benefits of the changes.

## 5 6 **MULTILATERAL DEVELOPMENT BANKS**

7  
8 Multilateral development banks (MDBs) provide concessional lending and grants to  
9 the world's poorest countries and provide non-concessional lending to middle-income and  
10 poorer credit-worthy countries. The MDBs have provided resources to member countries in  
11 the aftermath of natural disasters and have been counter-cyclical lenders during economic  
12 downturns, including the most recent recession and the attendant global contraction of  
13 credit. Also, the MDBs have diminished the impact of global disruptions in emerging  
14 countries, which can help protect, maintain and expand U.S. business activity abroad. The  
15 U.S. provides funding to MDBs through pledges made by Treasury on behalf of the U.S. to  
16 international organizations, and Congress considers these pledges and funds them through  
17 the appropriations process. The Committee urges Treasury to advocate that governments  
18 receiving assistance from the multilateral development institutions do not engage in  
19 human rights abuses and corrupt activities.

## 20 21 **INTERNATIONAL DEVELOPMENT ASSOCIATION**

22  
23 The International Development Association (IDA) is a World Bank facility that lends  
24 to 81 of the world's poorest countries. The IDA's mission is to help these countries meet  
25 basic health, infrastructure, and development needs. The IDA provides the world's poorest  
26 and least credit-worthy countries with access to capital, which permits these countries to  
27 build the credit record necessary to raise capital from private sources. Many of the largest  
28 recipients of IDA funding are expected to graduate from the program in the next few years.  
29 The Committee will therefore assess the ongoing need for IDA replenishments and whether  
30 IDA's purposes, systems, and financing are appropriate for the future.

## 31 32 **INTERNATIONAL MONETARY FUND**

33  
34 The International Monetary Fund (IMF) provides loans to countries that cannot  
35 meet their international payments and are unable to find sufficient financing on affordable  
36 terms. The IMF also provides global oversight of the international monetary system and  
37 provides technical assistance to low- and middle-income countries. The Committee will  
38 consider the policies of the International Monetary Fund to ensure effective use of resources  
39 and appropriate alignment with U.S. interests in promoting economic growth and stability.  
40 Also, the Committee will consider any Administration request that the U.S. transfer funds  
41 at the IMF from the New Arrangements to Borrow to the general quota fund. During  
42 consideration of any such request, the Committee will assess the purpose of the transfer

1 and potential risks the transfer might pose, as well as possible consequences to the stability  
2 of the international financial system and U.S. economic interests if the pending quota  
3 package is not approved. In examining such authorization requests, the Committee will  
4 review any reforms the IMF has agreed to make concurrent with the transfer.

## 5 6 UNITED STATES MINT 7

8 The Committee is concerned about the Mint's apparent disregard for the runaway  
9 costs of producing circulating coins, and its seeming inability to assess (and meet) demand  
10 for its investor bullion coins. High prices for commodity metals used to produce circulating  
11 coins have pushed production costs to the point where one-cent and five-cent coins are  
12 produced for an amount considerably above face value. The Committee notes that  
13 circulating coin production costs have been high for nearly a decade, and that the Mint has  
14 not proposed either new metallic content for coins, or legislation to implement such a  
15 change, as required by a Federal statute enacted in December 2012 (Public Law 111-302).  
16 Meanwhile a privately commissioned study in 2012 estimated that if the Mint were to make  
17 five-cent, ten-cent and quarter-dollar coins of multi-play plated steel — a technique used by  
18 the Royal Canadian Mint for a decade — the savings would be between \$180 million and  
19 \$220 million a year.

20  
21 In view of that history and in recognition of the fact that since 1792 Congress has  
22 made all decisions on coin weight, size and content, the Committee continues to reject  
23 Administration legislative proposals contained in prior budget submissions that Congress  
24 should transfer to the Mint the authority to decide independently the composition, size and  
25 weight of circulating coins. Further, the Committee notes that consistently over the past  
26 several years and as recently as January, the Mint has maintained that it had insufficient  
27 quantities of investor-grade bullion coins to meet demand, and was rationing supplies to  
28 dealers. While production of bullion coins is not intended to be a profit center, the  
29 production does help amortize capital costs at the Mint. At a time when there is no serious  
30 effort to rein in the cost of producing circulating coins—and with a large staff dedicated to  
31 sales and marketing that appears unable to gauge the market—the Mint's inability in this  
32 area and its refusal to begin producing another Congressionally authorized investor coin of  
33 palladium are unacceptable.

## **Minority Views**

## **THE SEQUESTER WILL HAVE SIGNIFICANT EFFECTS ON THE ECONOMY**

The Majority passed Views and Estimates for FY 2014, but nowhere in its document did it mention the most overwhelming issue of the day – the pending budgetary sequester. Unless Congress takes urgent action, large and arbitrary budget cuts known as sequestration will go into effect, jeopardizing hundreds of thousands of jobs and slowing U.S. economic growth. If the sequester is not averted, the Federal Government will cut vital services to children, seniors, people with mental illnesses, and our armed forces.

Our economy has made significant strides since the depths of the last recession, and Congress should not stand in its way. Jobs are coming back: total non-farm payrolls have added 5.5 million jobs since March 2010 and 1.19 million net jobs in the four years since President Obama took office, a figure that already surpasses the 1.17 million net jobs created during all eight years of the Bush Presidency. However, if the sequester is not avoided, the Congressional Budget Office (CBO) estimates that approximately 750,000 jobs would be lost this year alone, and that U.S. GDP growth will be cut by one-third.

We are also concerned about the sequester's negative impact on important programs under our jurisdiction. Under sequestration, 125,000 families will lose much needed housing assistance through the Section 8 Housing Choice Voucher program, which could potentially force them into homelessness. Additionally, the Securities and Exchange Commission will be unable to hire adequate staff needed to carry out its broad new responsibilities to oversee derivatives, private fund advisers, clearing agencies, and credit rating agencies. As a result, serious problems in these areas will go unaddressed. The sequester will also undermine Treasury's Community Development Financial Institutions Fund, which provides funding for investment in underserved communities. In addition the sequester would force Treasury to reduce critical anti-money laundering activities, and reduce support for state and municipal bond programs that are helping to rebuild our infrastructure, schools and affordable housing.

These and other cuts can be avoided with a balanced plan for targeted spending cuts and revenue increases, particularly closing unnecessary tax loopholes. We urge Congress to act now to consider approaches that reduce the level of US debt without impairing our country's job growth and recovery from the recession.

## **THE MAJORITY'S DOCUMENT IS FACTUALLY INACCURATE**

The Majority cites Congressional Budget Office estimates that our current debt is 73 percent of GDP, and claim that it will exceed 76 percent in 2013. They also cite an academic study by noted economists Kenneth Rogoff and Carmen Reinhart and claim that the study says the opposite of what it does. Specifically, the Majority claims (on page 1, line 18) that "recent research by noted economists Kenneth Rogoff and Carmen Reinhart demonstrates that over the past century, countries with debt levels as high as ours have experienced markedly lower growth as a result". This is factually inaccurate. Rogoff and Reinhart reach the opposite conclusion. In the study the Majority cites: "*Growth in a time of Debt*" (January 2010), Rogoff and Reinhart write (on page 7) that "*it is evident that there is no obvious link between debt and growth until public debt*

*reaches a threshold of 90 percent.”* Rogoff and Reinhart’s research actually shows that debt levels as high as ours have no obvious effect on growth.

## **SECURITIES AND EXCHANGE COMMISSION**

The capital markets of the United States and the world have continued to grow at an accelerating rate. We recognize that constraints on the SEC’s budget have meant that the Commission has been unable to make the investments in technology necessary to keep pace with this increasingly automated and electronic marketplace, which has far outstripped the SEC’s oversight capacity. Trading volumes have climbed with the advent of high frequency trading, but the SEC’s ability to detect what is going on in the markets has been stymied by a lack of systems. The ability of SEC staff to adequately review what’s happening in the markets is critical in the world of electronic and automated trading. Only by continuing its investments in better market data analytics can the SEC begin to catch up.

Moreover, the SEC was given new responsibilities in the Dodd-Frank Wall Street Reform and Consumer Protection Act to address areas that were part of the crisis, or that were yawning gaps in its coverage of the markets and market participants. The SEC now has responsibility for regulating and overseeing a major portion of the market for credit default swaps, which destabilized the markets during the 2008 financial crisis, as unregulated shadow market participants took on significant exposures that put the whole system at risk. Following the 2008 financial crisis and subsequent legislation, the SEC increased oversight and transparency for hedge funds and other private fund advisers, implemented executive compensation disclosures, established a whistleblower program to aid in the enforcement of securities law violations, and proposed a series of rules designed to improve the practices of credit ratings agencies, among other actions to address weaknesses in the markets. It is critical that the SEC be able to hire personnel with the necessary expertise, and invest in IT systems to adequately examine and follow-up on these important measures.

We further note that the resources available to the SEC to examine investment advisors generally have severely lagged the number and sophistication of these advisors, also necessitating additional resources. These areas and others continue to need adequate investment for the SEC to catch up to the markets and ensure fair, orderly and efficient markets that facilitate capital formation.

On a general level, freezing or cutting back the SEC’s budget will mean it will not be able to make additional hires to bolster economic analysis and enforcement. The courts have placed new burdens on the agency for economic analysis accompanying new rulemaking requirements, after vacating the SEC’s proxy access rule on the grounds that the SEC’s economic analysis was insufficient. Therefore, failure to hire additional economists will cripple the ability of the agency to adopt or revise rules, particularly in new areas of responsibility, such as oversight of the credit default swap market and hedge funds.

We believe that it is important to note that the SEC's budget is paid for entirely by a fee levied on securities transactions and will in no way increase government debt.

Finally, we urge the Budget Committee to take action that prevents the sequester from harming the ability of the SEC from carrying out its mission. While it is not yet clear as to whether the SEC will have to furlough existing employees, which obviously would cripple normal oversight and enforcement processes, SEC has already cut back on hiring. It will be precluded from filling 250 positions, many of which had been designated to build out the agency's new oversight programs with respect to derivatives, private fund advisers, clearing agencies, and credit rating agencies. Beyond hiring, a sequester will have a dire impact on significant IT projects, particularly those intended to allow the SEC to better keep up with the increasing volume and pace of the markets. A halt in IT spending will mean that the agency will be unable to bolster information security sufficiently to stay ahead of evolving threats.

### **VETERANS AFFAIRS SUPPORTIVE HOUSING (VASH) PROGRAM**

Previously, the Administration requested \$75 million for new Veterans Affairs Supportive Housing (VASH) vouchers in FY 2012, which has served an estimated 37,975 homeless veterans nationwide since 2008. HUD-VASH combines tenant-based voucher assistance for homeless veterans with case management and clinical services provided by the Department of Veterans Affairs (VA) at its medical centers in local communities. Public Housing Authorities (PHAs) awarded HUD-VASH vouchers develop partnerships with VA medical centers to help homeless veterans find permanent supportive housing. HUD and VA estimate that there are between 76,329 to 144,842 homeless veterans in the U.S. Furthermore, a recent report issued by HUD indicated that on any single night in 2012, about 75,609 veterans were homeless. The allocation of these vouchers is important to achieving the Administration's goal of ending homelessness among veterans.

### **HOUSING FOR THE ELDERLY AND DISABLED**

The Section 202 Supportive Housing for the Elderly and Section 811 Supportive Housing for Persons with Disabilities programs are vital tools for providing new, and affordable, supportive housing for the elderly and persons with disabilities. Moreover, the Section 202 program is the only HUD program that currently provides housing exclusively for elderly households. The recent enactment in 2011 of the Section 202 Supportive Housing for the Elderly Act (P.L. 111-372), streamlined HUD's administration of the Section 202 program and provided owners with additional tools to facilitate the preservation and rehabilitation of older Section 202 properties. The Frank Melville Supportive Housing Investment Act (P.L. 111-374), enacted in the same year, made similar reforms to the Section 811, Supportive Housing for Persons with Disabilities Program and authorized a new rental assistance-only demonstration program. In February 2013, HUD awarded approximately \$97.8 million to carry out the demonstration, which is expected to produce approximately 3,530 new units of affordable, supportive housing for persons with disabilities.

We note that the Majority Views incorrectly state that the Melville Act consolidated the traditional Section 202 and 811 programs, when in fact, the two programs continue to operate separately and effectively to serve the different supportive housing needs of low-income seniors and persons with disabilities. Although no new construction funds were appropriated for the traditional Section 202 and 811 programs in Fiscal Year (FY) 2012, the combined FY 2010 and FY 2011 appropriations for the 202 and 811 programs is expected to produce 4,067 and 984 new units of affordable, supportive housing, respectively.

### **RENTAL ASSISTANCE FOR VULNERABLE POPULATIONS**

The Majority's Budget Views and Estimates state that 80 percent of HUD's FY 2013 budget will go towards renewing rental assistance for approximately 5.4 million residents in subsidized housing. We also note that HUD recently released its *Worst Case Housing Needs 2011* report, which states that in 2011 8.5 million households had worst case housing needs, outgrowing the previous record high in 2009 of 7.1 million households by 19 percent. Worst case housing needs are defined as renters with incomes below 50 percent of the area median income who do not receive government housing assistance and who either pay more than half their monthly incomes for rent, live in severely substandard conditions, or both. We look forward to working with the Majority to ensure that federal rental assistance programs continue to serve families who might otherwise face homelessness, many of whom are veterans, elderly, or persons with disabilities.

### **FEDERAL HOUSING ADMINISTRATION**

We note that FHA has taken a number of extraordinary steps – including five premium increases since the President took office in 2009 – to strengthen the Mutual Mortgage Insurance Fund and note that the 2010 and 2011 books of business are the strongest on record in FHA's history. We further note that FHA's Multi-family portfolio remains strong.

Last year's settlements with some of America's largest lenders will also provide FHA with over \$900 million in compensation for losses associated with loans originated outside of FHA requirements or for which FHA's servicing requirements were violated. In addition, the FHA finalized regulations in January 2012 that toughened its standards for approving lenders that insure mortgages on its behalf and force more of them to buy back defaulted loans. Furthermore, we note that FHA's market share, which reached its peak at 30 percent in 2009, has declined steadily. As a percentage of total market share, refinance and purchase transactions, FHA represents 14.6 percent of the nation's mortgage market. Finally, it is important to note that it is the FHA's book of business in the years leading up to mid-2009 that experienced the worst delinquencies.

### **COMMUNITY AND ECONOMIC DEVELOPMENT**

Previously, we noted that the Administration's proposed funding amount for the Community Development Block Grant (CDBG) program for FY 2013 is the same amount that was appropriated for the program in FY 2012. Despite the increasing demand on state and local

governments, funding for this program has been decreasing since a level of \$3.990 billion in FY 2010 and \$3.336 billion in FY 2011. We note that CDBG has a long and successful track record. Historically, CDBG-related funding over the past decade is estimated to have sustained 400,000 jobs in local economies across the country. Furthermore, in 2012 alone, nearly 21,800 permanent jobs were created or retained using CDBG funds and more than 32.5 million people benefited from CDBG funded public facilities activities.

### **HOME INVESTMENT PARTNERSHIP PROGRAM**

Much like the CDBG program, the HOME program is unique in that it vests significant control to local and state governments rather than imposing a one-size fits all, Washington approach. This has resulted in remarkable success. Between the beginning of the HOME program and April 30, 2012, over 1 million units of affordable housing were constructed, rehabilitated, or acquired using HOME funding, and an additional 259,000 families were assisted through tenant-based rental assistance (TBRA). Together, this amounts to over 1.3 million units and TBRA-assisted households that, as of April 30, 2012, have benefitted from HOME funds since the program's inception.

We note that the Committee held three hearings in 2011 regarding oversight of the HOME program. In testimony before the Committee in 2011, former Assistant Secretary for Community Development, Mercedes Marquez, stated that only four percent of projects in the Washington Post's sample of 5,100 HOME projects were not completed. In addition, as part of its 18-month investigation into the management and oversight of the HOME program, the Committee has received thousands of documents. We note that this extensive document production has not resulted in any material finding of mismanagement.

### **FAIR HOUSING**

Previously, we noted that in FY 2013, the Administration requested approximately \$41 million in Fair Housing Initiatives Program (FHIP) funds, representing the Department's commitment to fair housing, including \$28 million to support the efforts of private fair housing organizations that conduct private enforcement of the Fair Housing Act. FHIP is critical to building and sustaining inclusive communities. It is the only grant program within the federal government with a primary purpose of supporting private efforts to educate the public about fair housing rights and conduct private enforcement of the Fair Housing Act. We also noted that in FY 2013, the Administration requested approximately \$25 million in Fair Housing Assistance Program (FHAP) funds. FHAP is a critical component of HUD's effort to ensure the public's right to housing free from discrimination. FHAP multiplies HUD's enforcement capabilities, allowing the Department to protect fair housing rights in an efficient and effective manner. For this reason, we are particularly concerned about the impact of the sequester – set to take effect on March 1, 2013 – on fair housing enforcement. According to HUD, a five percent or \$2,138,005 cut in FHIP would require a reduction in fair housing investigations, including those in lending and mortgage fraud. Such a cut will leave populations at risk of mortgage relief scams, unfair

and deceptive lending practices, and anti-consumer fraud and abuse. Many of these scams target classes protected by the Fair Housing Act.

### **HOUSING COUNSELING**

Previously, we noted that the Office of Housing Counseling, which was established by the Wall Street Reform and Consumer Protection Act, covers more than simply foreclosure mitigation and avoiding predatory lending. The Office of Housing Counseling also includes informing households about their housing choices in the areas of purchasing or refinancing a home; rental housing options; reverse mortgages for seniors; loss mitigation; preventing evictions and homelessness; and moving from homelessness to a more stable housing situation.

### **NEIGHBORHOOD STABILIZATION PROGRAM AND PROJECT REBUILD**

We note that the \$1 billion authorized by the Wall Street Reform and Consumer Protection Act for the Neighborhood Stabilization Program (NSP) is critical to helping state and local governments revitalize neighborhoods impacted by the collapse of the housing market and economic crisis. The Committee believes that incentivizing states to enact legislation that will bolster the efficacy of existing land banks and other public land disposition entities would strengthen the outcomes of the program.

We note that Project Rebuild is an essential component of President Obama's American Jobs Act. It would create jobs, stabilize communities, and bolster the housing market. Project Rebuild represents the next phase of the NSP. It would invest \$15 billion to rehabilitate hundreds of thousands of distressed properties in communities across the country. In addition to rehabilitating residential properties, like NSP, Project Rebuild also would include abandoned and foreclosed commercial properties. Due to the success of NSP, we already know that Project Rebuild will work. Estimates project that Project Rebuild will support approximately 191,000 jobs.

### **NATIONAL HOUSING TRUST FUND**

The National Housing Trust Fund was designed to provide a permanent source of funding for the development, rehabilitation, and preservation of affordable rental housing for extremely low- and very low-income residents. Unlike other federal housing programs, such as the HOME Investment Partnership, 90 percent of funding must be used primarily for the production of affordable rental housing and 75 percent must be used exclusively for the benefit of extremely low-income households. The need for a National Housing Trust Fund continues to be great. In February 2012, the National Low Income Housing Coalition, relying on data from the 2010 American Community Survey, found that there are only 58 affordable and available units for every 100 very low-income renters and just 30 such units for every 100 extremely low-income families. The Administration has estimated that with a \$1 billion appropriation, the National

Housing Trust Fund could produce approximately 36,000 affordable housing units and help to offset the harmful effects of budget cuts to other affordable housing programs.

### **NATIONAL FLOOD INSURANCE PROGRAM**

We note that the Committee worked effectively in a bi-partisan manner to enact comprehensive reforms to the National Flood Insurance Program (NFIP) last year as part of the Biggert-Waters Flood Insurance Reform Act of 2012. We note that the Act included a number of important reforms designed to make the program more actuarially sound, for example phasing out subsidized rates, increasing premiums, and streamlining and strengthening flood mitigation efforts to reduce the number of repetitive losses which acts as a drain on the NFIP. In addition, we further note that this Act included several provisions directing the Federal Emergency Management Agency and the Government Accountability Office to study the feasibility of privatization of NFIP through re-insurance, as well as a report by the Federal Insurance Office on whether to permit private insurance to satisfy the mandatory purchase requirement. While we are certainly concerned about the fiscal impact caused by a series of devastating hurricanes – Hurricanes Katrina, Rita and Wilma, as well as Superstorm Sandy, we believe it is prudent for this Committee and for Congress to await the results of the Congressionally-mandated studies, and to allow sufficient time for the bi-partisan reforms adopted last July to take effect, so that we are fully informed as to what additional reforms may be warranted.

### **ORDERLY LIQUIDATION AUTHORITY**

The Majority recommends the repeal of the regulators' authority to shut down a failing systemically significant financial firm when that failure would threaten the financial stability of the US. The Majority erroneously concludes that this resolution authority enshrines too-big-to-fail, when in fact Dodd-Frank provides all the tools necessary to end it. Working with financial institutions, regulators have already taken steps towards establishing resolution plans in advance of another crisis. Repealing the Orderly Liquidation Authority would expose the economy to additional uncertainty and instability.

### **CONSUMER FINANCIAL PROTECTION BUREAU**

Attacks on the Consumer Financial Protection Bureau (CFPB) continue even though this agency has proven itself to be an effective and independent advocate for middle class Americans. The CFPB has successfully recovered hundreds of millions of dollars for consumers from credit card companies and debt relief services through its enforcement authority and working with state attorneys general. It has also issued important rules including national mortgage servicing and qualified mortgage standards, and proposed streamlining compliance by integrating Truth in Lending Act (TILA) and Real Estate Settlement Procedures Act (RESPA) disclosure forms.

Regardless of the agency's successes, critics continue their attempts to stymie the agency's effectiveness by attempting to make it easier for Congress to eliminate its budget. They do so in the guise of promoting Congressional oversight, even though the CFPB is, by statute, held accountable to Congress, other regulators, and the public in ways other financial regulators are not. Representatives of the CFPB have testified in front of Congress 30 times to date. Furthermore, the CFPB is the only independent banking regulator whose rulemaking can be overturned by a vote of its fellow financial regulatory agencies. The CFPB has made unprecedented efforts to be transparent by sharing a wealth of information on its website, and has requirements regarding input from small institutions and businesses that other financial regulators do not have. It is also subject to a GAO audit of its financial statements and an independent performance audit, and must supply semi-annual reports to Congress.

We believe that the CFPB should be fully funded in order that it may continue to do its important work on behalf of American consumers, protecting them as they navigate the financial marketplace, and ensuring continued access to credit for all.

### **MULTILATERAL DEVELOPMENT BANKS**

The multilateral development banks (MDBs), including the World Bank and the regional development banks, play a leading role in efforts to promote growth and alleviate poverty around the globe. We believe it is in the interest of the U.S. that the MDBs remain strong, credible and effective, and we support funding all U.S. commitments to these institutions, including paying U.S. arrears. Continued U.S. support will ensure our ability to influence and lead policy directions at the MDBs as well as prioritize global humanitarian initiatives in areas we deem critical, including consolidating new democracies, reducing poverty, and improving governance.

We support the principle that transparency and democratic participation in development decisions contributes to project quality and improved development outcomes. We support independent, effective accountability mechanisms at each of the development banks, and are particularly concerned that the Inter-American Development Bank does not currently have a credible, independent mechanism in place, according to the Bank's own internal evaluation group.

### **INTERNATIONAL DEVELOPMENT ASSOCIATION**

The World Bank's International Development Association (IDA) is the premier provider of multilateral development assistance for the world's poorest countries. We support IDA's contribution to the vitality of international development efforts, as well as the important role IDA plays in disaster reconstruction and recovery, famine relief, counter-cyclical lending during crises and in post-conflict countries.

IDA's strong leveraging of other donor contributions, coupled with internal World Bank resources, make it an effective organization in which to invest limited U.S. development resources. Every \$1 contribution from the U.S. leverages almost \$12 in contributions from other donors and internal Bank resources. U.S. contributions to the landmark 2005 debt relief effort,

the Multilateral Debt Relief Initiative, are also channeled through our annual contributions to IDA.

We strongly support meeting current U.S. commitments to IDA, as well as funding to clear U.S. arrears. Treasury and the World Bank should be mindful that Democratic support for the past two IDA replenishments was based in large part on the Bank's stated commitment to suspend the Employing Workers Indicator of its annual "Doing Business" report and to develop a Worker Protection Indicator. The Employing Workers Indicator should continue to be omitted from the rankings, and efforts to develop a Worker Protection Indicator should be strengthened.

### **INTERNATIONAL MONETARY FUND**

In December 2010, the International Monetary Fund (IMF) Board of Governors agreed to double the current IMF quota to ensure the IMF has adequate resources relative to its role in the global economy and implement IMF Board governance reforms that give poor countries a greater voice at the IMF. Congressional approval would not increase total U.S. obligations to the IMF; rather the U.S. would transfer a portion of its existing commitment from one IMF lending window, the New Arrangements to Borrow (NAB), to the quota, or general fund. U.S. Congressional approval is critical in that failure to approve the U.S. portion of the quota deal prevents the entire package from moving forward.

Expanding the size of the IMF will ensure the IMF has adequate resources to play its central role in helping to resolve and prevent the spread of international economic and financial crises, and we strongly support U.S. approval of the quota package. It is worth noting that this quota package will restore the primary role of quotas in Fund financing, where the U.S. has the largest say. This includes the power to veto decisions that require the support of members holding 85 percent of the voting power, as well as the U.S. retaining its seat on the 24-member IMF Executive Board.

Failure to act will force the IMF to rely increasingly on bilateral resources borrowed from other countries such as China, which then increases the influence of these countries in ways that may not be shared by the U.S.

### **EXPORT-IMPORT BANK**

The Export-Import Bank of the United States (Ex-Im Bank) is the official export credit agency of the United States. The mission of Ex-Im Bank is to enable U.S. companies – large and small – to turn export opportunities into real sales that help maintain and create U.S. jobs that contribute to a stronger national economy. Last year the Ex-Im Bank provided approximately \$35.8 billion in export financing, including \$6.1 billion in small business financing, which supported \$50 billion in exports and an estimated 255,000 U.S. jobs.

Since FY 2008, Ex-Im Bank has operated on a self-sustaining financial basis, which means that the Bank is able to cover its own administrative and program expenses entirely through fees it charges to its clients. As a result, the Bank does not rely on taxpayer resources to fund

operations, which is critical in a tight budgetary environment. In addition to offsetting the costs of its own operating expenses through the fees it collects, the Bank also generates excess funds that it sends each year to the Treasury. Over the past five years, Ex-Im Bank has generated \$1.6 billion for the Treasury, including \$1.1 billion last year. This year, the Bank is projected to generate approximately \$364 million for the Treasury.

We commend Ex-Im Bank for its ongoing outreach to small business owners who are veterans, women and minorities, and we urge Ex-Im Bank to do more to reach these key groups which historically are less likely to approach the Bank for financing. We strongly support the work Ex-Im Bank is doing in sub-Saharan Africa, as well as the Bank's efforts to increase financing of renewable energy products.

## **HAITI**

We continue to be concerned about the dire situation facing the people of Haiti. We strongly support the Inter-American Development Bank's annual transfer of net income to the Haiti grant facility. We support efforts aimed at helping Haiti remain free of multilateral debt as well as build a capacity to manage future bilateral debt, including institutional capacity and debt management systems. We urge the Administration to work with our multilateral partners to assure that aid is better coordinated and prioritized in Haiti, with strengthened systems of accountability and oversight. We support the efforts of the World Bank and the Inter-American Development Bank to balance reconstruction needs with long-term economic development. In addition to reconstruction work focusing on housing and access to electricity, we urge the multilateral development institutions to support government efforts to reconstruct critical infrastructure, promote inclusive growth, build human capital and strengthen governance and accountability.

## **UNITED STATES MINT**

We note and commend the U.S. Mint for the recent steps taken to reduce the controllable costs associated with producing circulating coins, by improving capacity utilization, and reducing expenses, as well as ongoing progress on research and development to examine possible metallic alternatives for circulating coins. However, we continue to share the concern that high prices for commodity metals, used to produce circulating coins, continue to result in production costs in excess of the face value for some low denomination circulating coins. We encourage the US Mint to conduct any further research as necessary, in order to provide the Congress with "detailed recommendations for any appropriate changes to the metallic content of circulating coins" as mandated by P.L. 111-302. We also note the U.S. Mint's ongoing engagement with the private sector to identify market demand for bullion coin. Accurately gauging this demand is critical to operating bullion coin programs at no net cost to taxpayers.

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