DIVISION B—COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

The joint explanatory statement accompanying this division is approved and indicates congressional intent. Unless otherwise noted, the language set forth in House Report 117–97 ("the House report") carries the same weight as language included in this joint explanatory statement and should be complied with unless specifically addressed to the contrary in this joint explanatory statement or the Act. The explanatory statement, while repeating some language for emphasis, is not intended to negate the language referred to above unless expressly provided herein. In cases where the House report directs the submission of a report, such report is to be submitted to both the House and Senate Committees on Appropriations ("the Committees").

Each department and agency funded in this Act shall follow the directions set forth in this Act and the accompanying explanatory statement and shall not reallocate resources or reorganize activities except as provided herein. Reprogramming procedures shall apply to: funds provided in this Act; unobligated balances from previous appropriations Acts that are available for obligation or expenditure in fiscal year 2022; and non-appropriated resources such as fee collections that are used to meet program requirements in fiscal year 2022. These procedures are specified in section 505 of this Act.

Any reprogramming request shall include any out-year budgetary impacts and a separate accounting of program or mission impacts on estimated carryover funds. Any program, project, or activity cited in this explanatory statement, or in the House report and not changed by this Act, shall be construed as the position of the Congress and shall not be subject to reductions or reprogramming without prior approval of the Committees. Further, any department or agency funded in this Act that plans a reduction-in-force shall notify the Committees by letter no later than 30 days in advance of the date of any such planned personnel action.

When a department or agency submits a reprogramming or transfer request to the Committees and does not receive identical responses, it shall be the responsibility of the department or agency seeking the reprogramming to reconcile the differences between the two bodies before proceeding. If reconciliation is not possible, the items in disagreement in the reprogramming or transfer request shall be considered unapproved. Departments and agencies
shall not submit reprogramming notifications after July 1, 2022, except in extraordinary circumstances. Any such notification shall include a description of the extraordinary circumstances.

In compliance with section 528 of this Act, each department and agency funded in this Act shall submit spending plans, signed by the respective department or agency head, for the Committees’ review not later than 45 days after enactment of this Act.

For fiscal year 2022, all agencies and departments funded in this Act are directed to follow prior year direction adopted in Public Law 116-93, on the following topics for this fiscal year: “Fighting Waste, Fraud, and Abuse,” “Federal Vehicle Fleet Management,” “Reducing Duplication and Improving Efficiencies,” “Reprogrammings, Reorganizations, and Relocations,” “Congressional Budget Justifications,” “Reporting Requirements,” and “Reductions-in-Force.”
The agreement includes $570,000,000 in total resources for the International Trade Administration (ITA). This amount is offset by $11,000,000 in estimated fee collections, resulting in a direct appropriation of $559,000,000. The increased funding level is intended to support programmatic increases including up to $1,000,000 for the Survey of International Air Travelers (SIAT), up to $3,000,000 to increase support for the review of requests for exclusion from steel and aluminum tariffs applied under section 232 of the Trade Expansion Act of 1962 (19 U.S.C. 1862), and up to $3,000,000 for the establishment of a ninth Anti-Dumping and Countervailing Duty (AD/CVD) enforcement office. Further, the agreement provides no less than the fiscal year 2021 enacted level for ITA to continue to support the U.S. Section of the Secretariat within the Department of Commerce as authorized under section 105 of the U.S.-Mexico-Canada Agreement Implementation Act (Public Law 116-113). For fiscal year 2022, ITA is directed to follow prior year directive adopted in Public Law 116-260, on “General Data Protection Regulation.”

Enforcement and Compliance.—The agreement provides no less than $105,500,000 for Enforcement and Compliance (E&C). Within the amounts provided, the agreement includes up to $1,300,000 for staffing and other necessary expenses to support enhancement and administration of the Aluminum Import Monitoring system.

Global Markets.—The agreement provides no less than the fiscal year 2021 enacted level for Global Markets. Further, the agreement modifies direction in the House report and directs ITA to submit to the Committees, no later than 120 days after enactment of this Act, a report outlining the Department’s recommendations and estimated costs to increase U.S. trade and investment opportunities, including the expansion of the U.S. Commercial Service, in Africa and regions of international strategic significance for the United States such as Latin America, the Caribbean, and the Pacific.
International Commercial Engagement.—In addition to the House report directives on U.S. Export Assistance Centers, the agreement supports ITA’s efforts to increase its international commercial engagement efforts, to include hiring additional staff, and to establish new international offices in countries that are of strategic and economic importance to the United States. Prior to the establishment of any new international office, ITA is directed to provide the Committees with a detailed spend plan no later than 30 days prior to the obligation of funds to establish the office.

Quad Strategic Partnership.—The agreement encourages ITA to promote and strengthen the economic ties within the Quad strategic partnership among the United States, India, Japan, and Australia.

BUREAU OF INDUSTRY AND SECURITY
OPERATIONS AND ADMINISTRATION

The agreement includes $141,000,000 for the Bureau of Industry and Security (BIS), an increase of $8,000,000 above the fiscal year 2021 enacted level. Within the funds provided, BIS is directed to support efforts as described under “Human Rights Violations” in the House report. For fiscal year 2022, BIS is directed to follow the prior year directive adopted in Public Law 116-260, on “Export Control Regulatory Compliance Assistance.”

Section 232 Exclusion Process.—The agreement clarifies that the report regarding how the Department will promote transparency and consistency in its process of granting and denying exclusion requests directed by the House report shall be submitted not later than 120 days after the enactment of this Act.

Information and Communications Technology and Services Supply Chain.—Within the funds provided, the agreement provides funding to support BIS’s responsibilities related to the implementation of Executive Order 13873, “Securing the Information and Communications Technology and Services Supply Chain.” The agreement expects BIS will be the bureau responsible for executing this initiative within the Department.
ECONOMIC DEVELOPMENT ADMINISTRATION

The agreement includes $373,500,000 for the programs and administrative expenses of the Economic Development Administration (EDA).

ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS

The agreement includes $330,000,000 for Economic Development Assistance Programs (EDAP). Funds are to be distributed as follows; any deviation of funds shall be subject to the procedures set forth in section 505 of this Act:

ECONOMIC DEVELOPMENT ASSISTANCE PROGRAMS

(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Public Works</td>
<td>$120,500</td>
</tr>
<tr>
<td>Partnership Planning</td>
<td>34,500</td>
</tr>
<tr>
<td>Technical Assistance</td>
<td>12,500</td>
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<tr>
<td>Research and Evaluation</td>
<td>2,000</td>
</tr>
<tr>
<td>Trade Adjustment Assistance</td>
<td>13,500</td>
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<tr>
<td>Economic Adjustment Assistance</td>
<td>37,500</td>
</tr>
<tr>
<td>Assistance to Energy Transition Communities</td>
<td>62,500</td>
</tr>
<tr>
<td>Regional Innovation Program Grants</td>
<td>45,000</td>
</tr>
<tr>
<td>STEM Apprenticeships</td>
<td>2,000</td>
</tr>
<tr>
<td><strong>Total, Economic Development Assistance Programs</strong></td>
<td><strong>$330,000</strong></td>
</tr>
</tbody>
</table>

_Rural Economic Development._—EDA is directed to coordinate with regional development organizations to support rural economic development by addressing pressing rural issues, including the opioid epidemic, inequities in broadband access, and the need for innovation in legacy industries, including in the use and value-added manufacturing of forest products. The agreement notes that EDA can support rural economic development by advancing technologies, including precision agriculture, through public-private partnerships, collaborative research and development incubators.

EDA is further directed to consider geographic equity in making all award decisions and to ensure that rural projects are adequately represented among those selected for funding.
Additionally, EDA shall continue to follow prior year direction, contained in the explanatory statement accompanying Division B of Public Law 116-260, on the following topics: “Economic Adjustment Assistance” and “New Forest Products.”

**Broadband Infrastructure.**—The agreement encourages EDA to prioritize broadband infrastructure projects in underserved areas and to support projects that address challenges facing rural communities, including lack of access to affordable, high-speed broadband.

**Aeronautics.**—The agreement encourages EDA to support communities looking to expand the presence of aeronautics-related industries.

**Regional Innovation Program (RIP).**—The agreement provides $45,000,000 for RIP grants, also referred to as Build to Scale (B2S). Of this amount, no less than $38,000,000 shall be for the i6 Challenge and no less than $7,000,000 shall be for Seed Fund Support. EDA shall continue to ensure that RIP awards go to multiple grantees in diverse geographic areas and increase its focus on organizations and States that have not previously received funding from the program. Within funds provided for RIP, EDA shall award not less than 40 percent of grants to support rural communities.

**Assistance to Energy Transition Communities.**—Within the funds provided for Assistance to Energy Transition Communities, the agreement provides $41,500,000 for assistance to coal communities, an increase of $8,000,000 above the fiscal year 2021 enacted level and adopts the House language on this topic. Also within Assistance to Energy Transition Communities, the agreement further provides $16,500,000 for assistance to nuclear power plant closure communities and $4,500,000 for assistance to biomass power plant closure communities.

**Persistent Poverty.**—The agreement modifies the House definition of the term “high-poverty area” to mean any census tract with a poverty rate of at least 20 percent as measured by the most recent 5-year data series available from the American Community Survey of the Census Bureau, or which is otherwise identified through the use of publicly available modeled data which support improved estimates at the lower geographic levels.

The agreement further directs EDA, and encourages other bureaus within the Department, to increase the share of investments in persistent poverty counties, high-poverty areas, and any other impoverished communities identified by the Department.
The House direction to provide a report regarding Persistent Poverty communities is not adopted. Rather, the agreement directs the Department, no later than 180 days after the enactment of this Act, to submit to the Committees a report that includes a description of efforts to improve economic conditions in persistent poverty counties and high-poverty areas, including an assessment of the economic impact of such efforts, to the extent practicable. In the case of any EDA program for which at least 10 percent of the funds allocated in fiscal year 2021 were not allocated to persistent poverty counties, such report shall explain why such benchmark was unable to be met and what steps are being taken to meet it in fiscal year 2022.

Public-Private Partnerships.—EDA is encouraged to invest in public-private partnerships that target distressed communities seeking to diversify their local workforce.

Essential Health Services.—EDA is encouraged to support economic development projects that address disparities in essential health services in rural and economically distressed communities.

Technical Assistance.—EDA is encouraged to provide technical assistance to applicants from communities affected by the decline of the manufacturing economy.

Travel and Tourism.—The tourism industry was disproportionately affected by the COVID–19 pandemic, and the agreement notes that applicants may request EDA funds for certain travel promotion activities.

Program Duplication.—EDA is directed to ensure, to the greatest extent practicable, that its grant programs avoid duplication and overlap with any other Federal grant programs.

SALARIES AND EXPENSES

The agreement includes $43,500,000 for EDA salaries and expenses.

MINORITY BUSINESS DEVELOPMENT AGENCY

The agreement includes $55,000,000 for the Minority Business Development Agency (MBDA), an increase of $7,000,000 above the fiscal year 2021 level. The agreement directs MBDA to allocate $37,000,000 of its total appropriation toward cooperative agreements,
external awards, and grants. The agreement provides $10,000,000 for the Broad Agency Announcements (BAA) program. MBDA is directed to focus awards on innovation and entrepreneurship, formerly incarcerated persons, global women’s empowerment, virtual business development, and access to finance. Further, of the funds provided for the BAA program, $3,000,000 shall be to continue the entrepreneurship pilot with Historically Black Colleges and Universities, Hispanic Serving Institutions, Alaska Native Serving Institutions, Native Hawaiian Serving Institutions, and Tribal Colleges and Universities initiated in fiscal year 2021.

_Hiring._—The agreement notes MBDA’s high vacancy rate and directs the agency to expedite its efforts to fill all outstanding vacancies.

_Business Centers._—The agreement provides not less than $21,000,000 to continue MBDA’s traditional Business Center program and Specialty Project Center program.

_Native American Business Development._—The agreement provides not less than $3,000,000 for MBDA to award grants to Tribes and American Indian, Alaska Native, and Native Hawaiian populations to address barriers to economic development and directs MBDA to coordinate with the Department’s Office of Native American Business Development on these efforts.

**ECONOMIC AND STATISTICAL ANALYSIS**

**SALARIES AND EXPENSES**

The agreement includes $116,000,000 for Economic and Statistical Analysis (ESA). The increased funding level is intended to support up to $1,000,000 to meet requirements of the Foundations for Evidence-Based Policymaking Act of 2018 (Public Law 115–435).

The agreement provides not less than $1,500,000 to continue implementing the Outdoor Recreation Jobs and Economic Impact Act of 2016 (Public Law 114–249). For fiscal year 2022, ESA is directed to follow prior year direction adopted in Public Law 116-260, on “Outdoor Recreation Satellite Account.”
BUREAU OF THE CENSUS

The agreement includes $1,354,000,000 for the Bureau of the Census ("Census Bureau").

Expanded Population Data Collection.—In lieu of language in the House report, the agreement directs the Census Bureau to follow all administrative rules and procedures with respect to adding or modifying existing survey content, and to keep the Committees apprised of these efforts.

CURRENT SURVEYS AND PROGRAMS

The bill provides $300,000,000 for the Current Surveys and Programs account. Within the funds provided, the agreement supports the establishment of the High Frequency Data Program.

Survey of Income and Program Participation (SIPP).—The agreement provides no less than the fiscal year 2021 enacted level for SIPP.

PERIODIC CENSUSES AND PROGRAMS

(INCLUDING TRANSFER OF FUNDS)

The bill provides $1,054,000,000 in direct appropriations for the Periodic Censuses and Programs account. For fiscal year 2022, the Census Bureau is directed to follow prior year directives adopted in Public Law 116-260, on “Ensuring the Integrity and Security of Surveys and Data,” “Utilizing Libraries and Community Partners for Census Surveys,” and “American Community Survey.”

NATIONAL TELECOMMUNICATIONS AND INFORMATION ADMINISTRATION

SALARIES AND EXPENSES

The agreement includes $50,000,000 for the salaries and expenses of the National Telecommunications and Information Administration (NTIA). The allocation of funding provided in the table in the House report is not adopted. Instead, the agreement provides up to $7,500,000 for broadband mapping in coordination with the Federal Communication Commission (FCC) and no less than $12,006,000 for Advanced Communications Research. The agreement retains language from previous years for reimbursements for the coordination of
spectrum management, analysis, and operations, and directs NTIA to submit a report to the Committees no later than June 1, 2022, detailing the collection of reimbursements from other agencies. The agreement encourages NTIA, in coordination with the FCC and other appropriate stakeholders, to continue ensuring spectrum access for scientific activities, and directs NTIA to provide a report to the Committees no later than 180 days of enactment of this Act on the coordination efforts underway.

**Federal Advanced Communications Test Site (FACTS).—**In lieu of House language on Advanced Communications, the agreement notes the importance of the FACTS project to the goal of expanding research and development in radio frequency spectrum management. The agreement encourages NTIA to submit proposals regarding this project in future budget requests.

**Next Generation Broadband in Rural Areas.**—NTIA is encouraged to coordinate with other relevant Federal agencies to identify and pursue policies that enable effective and efficient broadband deployment nationwide while advancing next-generation technologies and to avoid efforts that could duplicate existing networks. NTIA is further encouraged to ensure that deployment of last-mile broadband infrastructure is targeted to areas that are currently unserved or underserved, and to utilize public-private partnerships and projects where Federal funding will not exceed 50 percent of the project’s total cost where practicable.

**Policy and Technical Training.**—The agreement provides up to $289,000 for NTIA to work with the FCC and the Department of State to provide support for activities authorized under section 7 of Public Law 98–549. As part of these activities, NTIA may provide assistance and guidance in policy and technical training to impart best practices to information technology professionals from developing countries.

**National Broadband Map Augmentation.**—The agreement directs NTIA to continue to follow the directives related to rural Tribal broadband availability, access in unserved and underserved communities, and standardized data collection contained in the explanatory statement accompanying Division B of Public Law 116-260 under the heading “National Broadband Map Augmentation.”

**Federal Spectrum Management.**—The agreement directs NTIA to continue to evaluate options for repurposing spectrum for broadband in support of making 500 megahertz (MHz) of
spectrum available for wireless broadband use and provide an annual update on the progress in making 500 MHz of spectrum available for commercial mobile use.

Domain Name Registration.—NTIA is directed, through its position within the Governmental Advisory Committee, to work with the Internet Corporation for Assigned Names and Numbers (ICANN) to expedite the establishment of a global access model that provides law enforcement, intellectual property rights holders, and third parties with timely access to accurate domain name registration information for legitimate purposes. NTIA is encouraged, as appropriate, to require registrars and registries based in the United States to collect and make public accurate domain name registration information.

UNITED STATES PATENT AND TRADEMARK OFFICE

SALARIES AND EXPENSES

(INCLUDING TRANSFERS OF FUNDS)

The agreement includes language making available to the United States Patent and Trademark Office (USPTO) $4,058,410,000, to be derived from offsetting fee collections estimated for fiscal year 2022 by the Congressional Budget Office. The new appropriation methodology proposed in fiscal year 2022 is roundly rejected. The agreement expects future USPTO budget requests will reflect the longstanding practice of providing USPTO with complete and unfettered access to the amount equal to the estimated patent and trademark fee collections for a given fiscal year.

Intellectual Property Attachés.—USPTO shall continue to follow the directives contained in the explanatory statement accompanying Division B of Public Law 116-260 regarding USPTO’s intellectual property attachés.

NATIONAL INSTITUTE OF STANDARDS AND TECHNOLOGY

The agreement includes $1,230,063,000 for the National Institute of Standards and Technology (NIST).
The agreement provides $850,000,000 for NIST's Scientific and Technical Research and Services (STRS) account. House funding levels for programs in STRS are not adopted, rather the agreement provides not less than the fiscal year 2021 enacted level for: (1) Advanced Communications Research and Standards; (2) Next-Generation Semiconductor Research and Standards; (3) Greenhouse Gas Program and Urban Dome Initiative; and (4) Disaster Resilience Research Grants. The agreement further adopts: (1) House direction on Quantum Information Science and provides no less than $49,000,000; and (2) House direction on Malcolm Baldrige Performance Excellence Program and provides no less than $2,500,000. The agreement accepts the proposed reorganization of units within the Associate Director Laboratory Programs included in the budget request.

**NIST Center for Neutron Research (NCNR) Restart.**—The agreement provides sufficient funding to address costs associated with the cleanup, restart, and corrective actions related to the restart of the NCNR. NIST is reminded that timely communication with the Committees is critical to address incidents of this nature that occur outside of the budget cycle. Given the lateness in the communication, no later than 45 days after the enactment of this Act, NIST shall provide the Committees with a spending plan detailing where and which programs and/or which budgetary accounts NIST proposes to obligate, reprogram, or transfer from to pay for these costs. NIST is directed to examine all unobligated balances and prior-year recoveries first prior to proposing reductions to programmatic efforts. As the NCNR reactor is more than 50 years old and its current U.S. Nuclear Regulatory Commission license will expire in 2029, NIST is encouraged to engage with the academic and research community on an assessment of future needs.

**Climate and Energy Measurement, Tools, and Testbeds.**—The agreement includes an increase of no less than $2,500,000 above the fiscal year 2021 enacted level to support the request for Climate and Energy Measurement, Tools, and Testbeds. Within these funds, NIST is encouraged to expand its work on direct air capture and carbon dioxide removal and sequestration research.
Forward-Looking Building Standards.—Within the increase provided for Climate and Energy Measurement, Tools, and Testbeds, NIST is directed to continue to coordinate work with NOAA and other appropriate Federal agencies and interested non-Federal parties, as needed, to identify a consistent and authoritative set of climate information that emphasizes forward-looking climate data and projections that should be utilized in the standard-setting process. These data shall include projections of both chronic climate impacts, such as sea level rise, and extreme weather events, such as hurricanes, floods, and droughts. This effort shall serve to aid both Federal and non-Federal bodies to develop standards, building codes, and voluntary standards that take into account increasingly extreme weather events and other climate change challenges.

Wildfires and the Wildland-Urban Interface.—The agreement adopts House direction on Wildfires and the Wildland-Urban Interface and provides an increase of up to $1,000,000 above the fiscal year 2021 enacted level for this purpose from within the increase provided for Climate and Energy Measurement, Tools, and Testbeds.

Artificial Intelligence (AI).—The agreement provides no less than $31,000,000 for NIST’s AI research and measurement science efforts. NIST is directed to develop resources for government, corporate, and academic uses of AI to train and test systems, model AI behavior, and compare systems. Within funding provided, NIST is encouraged to meet growing demand for the Facial Recognition Vendor Test and to improve the test as outlined in Senate Report 116-127 and adopted by Public Law 116-93.

Framework for Managing AI Risks.—NIST shall continue the multi-stakeholder process of developing a framework for managing risks related to the reliability, robustness, and trustworthiness of AI systems as directed in Public Law 116-260. No later than 180 days after the enactment of this Act, NIST shall report to the Committees on efforts to engage with stakeholders, its progress in developing a framework, and identify the timeline needed to finalize its first iteration.

Cybersecurity.—The agreement adopts House direction on Cybersecurity and provides an increase of no less than $1,500,000 above the fiscal year 2021 enacted level, including an increase of no less than $500,000 above the fiscal year 2021 enacted level for the National Initiative for Cybersecurity Education (NICE) Regional Alliances and Multi-stakeholder
Partnerships to Stimulate (RAMPS) Cybersecurity and Workforce Development program. Additionally, NIST is encouraged to address the rapidly emerging threats to data privacy by furthering the development of new and needed cryptographic standards and technologies.

*National Initiative for Improving Cybersecurity in Supply Chains.*—NIST is encouraged to establish a National Initiative for Improving Cybersecurity in Supply Chains, in partnership with the private sector, to bolster the technology foundations and put in place the practical steps needed to ensure the security and integrity of the technology supply chain in accordance with Executive Order 14028.

*Cybersecurity of Genomic Data.*—The agreement provides up to $2,000,000 for NIST and the National Cybersecurity Center of Excellence (NCCoE) to continue the cybersecurity of genomic data use case that was initiated in fiscal year 2021. NIST and NCCoE shall continue to partner with non-governmental entities who have existing capability to research and develop state-of-the-art cybersecurity technologies for the unique needs of genomic and biomedical-based systems.

*Forensic Sciences.*—The agreement provides $20,500,000 for forensic science research, including no less than $3,300,000 to support the Organization of Scientific Area Committees and no less than $1,200,000 to support technical merit evaluations.

*Circular Economy.*—The agreement supports NIST’s work on the circular economy and provides no less than the fiscal year 2021 enacted level for these activities with plastics and other materials in the supply chain. The agreement provides up to $1,000,000 to support further work on other classes of materials including electronics waste, battery and solar waste, and other waste streams. In addition, the agreement provides no less than the fiscal year 2021 enacted level for competitive external grants for academic institutions to investigate plastic and polymeric materials, as well as novel methods to characterize both known and newly developed materials. Such investigations should address ways to increase the strength of recycled plastics and better understand mechanical properties including tensile stress, compressive stress, thermal properties, and nanostructure of polymeric materials that could serve as industry standards for recycled plastic products.
NIST Diversity, Equity, and Inclusion.—The agreement provides $11,500,000 for NIST to support development of a diverse workforce and new pipelines for the next generation of innovative scientists and engineers, helping to improve diversity, inclusion, and equity in STEM careers as outlined in Executive Order 13985.

Pyrrhotite in Concrete Aggregate.—The agreement provides $2,000,000 for NIST to continue working with academic institutions to study and develop a reliable and cost-effective standard for testing for the presence of excessive amounts of the mineral pyrrhotite in concrete used in residential, commercial, and municipal foundations and structures. NIST shall also develop a risk rating scale which quantifies the amount of pyrrhotite that causes the concrete or the concrete foundation to become structurally unsound. Specifically, the risk rating scale should provide guidance to homeowners, local, state, and federal governments, the private sector, and the general public as to what quantities of pyrrhotite may exist in the concrete without significantly weakening the material. NIST is also directed to work with academic partners to investigate mitigation strategies for concrete structures that may not yet have developed cracking but contain pyrrhotite. Mitigation research may include both laboratory research and/or research on properties in situ.

Regenerative Medicine Standards.—The agreement adopts House direction on Regenerative Medicine Standards and provides $2,500,000.

Public Health Risk to First Responders.—The agreement includes $3,000,000 for NIST to continue the study of new and unused personal protective equipment worn by firefighters to determine the prevalence and concentration of PFAS in the equipment, as well as the extent to which PFAS may be released from the gear during normal wear and under what conditions.

Composites.—NIST is encouraged to work with academic institutions, in collaboration with State and industry partners, to develop new composite technologies to solve problems in the manufacturing space and related materials industries. NIST is also encouraged to work with relevant Federal agencies to aggregate existing standards and test methods for the use of composites and other innovative materials in infrastructure, as well as to identify barriers to broader market adoption.
Unmanned Aerial Vehicle (UAV) Challenges and Credentialing.—The agreement provides no less than the fiscal year 2021 enacted level for NIST’s UAV research challenges and credentialing program. Within the funding provided, NIST shall continue to partner with academic institutions to execute UAV prize-based challenges and to establish the measurements and standards infrastructure necessary for credentialing remote pilots.

Voluntary Voting System Guidelines.—The agreement commends NIST for the release of Voluntary Voting System Guidelines 2.0. NIST is encouraged to continue advanced research to ensure that voting machines are secure and accessible to all eligible voters.

NIST External Projects.—The agreement includes $37,598,000 for NIST External Projects as detailed in the table below. NIST is directed to provide the amounts listed in the table, and NIST shall perform the same level of oversight and due diligence as with any other external partners.
NIST External Projects

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>CNY Defense Alliance</td>
<td>Smart Technology Lab Initiative</td>
<td>$200,000</td>
</tr>
<tr>
<td>Colorado State University</td>
<td>Soil Carbon Sequestration Research Project</td>
<td>$1,000,000</td>
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<tr>
<td>Emporia State University</td>
<td>Cyber Security Center</td>
<td>$1,500,000</td>
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<tr>
<td>Mississippi State University</td>
<td>Training and Standards for UAS Certification</td>
<td>$4,000,000</td>
</tr>
<tr>
<td>Pittsburg State University</td>
<td>Polymer and Plastic Research at the National Institute for Materials Advancement</td>
<td>$3,000,000</td>
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<tr>
<td>Plymouth State University</td>
<td>Technology and Equipment Upgrades</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Rensselaer Polytechnic Institute</td>
<td>Nuclear Magnetic Resonance Facility Enhancement</td>
<td>$984,000</td>
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<tr>
<td>Roux Institute at Northeastern University</td>
<td>Advanced and Additive Manufacturing Center Development</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>The University of Mississippi</td>
<td>Core Testing Facility for Graphene and Graphene-Like Materials</td>
<td>$2,000,000</td>
</tr>
<tr>
<td>University at Buffalo</td>
<td>High-performance Computing Drug Discovery Initiative</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>University of Charleston (WV)</td>
<td>Advanced Biomedical Instrumentation and Research Training</td>
<td>$385,000</td>
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<tr>
<td>University of Colorado</td>
<td>JILA Laboratory Equipment</td>
<td>$950,000</td>
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<tr>
<td>University of Delaware</td>
<td>Biopharmaceutical Manufacturing Innovation Equipment</td>
<td>$3,000,000</td>
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<tr>
<td>University of Kansas Medical Center</td>
<td>Research Equipment Upgrades</td>
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<tr>
<td>University of New Mexico</td>
<td>University of New Mexico Decedent Image Database</td>
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<td>University of Rhode Island</td>
<td>Blue Technology Research Initiative</td>
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<td>University of Southern Mississippi</td>
<td>Establishment of a Joint Industry-Academic Laboratory to Provide Calibration Services</td>
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<td>University of Southern Mississippi</td>
<td>Graphene Product Validation Laboratory</td>
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<td>West Virginia University</td>
<td>Procurement of Technology and Equipment to Respond to Opioid and Violence Epidemics in WV</td>
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<tr>
<td>Wichita State University</td>
<td>Additive Manufacturing Technologies Research and Standardization</td>
<td>$3,000,000</td>
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INDUSTRIAL TECHNOLOGY SERVICES

The agreement includes $174,500,000 for Industrial Technology Services, including $158,000,000 for the Hollings Manufacturing Extension Partnership (MEP), an increase of
$8,000,000 above the fiscal year 2021 enacted level. The agreement further provides $16,500,000 for the Manufacturing USA Program, of which up to $1,000,000 may be used to support the U.S. Food and Drug Administration’s participation in biomanufacturing innovation institutes and $10,000,000 shall be used for the continuation of the existing NIST-funded institute. The agreement modifies House language on MEP Supply Chain Database to encourage NIST to support these activities from within available funds.

CONSTRUCTION OF RESEARCH FACILITIES

The agreement includes $205,563,000 for Construction of Research Facilities.

NIST Extramural Construction.—The agreement includes $125,563,000 for NIST Extramural Construction projects as detailed in the table below. NIST is directed to provide the amounts listed in the table, and NIST shall perform the same level of due diligence as with any other external partners.

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<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Burlington Technical Center</td>
<td>Burlington Aviation Technology Center Facility</td>
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<tr>
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<td>Renovation of Forsyth Library</td>
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<tr>
<td>Kansas State University Salina Aerospace and</td>
<td>Acquisition and Renovation of Aerospace Simulation Center</td>
<td>$4,750,000</td>
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<tr>
<td>Technology Campus</td>
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<tr>
<td>Missouri State University</td>
<td>Ozarks Health and Life Science Center</td>
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<tr>
<td>University of Maine</td>
<td>Green Engineering and Materials Research Factory of the Future</td>
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<tr>
<td>University of New Hampshire</td>
<td>Jackson Estuarine Lab Expansion and Renovation</td>
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<tr>
<td>University of South Alabama College of Medicine</td>
<td>Renovation and Expansion of Research Facilities</td>
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NATIONAL OCEANIC AND ATMOSPHERIC ADMINISTRATION

Fire Weather.—House language on Fire Weather is modified to encourage NOAA to advance its work on fire weather across the agency within available funds. Further, any and all progress in understanding and modeling fire weather accomplished with supplemental funds
provided in the Infrastructure Investment and Jobs Act (IIJA) (Public Law 117–58) and the Disaster Relief Supplemental Appropriations Act, 2022 (Public Law 117–43), shall be incorporated into operational fire weather products as expeditiously as possible to protect life and property.

*Enterprise Infrastructure Solutions (EIS).*—The agreement provides the various requested increases for EIS.

*NOAA Commissioned Officer Corps.*—The agreement accepts the administration’s proposal to consolidate funding for the NOAA Commissioned Officer Corps and its supporting functions into a single Program, Project, or Activity (PPA) within the Office of Marine and Aviation Operations.

**OPERATIONS, RESEARCH, AND FACILITIES**

**(INCLUDING TRANSFERS OF FUNDS)**

The agreement includes a total program level of $4,423,843,000 under this account for NOAA’s coastal, fisheries, marine, weather, satellite, and other programs. This total funding level includes $4,157,311,000 in direct appropriations, a transfer of $243,532,000 from balances in the “Promote and Develop Fishery Products and Research Pertaining to American Fisheries” fund, and $23,000,000 derived from recoveries of prior year obligations.

The following narrative descriptions and tables identify the specific activities and funding levels included in this Act.

*National Ocean Service (NOS).*—$637,700,000 is for NOS Operations, Research, and Facilities.
### NATIONAL OCEAN SERVICE
#### OPERATIONS, RESEARCH, AND FACILITIES
(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<td>IOOS Regional Observations</td>
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<td>Sanctuaries and Marine Protected Areas</td>
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<tr>
<td>Total, National Ocean Service, Operations, Research, and Facilities</td>
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*Ocean Mapping and Coastal Charting.*—The agreement provides no less than the fiscal year 2021 enacted level for NOS to continue coordinating and implementing an interagency mapping, exploration, and characterization strategy for the U.S. Exclusive Economic Zone, as well as the Arctic and sub-Arctic shoreline and nearshore of Alaska consistent with prior year direction adopted in Public Law 116–260. In addition, through NOAA Community Project
Funding/NOAA Special Projects, the agreement provides $5,000,000 for coastal and nearshore mapping of Alaska.

The agreement notes that the IIJA provides $492,000,000 over five years for coastal and inland flood and inundation mapping and forecasting, among other purposes, some of which may be obligated for ocean mapping and charting.

*Physical Oceanographic Real-Time System (PORTS) Program.*—The agreement provides no less than the fiscal year 2021 enacted level for PORTS.

*Precision Navigation.*—The agreement adopts prior year direction on Precision Navigation, adopted by Public Law 116–260, encouraging NOAA to commence additional precision navigation projects.

*Research and Technology Development.*—The agreement supports the efforts of the Joint Hydrographic Center funded through Hydrographic Research and Technology Development and provides an additional $1,000,000 above the fiscal year 2021 enacted level for additional mapping and charting research and development activities demonstrating the use of autonomous vessels for the collection of hydrographic data as well as for collaborative demonstration, testing, evaluation, and research-to-operations transition of new technology. In addition, the agreement provides $2,000,000 for NOAA to continue supporting joint ocean and coastal mapping centers in other areas of the country as authorized by the Omnibus Public Land Management Act of 2009 (Public Law 111–11).

*Coastal Survey Data.*—NOS shall submit a report to the Committees, no more than one year after enactment of this Act, on progress it has made toward conducting comprehensive coastal survey work in Alaska consistent with prior year direction adopted in Public Law 116–260.

*Hydrographic Surveys and Contracts.*—For fiscal year 2022, NOS shall follow prior year direction adopted in Public Law 116–260, on the following topics: "Hydrographic Surveys and Contracts," "Hydrographic Charting in the Arctic," and "Seafloor Mapping."

*Integrated Ocean Observing System (IOOS).*—The agreement provides an increase of $500,000 to IOOS, including no less than $2,500,000 to continue the five IOOS Harmful Algal
Bloom (HAB) pilot programs initiated in fiscal year 2020 and to continue to support the HAB monitoring and detection test bed in the Gulf of Mexico initiated in fiscal year 2021. NOS is encouraged to: (1) work to complete and operate the National High Frequency Radar System to close key gaps in the U.S. surface current mapping system; (2) expand the regional underwater profiling gliders program; and (3) increase support to maintain the buoy systems supported by IOOS and to continue to add additional buoys in regional priority areas.

The agreement notes that the IIJA provides $100,000,000 in operations funding over five years for improved and enhanced coastal, ocean, and Great Lakes observing systems, some of which may be obligated for IOOS.

*Coastal Science, Assessment, Response and Restoration.*—The agreement provides no less than the fiscal year 2021 enacted level for operations and staffing of the Gulf of Mexico Disaster Response Center. Additionally, the recommendation includes $1,000,000 above the fiscal year 2021 enacted level for the Disaster Preparedness Program.

*National Centers for Coastal Ocean Science (NCCOS).*—The agreement provides $50,000,000 for NCCOS, an increase of $3,000,000 above the fiscal year 2021 enacted level. House language on Sea Level Rise is modified to encourage NOAA to further these efforts across NOS, including within the increase for NCCOS.

NCCOS is encouraged to collaborate with the Hydrology and Water Resources Cooperative Institute (CI) funded by the National Weather Service on research priorities and activities. Therefore, the agreement does not accept the proposed transfer from Coastal Science, Assessment, Response and Restoration to Competitive Research.

*Harmful Algal Blooms (HABs).*—The agreement provides $21,500,000 for Competitive Research, including not less than $13,500,000 for HABs research, and adopts House direction for these funds. From within these funds, the agreement also provides up to $2,000,000 to explore innovative methods to increase monitoring and detection of HABs in freshwater systems by partnering with a consortium of academic institutions with expertise in unmanned aircraft systems and to accelerate deployment of effective methods of intervention and mitigation to reduce the frequency, severity, and impact of HAB events in freshwater systems, including the
Great Lakes ecosystem. NOS is encouraged to expand its collaboration with coastal States across the country to address HABs in the marine environment.

**Blue Carbon.**—House language on Blue Carbon is modified to encourage NOAA to undertake this research.

**Marine Debris.**—The IIJA provides $150,000,000 over five years for marine debris assessment, prevention, mitigation, and removal, including $30,000,000 in fiscal year 2022. In lieu of House language on Marine Debris, NOS is encouraged to prioritize funding for projects that support cleanup efforts within marine sanctuaries or marine national monuments, projects in rural and remote communities that lack infrastructure to address their marine debris problems, and projects that address the impact of marine debris in freshwater systems that are a source of drinking water. NOS is also encouraged to support the programs authorized in the Save our Seas 2.0 Act (Public Law 116–224).

**Integrated Water Prediction (IWP).**—Within funding provided for Coastal Zone Management and Services, the agreement provides no less than the fiscal year 2021 level for NOS to continue to collaborate on the development and operation of the IWP program with the National Weather Service, in addition to work funded in the IIJA.

**Improving Coastal Resilience.**—Within the increased funding for Coastal Zone Management and Services, NOAA is encouraged to increase engagement, service delivery, and training to equip coastal communities, especially those with underserved populations, with improved capacity to address coastal hazards. In addition, NOAA is encouraged to translate climate data and information into tools, services, and training that can be used for decision-making at a community level.

**Digital Coast Act.**—The agreement provides up to $3,000,000 for implementation of the Digital Coast Act (Public Law 116–234) and activities to support it.

**Regional Data Portals.**—The agreement provides $2,500,000 for the regional ocean partnerships (ROPs), or their equivalent, to enhance their capacity for sharing and integration of Federal and non-Federal data to support regional coastal, ocean, and Great Lakes management priorities. In addition, the IIJA provides $56,000,000 over five years to enhance ROPs, or their equivalent, including $11,200,000 in fiscal year 2022.
**National Oceans and Coastal Security Fund (NOCSF).**—The agreement provides $34,000,000 for the NOCSF, also known as the National Coastal Resilience Fund. In addition, the IIJA provides $492,000,000 over five years for the NOCSF, including $98,400,000 in fiscal year 2022.

**Coral Reef Program.**—The agreement provides no less than the fiscal year 2021 enacted level for NOS to work with academic institutions and non-governmental research organizations to establish innovative restoration projects to restore degraded coral reefs, such as NOAA’s “Mission: Iconic Reef” initiative to restore coral reefs within the Florida Keys National Marine Sanctuary. In addition, through NOAA Community Project Funding/NOAA Special Projects, the agreement provides $2,986,000 for four coral projects and notes that additional funding is available for these activities through the IIJA.

**National Estuarine Research Reserve System (NERRS).**—The agreement notes the recent expansion of NERRS to a 30th site and provides an increase of $1,200,000 above the fiscal year 2021 enacted level. The agreement further encourages the continued expansion of the network.

**National Marine Sanctuaries Designations.**—The agreement provides an increase of $4,500,000 for Sanctuaries and Marine Protected Areas and adopts the House direction on National Marine Sanctuaries Designations. Within the increase, NOS is encouraged to continue the expansion of the network of protected marine and Great Lakes areas.

**National Marine Fisheries Service (NMFS).**—$1,015,955,000 is for NMFS Operations, Research, and Facilities.
NATIONAL MARINE FISHERIES SERVICE
OPERATIONS, RESEARCH, AND FACILITIES
(in thousands of dollars)

<table>
<thead>
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<th>Program</th>
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<td>Atlantic Salmon .....................................................</td>
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<td>Total, National Marine Fisheries Service, Operations, Research, and Facilities</td>
<td>$1,015,955</td>
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</table>

For fiscal year 2022, NMFS shall follow prior year direction and, if applicable, funding levels adopted by Public Law 116-260 on the following topics: “Promote and Develop Fisheries Products and Research Funding Transfer,” “Saltonstall-Kennedy Grant Program,” “NMFS Staffing,” “Hawaiian Monk Seal and Sea Turtles,” “False Killer Whales,” “Electronic Monitoring and Reporting,” “Northwest Fisheries Ecosystem Monitoring System,” “American Lobster and Jonah Crab Research,” “Plankton Recorder Survey,” “Cooperative Research,” “International Fisheries Management Coordination,” “Bycatch Reduction,” and “Regional Pilots
in Sustainable Aquaculture.” Further, the agreement provides no less than $4,000,000 for the John H. Prescott Marine Mammal Rescue Assistance Grant Program and also adopts House language on “Foreign Fisheries” and provides $750,000 for this purpose.

**Offshore Wind Energy.**—The agreement provides no less than $6,250,000 for the requested initiatives to support the growth of offshore wind energy, including no less than: $2,000,000 in Marine Mammals, Sea Turtles, and Other Species; $3,000,000 in Fisheries and Ecosystem Science Programs and Services; and $1,250,000 in Fisheries Management Programs and Services. Further, within the increase provided for Fish Data Collections, Surveys, and Assessments, NMFS shall prioritize efforts to mitigate impacts to scientific surveys of the development of offshore wind facilities.

**Transition to Climate-Ready Fishery Management.**—The agreement modifies House language on “Transition to Climate-Ready Fishery Management” to encourage NMFS to adapt its fishery management practices to the reality of the changing climate and to deliver the climate-informed advice needed for effective marine resource management in rapidly changing oceans.

**NMFS Project Consultations.**—The agreement provides no less than the fiscal year 2021 enacted level for NMFS to address the backlog of consultation requests under the Endangered Species Act (ESA) (Public Law 93–205), the Marine Mammal Protection Act (MMPA) (Public Law 92–522), and Essential Fish Habitat.

In addition, the IIJA provides $20,000,000 over five years for consultations and permitting related to the ESA, the MMPA, and Essential Fish Habitat, including $4,000,000 in fiscal year 2022.

**North Atlantic Right Whales (NARW).**—The agreement provides $16,000,000 above the fiscal year 2021 enacted level within Marine Mammals, Sea Turtles, and Other Species for NARW-related research, monitoring, and conservation efforts. In addition, through NOAA Community Project Funding/NOAA Special Projects, the agreement provides $815,000 for two projects regarding lobster industry outreach about NARW protections. NOAA shall continue to support disentanglement, stranding response, and necropsy activities, and is encouraged to develop habitat and distribution models and long-term tagging methods. NOAA is directed to support monitoring efforts, including aerial surveys, vessel surveys, and passive acoustic
monitoring in the waters of the Atlantic Ocean that is equivalent to or greater than the efforts supported by the fiscal year 2021 enacted level, particularly in the Gulf of Maine and other areas where there are data gaps on NARW habitat or increased risk from human activities, including vessel traffic. Within increased support provided, no less than $1,000,000 above the fiscal year 2021 enacted level shall be to support pilot programs to develop, refine, and field test innovative lobster and other fishing gear technologies as described in Senate Report 116–127 and codified in Public Law 116–93.

Within increased funding provided, $14,000,000 shall be provided to States through the Atlantic States Marine Fisheries Commission to cover costs incurred by the fishing industry to comply with the final 2021 rule to modify the Atlantic Large Whale Take Reduction Plan (ALWTRP) (FR–210827–0171), as well as additional uses outlined below. This assistance may be used by the relevant States to help defray the cost of compliance with new regulations, including for gear modification, configuration, and marking within the Northeast lobster and Jonah crab fisheries, both in Federal and State waters. Additional eligible uses of the funds may include implementing electronic tracking requirements within the Northeast lobster fishery and research to inform future management actions, including in preparation for potential subsequent modifications to the ALWTRP. Funding to the States shall be proportional to the number of active federally permitted lobster trap harvesters in each State, and no State with at least 20 active federally permitted lobster trap harvesters shall receive less than 4 percent of the total funding.

NOAA shall continue to work with Canada to develop risk reduction measures that are comparable in effectiveness for both vessels and fisheries, and to incorporate Canadian fishery measures, Canadian vessel restrictions, and U.S. vessel restrictions into the evaluations under the Conservation Framework, as soon as possible. NOAA is also encouraged to improve regional management efforts by including pertinent States and interstate bodies in bilateral engagements with Canadian officials regarding coordinated efforts to enhance NARW recovery.

Seafood Industry Research and Assessment.—NMFS shall work with partners in the Northeast lobster industry, including all relevant States and the Atlantic States Marine Fisheries Commission, to closely monitor and assess economic trends within the industry subsequent to the final 2021 rule to modify the ALWTRP (FR–210827–0171). NOAA shall report its findings
to the Committees, to include a cumulative estimate of any economic losses incurred by industry that are directly attributable to the final rule to modify the ALWTRP, not later than the end of fiscal year 2022.

**Southern Resident Killer Whales.**—The agreement provides not less than $2,000,000 across NMFS to support the recovery of the Southern Resident killer whales.

**Sea Turtle Stranding Response and Rehabilitation.**—NOAA is encouraged to provide direct support to institutions and organizations permitted to provide sea turtle stranding response and/or rehabilitation, including through partnerships with capable university veterinary schools.

**Sea Turtle Conservation.**—NOAA is directed to maintain adequate capacity of the sea turtle stranding and rehabilitation program in existing NMFS facilities until the agency can confirm that these critical activities have been fully assumed by partner organizations.

**Atlantic Salmon.**—NOAA is directed to enable a broader use of funds for restoration of diadromous species and habitats that support salmon recovery by providing ecological functions critical to the Atlantic salmon lifecycle. NOAA is encouraged to partner with States to develop fish passage performance standards for sea-run species and prioritize project selection, funding and staff resources considering those benefits.

**Northeast Groundfish Research.**—Within funding provided for Fisheries and Ecosystem Science Programs and Services, the agreement provides $2,500,000 for groundfish research for purposes consistent with prior year direction adopted by Public Law 116–260. Within funding provided, $500,000 shall be obligated to continue ongoing work on implementing the recommendations set forth in the New England Fishery Management Council’s Fishery Data for Stock Assessment Working Group Report, as directed in Public Law 116–93, and to continue ongoing work on implementing the recommendations set forth in the 2020 report of the Groundfish Trawl Task Force, as directed in Public Law 116–260. This funding is intended to support new and innovative research, including by the Northeast Fisheries Science Center, separately by, or in collaboration with, outside partners such as higher education institutions or State agencies, and in cooperation with the fishing industry.

**Fisheries Surveys.**—NMFS is directed to take the necessary steps to ensure that historical levels of survey coverage are achieved in fiscal year 2022 and the agreement provides an
additional $8,000,000 above the fiscal year 2021 enacted level within Fisheries Data Collections, Surveys, and Assessments for this purpose. NMFS is directed to contract no fewer than six surveys for Alaskan bottom trawl surveys and cooperative research, including a survey to capture movement of fish populations out of historic survey areas, and no fewer than four vessels for West Coast groundfish surveys. This amount also fully funds both Northeast Area Monitoring and Assessment Program (NEAMAP) trawl surveys, including the Maine-New Hampshire Inshore Trawl Survey, as well as an acoustic pollock survey in the Bering Sea.

*Fisheries Information Networks.*—The agreement provides no less than the fiscal year 2021 enacted level for both Fisheries Information Networks and Fisheries Information Systems grants.

*State Management for Recreational Red Snapper.*—The agreement reiterates past direction that successful implementation of Reef Fish Amendment 50: State Management for Recreational Red Snapper shall be a top priority for NOAA and that such efforts should occur in coordination with the Gulf States. Within the amount provided for Fisheries Data Collections, Surveys, and Assessments, the agreement provides not less than $5,000,000 for NMFS to continue to work with the Gulf States to ensure successful implementation of State management for red snapper. The agreement supports the actions of the Gulf of Mexico Fishery Management Council to (1) delay implementation of State specific calibration until 2023 and (2) request that NMFS contract with a non-governmental entity to assess whether the Marine Recreational Information Program or the catch data programs administered by the Gulf States provide the best estimates of recreational red snapper catch in the Gulf of Mexico, as directed in Public Law 116–260. The agreement supports full integration of the Great Red Snapper Count data and Gulf States catch data into the upcoming red snapper research track stock assessment to be completed in 2023 and in the operational assessment that will follow in 2024, so that the Gulf of Mexico Fishery Management Council can appropriately use this new abundance and more targeted catch data when making management decisions regarding red snapper.

*Data Collection for Recreational Fisheries.*—The agreement provides up to the fiscal year 2021 enacted level to support collaborative programs focused on improving recreational fishery data collection, as articulated in sections 102, 201, and 202 of the Modernizing Recreational Fisheries Management Act of 2018 (Public Law 115–405). This funding should
focus on assisting States to establish, test, and implement more reliable recreational fishery data collection tools, such as smartphone applications or text messaging supplements.

**South Atlantic Reef Fish.**—The agreement adopts House language on South Atlantic Reef Fish, including by providing no less than $1,800,000 for this purpose. NOAA is directed to consider conducting a multiyear, agency-independent study to evaluate the selectivity and potential bias of different gears used to assess reef fish populations in the South Atlantic region.

**Chesapeake Bay Atlantic Menhaden Abundance.**—NMFS is encouraged to collect Atlantic menhaden abundance data in the Chesapeake Bay in partnership with the Atlantic States Marine Fisheries Commission and relevant States.

**Northeast Multispecies Fishery.**—The agreement rejects the proposed cut to Observers and Training and provides not less than $5,500,000 for grants to the fishing industry to fully cover At-Sea Monitoring industry costs, including sector costs, in the New England groundfish fishery. Any additional At-Sea Monitoring costs, including shore side infrastructure, observer training, observer equipment and gear, electronic monitoring, and NOAA support costs shall, to the extent practicable, be included in subsequent budget requests, starting in fiscal year 2023. NOAA shall ensure the costs and benefits of At-Sea Monitoring are commensurate with the gross revenues of vessels in the fishery. Before obligating any of these funds, NOAA shall provide the Committees with a detailed spending plan.

**North Pacific Observer Coverage.**—Within Observers and Training, the agreement provides no less than $7,500,000 for the North Pacific Observers Program. NOAA is encouraged to support the transition to electronic monitoring and reporting and to identify and implement any efficiencies that would mitigate the cost burden shouldered by small vessel operators in the fixed-gear fleet.

**For-Hire Electronic Monitoring and Reporting Implementation.**—The agreement provides no less than $1,500,000 within Fisheries Management Programs and Services and $1,500,000 within Enforcement to support the continued, timely implementation of electronic logbooks for the federally permitted charter-for-hire sector in the Gulf of Mexico.

**Video Review of Electronic Monitoring Data.**—House language on “Video Review of Electronic Monitoring Data” is modified to, within funding provided for Fisheries Management
Programs and Services, provide no less than $400,000 for the video review of the West Coast groundfish electronic monitoring data.

*Gulf of Mexico Shrimp Fishing Effort.*—NMFS is directed, in consultation with the Gulf of Mexico Fishery Management Council and shrimp industry stakeholders, to continue the development and implementation of the newly approved Electronic Logbook program (ELB) that archives vessel position and automatically transmits scientific shrimp fishing effort data via cellular service to NMFS. NMFS is further directed to submit a report to the Committees not more than 180 days after enactment of this Act outlining progress made to develop and implement the new ELB program.

*Pacific Bluefin Tuna.*—The agreement modifies House language on Pacific Bluefin Tuna to encourage this work within available resources.

*Predator Control Pilot Program.*—NOAA is encouraged to conduct a predator control pilot program on the Tuolumne River funded by the Modesto Irrigation District, the Turlock Irrigation District, and the San Francisco Public Utilities Commission. In implementing the program, NOAA should work with appropriate State agencies and consider and, as appropriate, adopt the implementation findings from the Stanislaus program.

*Marine Aquaculture.*—Within NMFS Aquaculture, the agreement provides $500,000 above the fiscal year 2021 enacted level for NOAA to upgrade equipment and to increase the amount of staff focused on aquaculture at all NMFS fisheries science centers, including to return staffing levels to those in fiscal year 2010 at the Northeast and Northwest Fisheries Science Centers.

*Oyster Aquaculture, Research, and Restoration.*—The agreement provides up to $10,000,000 agency-wide for ongoing research on shellfish as described in the House report. No less than the fiscal year 2021 enacted level is provided for ongoing research on off-bottom Eastern oyster production. NMFS is encouraged to support regional partnerships with coastal research institutions.

*Salmon Management Activities.*—The agreement provides no less than $39,500,000 for Pacific Salmon Treaty (PST) activities. Before funding may be obligated, NOAA is directed to provide the Committees with a detailed spending plan consistent with prior year direction.
adopted in Public Law 116–260. Further, NOAA is encouraged to minimize, to the extent practicable, the amount of funds withheld for administrative expenses.

The agreement notes that projects supporting PST obligations may be eligible for support through the Pacific Coastal Salmon Recovery Fund, including the additional $34,400,000 provided by the IIJA for fiscal year 2022.

The agreement also provides an increase of no less than $1,000,000 above the fiscal year 2021 enacted level for Mitchell Act hatchery programs.

Little Port Walter Research Station and Salmon Hatchery.—The agreement provides no less than the fiscal year 2021 enacted level within Fisheries Management Programs and Services to continue Chinook salmon production at rearing rates consistent with those produced between 2016 and 2020 at the Little Port Walter Research Station.

Understanding Ocean Uses.—Upon adoption of the Draft Addendum XXIX to Amendment 3 to the Interstate Fishery Management Plan for American Lobster by the Atlantic States Marine Fishery Commission, NMFS is encouraged to implement the addendum through the Atlantic Coastal Fisheries Cooperative Management Act (Public Law 103–206) before the start of the 2023 fishing year.

Illegal, Unregulated, and Unreported (IUU) Fishing.—The agreement modifies House language to provide no less than the fiscal year 2021 enacted level to combat IUU fishing. NMFS is encouraged to further test and evaluate the effectiveness of U.S. commercial space-based radio frequency data collection capabilities to track foreign vessels engaged in IUU fishing activities in the U.S. Exclusive Economic Zone and other remote maritime regions of economic, environmental, or national security significance.

Seafood Import Monitoring Program.—NOAA is encouraged to pursue the most efficient, effective, and sustainable mechanisms to determine a chain of custody for fish or fish products, and to improve systems used to identify and bar fish or fish products sourced using convict, child, forced, or indentured labor. NOAA is encouraged to consult with the Department of Homeland Security, the Department of Labor, and other relevant agencies to develop a strategic plan to develop, mature, and adopt artificial intelligence and machine learning
technologies to detect imports of fish and fish products at risk of being associated with IUU fishing.

Cooperative Agreements with States.—The agreement provides not less than $18,500,000 for cooperative enforcement agreements with States, including for execution of Joint Enforcement Agreements (JEAs), which are critical for proper surveillance and enforcement of our Nation’s fisheries laws.

No less than 180 days after enactment of this Act, NOAA is directed to document and report to the Committees on the needs of its partner State and territorial law enforcement agencies, in particular with regard to shortages of trained personnel, maintaining maritime domain awareness, formal operational agreements with other Federal law enforcement agencies, access to advanced technological enforcement tools, and other issues as warranted.

Northeast Lobster Enforcement.—The agreement provides no less than the fiscal year 2021 enacted level for NMFS, in partnership with the relevant States, JEA partner agencies, and the Atlantic State Marine Fisheries Commission, to continue the pilot offshore lobster enforcement program.

Habitat Restoration.—The agreement provides $12,244,000 through NOAA Community Project Funding/NOAA Special Projects for nine habitat restoration projects. Further, the agreement notes that the IIJA provides a total of $891,000,000 for restoring marine, estuarine, coastal, or Great Lakes ecosystem habitat and restoring fish passage, including $178,200,000 in fiscal year 2022.

Chesapeake Bay Oyster Restoration.—The agreement provides no less than the fiscal year 2021 enacted level within Habitat Conservation and Restoration to support oyster restoration in the Chesapeake Bay.

Seafood Inspection Program.—The agreement notes that the Seafood Inspection Program is intended to operate under a fee-for-service model. As such, it is expected that fee levels shall be set in a manner to ensure that they cover all NOAA’s costs without any reliance on appropriated funds.
Office of Oceanic and Atmospheric Research (OAR) — $599,448,000 is for OAR Operations, Research, and Facilities.

OFFICE OF OCEANIC AND ATMOSPHERIC RESEARCH
OPERATIONS, RESEARCH, AND FACILITIES
(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Climate Research</td>
<td></td>
</tr>
<tr>
<td>Climate Laboratories and Cooperative Institutes</td>
<td>$89,000</td>
</tr>
<tr>
<td>Regional Climate Data and Information</td>
<td>45,000</td>
</tr>
<tr>
<td>Climate Competitive Research</td>
<td>66,000</td>
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<tr>
<td>Climate Research</td>
<td>200,000</td>
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<tr>
<td>Weather and Air Chemistry Research</td>
<td></td>
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<tr>
<td>Weather Laboratories and Cooperative Institutes</td>
<td>87,665</td>
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<tr>
<td>U.S. Weather Research Program</td>
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<tr>
<td>Tornado Severe Storm Research / Phased Array Radar</td>
<td>17,000</td>
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<tr>
<td>Joint Technology Transfer Initiative</td>
<td>13,000</td>
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<tr>
<td>Weather and Air Chemistry Research</td>
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<tr>
<td>Ocean, Coastal, and Great Lakes Research</td>
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<tr>
<td>Ocean Laboratories and Cooperative Institutes</td>
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<tr>
<td>National Sea Grant College Program</td>
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<tr>
<td>Sea Grant Aquaculture Research</td>
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<tr>
<td>Ocean Exploration and Research</td>
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<td>Integrated Ocean Acidification</td>
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<tr>
<td>Sustained Ocean Observations and Monitoring</td>
<td>49,000</td>
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<tr>
<td>National Oceanographic Partnership Program</td>
<td>2,000</td>
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<tr>
<td>Ocean, Coastal, and Great Lakes Research</td>
<td>237,020</td>
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<tr>
<td>High Performance Computing Initiatives</td>
<td>18,000</td>
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<tr>
<td>Total, Office of Oceanic and Atmospheric Research, Operations, Research, and Facilities</td>
<td>$599,448</td>
</tr>
</tbody>
</table>
The agreement provides no less than the fiscal year 2021 enacted level for Arctic research funded under Climate Laboratories and Cooperative Institutes and Regional Climate Data and Information. House language regarding Deep Seabed Mining is not adopted. OAR is encouraged, within available resources, to increase its focus on methane emissions, consistent with House direction.

**Climate Change Adaptation and Resilient Infrastructure.**—The agreement adopts House language regarding Climate Change Adaptation and Resilient Infrastructure and includes $10,000,000 to provide information and services to support the Nation’s efforts to prepare for and adapt to the impacts of climate change. As part of this effort, NOAA shall initiate the development of a global-nested high-resolution atmospheric model which will allow for the delivery of more accurate and geographically focused climate services across all timescales.

In addition, through NOAA Community Project Funding/NOAA Special Projects, the agreement provides $13,914,000 for climate science, adaptation, and resilience projects.

**Atmospheric Baseline Observatories (ABOs).**—The agreement adopts House direction regarding ABOs and provides an increase of $2,000,000 above the fiscal year 2021 enacted level. Some ABOs and other Global Monitoring Laboratory sites are in locations vulnerable to natural hazards, therefore, NOAA is also encouraged to consider how to provide continuity of atmospheric observations in a cost-effective manner, and to submit its findings to the Committees, along with proposals to address the issue.

**Changing Hydroclimatology of the Western United States.**—As part of NOAA’s focus on expanding climate services to inform climate adaptation efforts, NOAA, in collaboration with the Interagency Integrated Water Cycle Group (IWCG) of the U.S. Global Change Research Program (USGCRP), including NASA, the Department of the Interior, the U.S. Army Corps of Engineers, the Council on Environmental Quality, and other Federal agencies, as appropriate, shall conduct a study of hydroclimatological changes in the major river basins of the Western United States over the next 30 years.

Not later than 24 months after enactment of this Act, NOAA shall submit a report to the Committees on the results of the study, which shall include, to the extent possible, methodological evaluation and probabilistic modeling of future changes in the volumes of water.
naturally available and natural water cycle in the different regions of the West; taking into
consideration the impacts of rising temperatures, changes to snowpack, hydrologic extremes,
changes in the timing and quantity of runoff, and other factors, as deemed appropriate. The
report shall also include a discussion of associated impacts on ecosystems, aquatic biology, and
food production.

Further, not later than 270 days after the enactment of this Act, NOAA is directed, in
collaboration with the Federal agencies listed above, to develop and deliver to the Committees a
plan to establish a long-term research and monitoring program to improve the understanding of
the hydroclimatological changes in the major river basins of the Western United States. This
program shall be envisioned to publish updates to the study requested above at a cadence of 5-
year intervals. The plan shall also identify sources of uncertainty in the hydroclimatological
outlook for the Western United States and enumerate initiatives that associated Federal agencies
might undertake to improve future studies.

To support this work on western water across timescales, as well as to advance the work
on Sub-seasonal to Seasonal (S2S) weather prediction, the agreement provides an increase of
$2,000,000 above the fiscal year 2021 enacted level to Climate Competitive Research.

*Earth’s Radiation Budget.*—The agreement provides no less than the fiscal year 2021
enacted level for continued modeling, assessments, and, as possible, initial observations and
monitoring of stratospheric conditions and the Earth’s radiation budget, including the impact of
the introduction of material into the stratosphere from changes in natural systems, increased air
and space traffic, and the assessment of solar climate interventions. NOAA is encouraged to
develop an interagency program, in coordination with the Office of Science and Technology
Policy (OSTP) and other relevant agencies, to manage near-term climate hazard risk and
coordinate research in climate intervention and to coordinate with NASA for long-range manned
and autonomous in-situ atmospheric observational capabilities. OAR is also directed, in
coordination with NASA and the Department of Energy (DOE), as appropriate, to improve the
understanding of the impact of atmospheric aerosols on radiative forcing, as well as on the
formation of clouds, precipitation, and extreme weather.

NOAA is directed to support OSTP, in coordination with DOE and NSF, to provide a
five-year plan, not later than 180 days after enactment of this Act, with a scientific assessment of
solar and other rapid climate interventions in the context of near-term climate risks and hazards. The report shall include: (1) the definition of goals in relevant areas of scientific research; (2) capabilities required to model, analyze, observe, and monitor atmospheric composition; (3) climate impacts and the Earth’s radiation budget; and (4) the coordination of Federal research and investments to deliver this assessment to manage near-term climate risk and research in climate intervention.

*Climate Adaptation Partnerships.*—The agreement provides $2,500,000 above the fiscal year 2021 enacted level within Regional Climate Data and Information to greatly expand OAR’s Climate Adaptation Partnerships (CAPs), formerly known as the Regional Integrated Sciences and Assessments program, to help communities plan for and build lasting and equitable climate resilience.

*VORTEX–USA.*—The agreement provides no less than $7,500,000 for VORTEX–USA, including no less than $7,000,000 for VORTEX–SE.

*Earth Prediction Innovation Center (EPIC).*—Within funding for the U.S. Weather Research Program, the agreement provides no less than the fiscal year 2021 enacted level for EPIC, as authorized by the NIDIS Reauthorization Act of 2018 (Public Law 115–423).

*Next Generation Phased Array Weather Radars.*—Within Tornado Severe Storm Research / Phased Array Radar, the agreement provides an increase of $2,500,000 above the fiscal year 2021 enacted level, as requested, to develop advanced phased array weather radar systems and to strengthen NOAA’s collaboration with current CI partners with expertise in this area. This investment should also work in parallel to provide complimentary research and development to meet National Weather Service requirements and to reduce long-term operations and maintenance costs of the future national radar network. Further, no later than 270 days after enactment of this Act, NOAA is directed, through its intramural radar research center of excellence at the National Severe Storm Lab and its affiliated academic partner, to provide a report on the feasibility and capability for a single-face rotating phased array radar to improve NOAA’s weather prediction.

*National Sea Grant College Program.*—The agreement provides $76,000,000 for the National Sea Grant College Program, which includes an increase of no less than $2,000,000
above the fiscal year 2021 enacted level for the base program that funds universities in States and Territories around the country.

In addition, the IIJA provides $50,000,000 over five years for marine debris prevention and removal through the National Sea Grant College Program, including $10,000,000 in fiscal year 2022.

Coastal Resilience.—Within funding provided for the Sea Grant program, NOAA is encouraged to increase coastal resilience activities across all State programs. This may include recruitment of resilience-focused staff and enhancing research, engagement, decision support, and project implementation. NOAA is encouraged to prioritize work to enhance the coastal resilience of remote communities most at-risk for natural disasters and chronic events, with a priority given to challenges faced by Tribal, indigenous, or economically disadvantaged communities.

American Lobster Research.—Within funding for the Sea Grant program, the agreement provides $2,000,000 for partnerships among State agencies, academia, and industry to address American lobster research priorities in the Gulf of Maine, Georges Bank, and southern New England. Research should focus on development of gear technologies, including subsea gear location field work and operationalizing technology to the scale of commercial fisheries, as well as other relevant topics necessary to help industry comply with the requirements set forth in the final 2021 rule to modify the ALWTRP (FR-210827-0171).

Contaminants of Emerging Concern.—The agreement provides $1,000,000 within the Sea Grant program to partner with State agencies and academic institutions to research and monitor contaminants of emerging concern that may cause ecological or human health impacts, including PFAS, in coastal and estuarine waters.

Local and Regional Seafood Systems.—House language and funding for “Local and Regional Seafood Systems” is not adopted, instead this initiative is funded through a NOAA Community Project Funding/NOAA Special Project.

Highly Migratory Species (HMS).—House language regarding HMS is modified to encourage Sea Grant to collaborate with NMFS on HMS research within available funds, for Atlantic, Pacific, and Gulf of Mexico HMS.
Young Fishermen Training.—NOAA is encouraged to provide training, education, outreach, and technical assistance for young fishermen through the Sea Grant program as authorized under the Young Fishermen’s Development Act (Public Law 116–289).

Ocean Exploration and Research.—The agreement adopts the House direction for Ocean Exploration and Research and directs NOAA to spend funding within the U.S. Exclusive Economic Zone.

Ocean Acidification.—The agreement adopts House language regarding the Integrated Ocean Acidification Program and provides $16,000,000, an increase of $500,000 above the fiscal year 2021 enacted level for these efforts.

National Oceanographic Partnership Program (NOPP).—The agreement provides $2,000,000 for NOPP to facilitate interagency and public-private partnerships to advance ocean science research, development, and education. Within the funding provided up to $1,000,000 shall be used to support the establishment of an externally competed NOPP program office and the Ocean Research Advisory Panel as part of NOAA’s responsibility under Public Law 116–283.

National Weather Service (NWS).—$1,174,470,000 is for NWS Operations, Research, and Facilities.

NATIONAL WEATHER SERVICE
Operations, Research, and Facilities
(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Observations</td>
<td>$241,500</td>
</tr>
<tr>
<td>Central Processing</td>
<td>103,322</td>
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<tr>
<td>Analyze, Forecast and Support</td>
<td>562,000</td>
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<tr>
<td>Dissemination</td>
<td>106,000</td>
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<tr>
<td>Science and Technology Integration</td>
<td>161,648</td>
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<tr>
<td><strong>Total, National Weather Service, Operations, Research, and Facilities</strong></td>
<td><strong>$1,174,470</strong></td>
</tr>
</tbody>
</table>
*NWS Staffing.*—The agreement provides an increase of $25,000,000 above the fiscal year 2021 enacted level for Analyze, Forecast and Support (AFS) to increase staffing at weather forecast offices and for the requested adjustments to base. For fiscal year 2022, NWS shall follow prior year direction regarding “NWS Staffing in Alaska” adopted in Public Law 116–260.

*Programmatic Priorities.*—In lieu of House language on “Sub-seasonal to Seasonal Decision Support Services,” the agreement notes the importance of the programmatic priorities identified in the budget request including, Sub-seasonal to Seasonal Predictions, Fire Weather Predictions, Flood Inundation Mapping, Space Weather Research to Operations, Seasonal Forecast System, Expanding Internship Opportunities, Expanded and Enhanced Services to Vulnerable and Underserved Communities and directs NOAA to report to the Committees how these priorities will be augmented with resources provided in the IIJA and the Disaster Relief Supplemental Appropriations Act, 2022 (Public Law 117–43).

*National Mesonet Program.*—The agreement provides no less than $22,700,000 for the continuation and expansion of the National Mesonet Program. Of the funds provided, up to $750,000 may be used for Meteorological Assimilation Data Ingest System activities, and up to $500,000 may be used for costs associated with the National Mesonet Program Office. In addition, through NOAA Community Project Funding/NOAA Special Projects, the agreement provides $1,821,000 to expand a State mesonet program.

*National Data Buoy Center (NDBC).*—The agreement adopts direction included in Public Law 116–260 regarding the NDBC, including the requirement to provide details in NOAA’s fiscal year 2022 spend plan.

*Tsunami Warning Program.*—The agreement provides no less than the fiscal year 2021 enacted level for the Tsunami Warning Program.

*Automated Surface Observing System (ASOS).*—NWS is directed to ensure that rural and remote communities who disproportionately rely on ASOS operability for continued reliable air service are provided with additional resources, such as trained human observers, to continue observing capabilities in the event of an ASOS outage.
Environmental Processes in the Arctic.—Within funding provided for AFS, NWS is encouraged to develop capacity for seasonal to multiannual timescale predictions of environmental processes in the Arctic.

Dissemination.—The agreement provides $106,000,000 for Dissemination, which includes an additional $12,000,000 above the fiscal year 2021 enacted level to optimize and upgrade the integrated dissemination program and the requested adjustments to base.

Office of Water Prediction (OWP).—The agreement provides no less than $36,500,000 for the OWP. The agreement recognizes the need to improve modeling and forecasts for western water availability, while also facilitating more efficient transition of water resources prediction capabilities into operations to meet community needs in all regions. NOAA is encouraged to coordinate activities funded in the IIJA related to coastal and inland flood and inundation mapping and forecasting and water modeling through the National Water Center (NWC).

Hydrology and Water Resource Programs.—The agreement provides $20,000,000 for NOAA to support the Hydrology and Water Resources CI, which is $5,000,000 above the fiscal year 2021 enacted level. This amount includes $19,000,000 within Science Technology and Integration (STI) and $1,000,000 within NOS. NOAA is encouraged to leverage the CI to align maximum precipitation, coastal and inland inundation forecast, and water modeling activities with funds provided through Public Law 117–43 and the IIJA.

Consumer Option for an Alternative System To Allocate Losses (COASTAL) Act Implementation.—The agreement provides the requested amount within STI for continued development and implementation of the COASTAL Act (Public Law 112–141). NOAA is directed to continue to leverage existing Federal assets, expertise, and partnerships in carrying out COASTAL Act activities.

Atlas-14.—The agreement does not adopt House language regarding Atlas-14, but encourages NWS to continue to update these critical reports from other available funds, including those provided by the IIJA.

Oversight.—The agreement includes a transfer of $750,000 from NWS to the Department of Commerce Office of Inspector General (OIG) for budgetary and programmatic oversight activities. NWS is directed to work collaboratively with the OIG.
$322,131,000 is for NESDIS Operations, Research, and Facilities.

**NATIONAL ENVIRONMENTAL SATELLITE, DATA AND INFORMATION SERVICE**

**OPERATIONS, RESEARCH, AND FACILITIES**

*(in thousands of dollars)*

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Environmental Satellite Observing Systems</td>
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<tr>
<td>Office of Satellite and Product Operations</td>
<td>$198,393</td>
</tr>
<tr>
<td>Product Development, Readiness and Application</td>
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</tr>
<tr>
<td>Office of Space Commerce</td>
<td>16,000</td>
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<tr>
<td>U.S. Group on Earth Observations</td>
<td>500</td>
</tr>
<tr>
<td>Environmental Satellite Observing Systems</td>
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<tr>
<td>National Centers for Environmental Information</td>
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<tr>
<td>Total, National Environmental Satellite, Data and Information Service, Operations, Research, and Facilities</td>
<td>$322,131</td>
</tr>
</tbody>
</table>

*Office of Satellite and Product Operations.*—The agreement provides $3,000,000 above the fiscal year 2021 enacted level for Satellite and Product Operations Deferred and Extended Maintenance, including for upgrades to ground systems and antenna systems at facilities such as those in Virginia, West Virginia, and Alaska, as requested.

*Product Development, Readiness and Application.*—The agreement provides $12,000,000 above the fiscal year 2021 enacted level to Advance Core Activities and to support Ocean Remote Sensing. House language regarding Wildfire Demonstration Products is modified to encourage this work within available funds.

*Office of Space Commerce (OSC).*—The agreement provides $16,000,000 for OSC, which is $6,000,000 above the fiscal year 2021 enacted level. NOAA is directed to advance space traffic management and space situational awareness capabilities, in collaboration with
industry and Federal partners. No later than 45 days after enactment of this Act, NOAA shall provide the Committees with a detailed spending plan for the funds provided to OSC. Further, no later than 90 days after enactment of this Act, NOAA shall provide the Committees a five-year strategic plan for OSC to achieve full operational capability, including out-year mission deliverables and expected budgetary requirements.

National Centers for Environmental Information.—The agreement provides no less than $7,500,000 for Regional Climate Services, including no less than $5,100,000 for Regional Climate Centers. The agreement provides $5,500,000 for the Coastal Data Development program, which shall be considered as the central repository to manage data collections from NOAA uncrewed systems as authorized by the Commercial Engagement Through Ocean Technology (CENOTE) Act (Public Law 115–394).

NESDIS Regional Support.—NESDIS is encouraged to consider deploying more of its subject matter expertise regionally to demonstrate new uses of satellite data and integrated information systems to meet local and specific needs, educating and partnering with scientists and users in the community who can use and expand the applications of the data, and learning from those community users in the process.

Mission Support.—$317,535,000 is for Mission Support Operations, Research, and Facilities.
### MISSION SUPPORT

**OPERATIONS, RESEARCH, AND FACILITIES**

(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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</thead>
<tbody>
<tr>
<td>Mission Support Services</td>
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<tr>
<td>Executive Leadership</td>
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<tr>
<td>Mission Services and Management</td>
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<tr>
<td>IT Security</td>
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<tr>
<td>Payment to the DOC Working Capital Fund</td>
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<tr>
<td>Facilities Maintenance</td>
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<tr>
<td>Mission Support Services</td>
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<td>Office of Education</td>
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<tr>
<td>BWET Regional Programs</td>
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<td>José E. Serrano Educational Partnership Program with Minority Serving</td>
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<td>Institutions</td>
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<td>NOAA Education Program Base</td>
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<td>Office of Education</td>
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</tr>
<tr>
<td>Total, Mission Support, Operations, Research, and Facilities</td>
<td>$317,535</td>
</tr>
</tbody>
</table>

**Sexual Assault and Sexual Harassment.**—NOAA is directed to continue implementing NOAA Administrative Order (NAO) 202–1106 on sexual assault and sexual harassment prevention and is provided an increase of $900,000 above the fiscal year 2021 enacted level from within available funds across NOAA. NOAA shall continue to provide the Committees with a copy of the report required under Section 12.02 of NAO 202–1106.

**Technical Transfer.**—The agreement accepts the proposed transfer from the DOC Working Capital Fund to Mission Services and Management.

**NOAA’s Open Data Dissemination (NODD).**—The agreement supports the NODD initiative to improve public access to climate change data and to transition NOAA data to the cloud. NOAA shall deliver to the Committees, no later than 120 days after enactment of this Act, a report detailing these efforts.
Cybersecurity.—NOAA is directed to fully implement the recommendations in the OIG report “NOAA Inadequately Managed Its Active Directories That Support Critical Missions” (OIG-22-018-A) to prevent cyberattacks.

Facilities Maintenance.—The agreement provides $6,250,000 for Facilities Maintenance to address the growing backlog of deferred maintenance needs at NOAA facilities. Before any of these funds may be obligated, NOAA is directed to provide the Committees with a detailed spending plan consistent with prior year direction adopted in Public Law 116–260. Within the funding provided, NOAA shall begin the business case analysis for a new center of excellence, as requested.

Providing Opportunities within the Ocean Sciences.—NOAA is encouraged to partner with an established consortium of higher education, industry, and non-profit organizations to offer access to a research vessel and to associated programming dedicated to increasing opportunities for underrepresented groups within the ocean sciences.

National Ocean Sciences Bowl (NOSB).—NOAA is directed to meet its obligations to fully fund the NOSB in fiscal year 2022, in partnership with other agencies and non-Federal entities.

Office of Marine and Aviation Operations (OMAO).—$272,250,000 is for OMAO Operations, Research, and Facilities.

OFFICE OF MARINE AND AVIATION OPERATIONS
OPERATIONS, RESEARCH, AND FACILITIES
(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td>Office of Marine and Aviation Operations</td>
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<tr>
<td>Marine Operations and Maintenance</td>
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<td>Aviation Operations and Aircraft Services</td>
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<tr>
<td>Autonomous Uncrewed Technology Operations</td>
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<tr>
<td>NOAA Commissioned Officer Corps</td>
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<tr>
<td><strong>Total, Office of Marine and Aviation Operations, Operations, Research, and Facilities</strong></td>
<td><strong>$272,250</strong></td>
</tr>
</tbody>
</table>
Office of Health Services.—The agreement supports the work of the Office of Health Services and encourages NOAA to expand the program throughout the agency within funds provided agency-wide.

Charter Vessels.—NOAA is encouraged to enter into charter agreements for the services of not less than two private sector vessels to supplement its charting and survey efforts to address the growing backlog of unfulfilled missions, particularly those in Arctic waters.

Monitoring of Atmospheric Rivers.—The agreement provides up to $2,000,000 within Aviation Operations and Aircraft Services to observe and predict atmospheric rivers.

Airborne Phased Array Radar (APAR).—No later than 90 days after enactment of this Act, and in coordination with OAR, NWS, and external partners, OMAO is directed to develop and submit to the Committees a complete research-to-operations transition plan for APAR, in accordance with the requirements for agency transition plans set forth under NAO 216–105B, section 3.06.

Autonomous and Uncrewed Technology Operations (AUTO).—OMAO is reminded that AUTO was established and placed within OMAO to support and augment the operational and research requirements of NOAA’s line offices. Within the funds provided for AUTO, no less than $5,000,000 shall be used to support extramural partnerships with universities and oceanographic institutions for uncrewed maritime systems (UMS) that can serve as a cost-effective augmentation for traditional crewed assets. Further, the agreement provides up to $3,000,000 to continue funding agency-wide data acquisition from UMS, as defined within Public Law 115–394, as well as for acquisition of UMS that can serve as a cost-effective augmentation for relevant research missions and fisheries data collection surveys.

Furthermore, NOAA is encouraged to continue to use partnerships with universities, oceanographic institutions, and other Federal agencies, especially the Naval Meteorology and Oceanography Command and the Naval Undersea Warfare Center, to leverage UMS assets and facilities to support program development. OMAO is also encouraged to coordinate with IOOS regarding use of underwater gliders and surface vehicles when implementing the NOAA Unmanned Systems Strategy. NOAA is directed to utilize the NOAA Fleet Council to submit a
prioritized, agency-wide list of research and operational missions that could be performed or augmented using UMS as part of NOAA’s fiscal year 2022 spending plan.

Aviation Accession Training.—The agreement provides no less than $500,000 within NOAA Commissioned Officer Corps to support OMAO’s aviation accession training program, as authorized in section 105 of Public Law 116–259.

NOAA Community Project Funding/NOAA Special Projects.—NOAA is directed to provide the amounts listed in the table below of NOAA Community Project Funding/NOAA Special Projects consistent with NOAA’s existing authorities, jurisdictions, and procedures, as appropriate. NOAA shall perform the same level of oversight and due diligence regarding these projects as with any other external partners.
<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Alabama State Port Authority</td>
<td>Physical Oceanographic Real-Time System (PORTS) Sensors, Port of Mobile</td>
<td>$233,000</td>
</tr>
<tr>
<td>Alaska Division of Geological &amp; Geophysical Survey</td>
<td>Coastal and Nearshore Mapping of Alaska</td>
<td>$5,000,000</td>
</tr>
<tr>
<td>Alaska Research Consortium</td>
<td>Seafood Processors Refrigeration Certificate Training Program</td>
<td>$987,000</td>
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<tr>
<td>AltaSea at the Port of Los Angeles</td>
<td>Blue Economy STEM Education Program</td>
<td>$600,000</td>
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<tr>
<td>Audubon Nature Institute</td>
<td>Emergency Response Communications Equipment</td>
<td>$435,000</td>
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<tr>
<td>Bigelow Laboratory for Ocean Sciences</td>
<td>Ocean Science STEM Educational Workshops</td>
<td>$89,000</td>
</tr>
<tr>
<td>Chicago Metropolitan Agency for Planning (CMAP)</td>
<td>Chicago Urban Flood Susceptibility Project</td>
<td>$175,000</td>
</tr>
<tr>
<td>City of Milwaukee</td>
<td>Kellogg Dam Channel Study</td>
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<td>Coastal Preservation Network</td>
<td>Restoration &amp; Stabilization of Two On-Water Platforms on Flushing Bay</td>
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<td>Columbia River Inter-Tribal Fish Commission</td>
<td>Coastal Margin Observation and Prediction Program Upgrade and Expansion</td>
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<td>County of Midland</td>
<td>Tittabawassee River Watershed Data Collection and Resiliency Planning</td>
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<td>Coastal Restoration and Stewardship</td>
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<td>Makai Island Neighbor-Watch Pilot Program</td>
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<td>Virginia Climate Center</td>
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<td>Georgia Institute of Technology</td>
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<td>Greater Farallones National Marine Sanctuary Kelp Recovery</td>
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<td>Gulf of Maine Research Institute</td>
<td>Gulf of Maine Research Institute's Climate Center Project</td>
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<td>Kako’o ‘Oiwī</td>
<td>He‘eia Restoration</td>
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<td>Kua‘aina Ulu ‘Auamo</td>
<td>Restorative Aquaculture for Stock Enhancement</td>
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<td>Lake Champlain Basin Program</td>
<td>Lake Champlain Monitoring Observatory</td>
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<td>Maine Department of Marine Resources</td>
<td>Planning for the Future of Maine's Lobster Industry</td>
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## NOAA Community Project Funding/NOAA Special Projects—Continued

<table>
<thead>
<tr>
<th>Recipient</th>
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<th>Amount</th>
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<tr>
<td>McKenzie River Trust</td>
<td>Finn Rock Floodplain Habitat Restoration Project</td>
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<td>Monmouth University Coastal Resilience Planning</td>
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<td>Traveling HAB Laboratory Education Program</td>
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<td>Great Bay Estuary Restoration Plan</td>
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<td>Museum of Science, Inc.</td>
<td>National Center for Education and Conservation of Florida's Coral Reef</td>
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<td>NCCOS Cooperative Oxford Laboratory</td>
<td>Bay and Ocean Research Initiative</td>
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<td>New England Aquarium</td>
<td>New England Aquarium Ocean Research Programs</td>
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<td>New Hampshire Fish and Game Department</td>
<td>Improving Protections for Endangered North Atlantic Right Whales and Mitigating Regulatory Impacts on U.S. Fisheries</td>
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<td>New Mexico State University</td>
<td>ZiaMet MesoNet Weather Monitoring Network Expansion</td>
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<td>NOAA Office of National Marine Sanctuaries</td>
<td>Mallows Bay Virtual Paddle Experience Development</td>
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<td>NOAA's James J. Howard Marine Sciences Laboratory at Sandy Hook</td>
<td>Social and Ecological Resilience Projects for New Jersey Coasts and Oceans</td>
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<td>Northern Illinois University</td>
<td>Understanding and Mitigating Future Weather and Climate Risks to Agriculture</td>
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<td>Northwest Straits Commission</td>
<td>Northwest Straits Marine Conservation Initiative</td>
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<td>NYC Mayor's Office of Climate Resiliency</td>
<td>Integrated Modeling of Compound Flood Risks Initiative</td>
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<td>Oceans Initiative</td>
<td>Targeted Acoustic Startle Technology (TAST) at the Ballard Locks</td>
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<td>Oregon Department of Fish and Wildlife</td>
<td>Whale Entanglement Risk Reduction Research</td>
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<td>Pacific States Marine Fisheries Commission</td>
<td>Expand Adoption of Electronic Monitoring in Alaska Fisheries</td>
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<td>Purple Mai'a Foundation</td>
<td>Native Hawaiian Fishpond Coastal Monitoring and Outreach</td>
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<td>Roger Williams University</td>
<td>Development for Equitable Growth of Shellfish Aquaculture Industry in Rhode Island</td>
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<td>San Diego Unified Port District</td>
<td>Habitat-Friendly Shoreline Structures</td>
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<td>Recipient</td>
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<td>San Jose State University Research Foundation</td>
<td>Wildfire Interdisciplinary Research Center</td>
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<td>Save the Bay</td>
<td>Watershed Education Program Initiative</td>
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<td>State of Hawai‘i Division of Aquatic Resources</td>
<td>Hawaiian Coral Ark Facility Support</td>
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<td>Stockton University</td>
<td>Stockton University, Coastal Resiliency Equipment, Education, and Outreach</td>
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<td>Texas State University</td>
<td>Texas State University Meadows Center Climate Change Impact on Water Initiative</td>
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<tr>
<td>The Desert Research Institute</td>
<td>Climate Research Initiative</td>
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<td>The Hawai‘i Department of Land and Natural Resources, Division of Aquatic Resources</td>
<td>Waikiki Marine Life Conservation District Coral Restoration</td>
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<td>The Marine Mammal Center</td>
<td>Emergency Marine Mammal Field Response, Research, and Rehabilitation</td>
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<td>The Maritime Aquarium at Norwalk</td>
<td>Removal of Derelict Lobster Pots</td>
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<td>The National Aquarium, Inc.</td>
<td>National Aquarium STEM Education Initiative</td>
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<td>The Nature Conservancy</td>
<td>Oyster Aquaculture and Restoration Initiative</td>
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<td>The Nature Conservancy Hawai‘i</td>
<td>Putting People to Work Supporting Community-Based Co-Management of Coastal Resources in Hawai‘i</td>
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<td>The Nurture Nature Center</td>
<td>CREATE Resilience Research and Community Learning Hub</td>
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<td>The Ocean Foundation</td>
<td>Oregon Kelp Forest Survey</td>
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<td>The Regents of the University of California, Scripps Institution of Oceanography</td>
<td>Mobile LiDAR System</td>
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<td>Southern California DDT ocean dumpsite characterization, monitoring, and research pilot project</td>
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<td>The University of Mississippi</td>
<td>Infrasonic Weather Monitoring Research to Improve Detection of Violent Weather</td>
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<td>Tillamook County</td>
<td>Tillamook County Fish Passage Restoration</td>
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<tr>
<td>Town of Hempstead, New York</td>
<td>Marine Nature Study Area</td>
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<tr>
<td>University at Albany - SUNY</td>
<td>Vertical Sensing Evaluation Initiative</td>
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<tr>
<td>University of Alaska Anchorage</td>
<td>Engaging Diverse Communities in Stewardship of Wild Salmon in Cook Inlet</td>
<td>$750,000</td>
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</table>
### NOAA Community Project Funding/NOAA Special Projects—Continued

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
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<tbody>
<tr>
<td>University of Delaware/Delaware State University</td>
<td>Sustainable Energy Research</td>
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<tr>
<td>University of Hawai'i</td>
<td>Moku o Lo'e Marine Laboratory Refuge</td>
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<td>University of Hawai'i</td>
<td>Eco-Friendly Sea Wall Research</td>
<td>$445,000</td>
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<tr>
<td>University of Maine</td>
<td>Pu'uloa Shoreline Biocultural Restoration</td>
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<tr>
<td>University of Maine</td>
<td>Maine Climate Coordination Center</td>
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<tr>
<td>University of Maine</td>
<td>Support for Local and Regional Seafood Systems</td>
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<tr>
<td>University of Rhode Island</td>
<td>On-water Research Facility Initiative</td>
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<td>University of Rhode Island</td>
<td>Sustainable Seafood Research Collaborative</td>
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<td>University of Rhode Island</td>
<td>University of Rhode Island Integrated Plastics Research</td>
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<td>University of South Florida</td>
<td>Observing Infrastructure to Address Flooding Risks Due to Climate Change at the Community Level</td>
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<td>University of Vermont</td>
<td>University of Vermont, Land Cover Observatory</td>
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<tr>
<td>University of Wisconsin-Madison, Space Science and Engineering Center</td>
<td>Next Generation Scanning High-Resolution Interferometer Sounder (S-HIS) Aircraft Instrument</td>
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<td>Virginia Polytechnic Institute and State University</td>
<td>Improving Summer Flounder Fisheries Management in a Changing Ocean</td>
<td>$300,000</td>
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<td>Washington Department of Fish and Wildlife</td>
<td>Columbia River Pinniped Removal</td>
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<td>Waterfront Alliance, Inc.</td>
<td>Flushing Meadows Corona Park: A Hub for Climate Resilience</td>
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<tr>
<td>Worcester State University</td>
<td>Diversity and Inclusion in STEM Initiative</td>
<td>$500,000</td>
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**PROCUREMENT, ACQUISITION AND CONSTRUCTION**

*(INCLUDING TRANSFER OF FUNDS)*

The agreement includes a total program level of $1,685,689,000 in direct obligations for NOAA Procurement, Acquisition and Construction (PAC), of which $1,672,689,000 is appropriated from the general fund and $13,000,000 is derived from recoveries of prior year obligations. The following narrative and table identify the specific activities and funding levels included in this Act:
### PROCUREMENT, ACQUISITION AND CONSTRUCTION

(in thousands of dollars)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tbody>
<tr>
<td><strong>National Ocean Service</strong></td>
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<tr>
<td>National Estuarine Research Reserve Construction</td>
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<td>Marine Sanctuaries Construction</td>
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<td><strong>Total, NOS – PAC</strong></td>
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<tr>
<td><strong>Office of Oceanic and Atmospheric Research</strong></td>
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<tr>
<td>Research Supercomputing / CCRI</td>
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<tr>
<td><strong>National Weather Service</strong></td>
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<tr>
<td>Observations</td>
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<td>Central Processing</td>
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<tr>
<td>Dissemination</td>
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<tr>
<td>Facilities Construction and Major Repairs</td>
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<tr>
<td><strong>Total, NWS – PAC</strong></td>
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<tr>
<td><strong>National Environmental Satellite, Data and Information Service</strong></td>
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<tr>
<td>Geostationary Systems – R</td>
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<tr>
<td>Polar Weather Satellites</td>
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<tr>
<td>Space Weather Follow On</td>
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<td>Geostationary Earth Orbit</td>
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<td>Projects, Planning, and Analysis</td>
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<td>Systems / Services Architecture and Engineering</td>
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<td>Common Ground Services</td>
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<td>Satellite CDA Facility</td>
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<td><strong>Total, NESDIS – PAC</strong></td>
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<td><strong>Mission Support</strong></td>
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<tr>
<td>NOAA Construction</td>
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<td><strong>Office of Marine and Aviation Operations</strong></td>
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<td>Fleet Capital Improvements and Technology Infusion</td>
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<td>Vessel Recapitalization and Construction</td>
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<tr>
<td>Aircraft Recapitalization and Construction</td>
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<tr>
<td><strong>Total, OMAO – PAC</strong></td>
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<tr>
<td><strong>Total, Procurement, Acquisition and Construction</strong></td>
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<tr>
<td></td>
<td>$1,685,689</td>
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</tbody>
</table>
Judgment Fund Repayment.—The agreement does not provide funding for NOAA to make payments to the Department of the Treasury Judgment Fund.

Marine Sanctuaries Construction.—Within funding provided for Marine Sanctuaries Construction, NOAA is encouraged to prioritize recapitalization of National Marine Sanctuaries vessels.

Research Supercomputing.—The agreement provides an increase of $5,000,000 for Research Supercomputing / CCRI. Within the increase, NOAA is encouraged to prioritize efforts to understand and predict sea level rise and coastal inundation and extreme weather. The agreement also includes $15,000,000 to continue to develop a dedicated high performance computing facility consistent with prior year direction adopted in Public Law 116–260.

In addition, the IIJA provides $80,000,000 for research supercomputing infrastructure used for weather and climate model development to improve drought, flood, and wildfire prediction, detection, and forecasting. Public Law 117—43 provided an additional $50,000,000 for improvements to operational and research weather and climate supercomputing and other related systems.

Integrated Water Prediction (IWP).—The agreement provides no less than the fiscal year 2021 enacted level for Central Processing under NWS PAC, which includes not less than $5,739,000 to procure operational high performance computing resources to enable modeling improvements associated with the IWP initiative, consistent with direction adopted in Public Law 116–260.

Weather Radar Maintenance.—Within funding provided for NWS Facilities Construction and Major Repairs, the agreement provides up to $5,500,000 to support relocation and recapitalization of existing Doppler weather radars operated by NWS.

NESDIS Budget Reorganization.—The agreement partially adopts the proposal to reorganize the NESDIS PAC budget structure. New Low Earth Orbit (LEO) and Space Weather Next (SWNext) PPAs are created to complement the current, ongoing programs of record (i.e., Polar Weather Satellites and Space Weather Follow On, respectively) and to fund gap mitigation and risk reduction activities along with supporting continuity of observations from LEO and those observations that support NOAA’s space weather forecast operations. The agreement also
includes a Common Ground Services PPA, formerly known as Satellite Ground Services. Within LEO, the agreement includes the requested amounts for Cooperative Data and Rescue Services and COSMIC-2/GNSS RO. However, the proposal to combine funding for next-generation satellite programs with current, ongoing programs of record that have lifecycle costs codified in this Act is not adopted.

The agreement provides the fiscal year 2022 requirements for the Geostationary Extended Observations (GeoXO) program, which will work towards completion of Phase A studies for the spacecraft and for the instruments (ocean color, lightning mapper, infrared sounder, day/night imagery, and atmospheric composition) identified in the architecture constellation.

No later than 180 days after enactment of this Act, NESDIS shall provide the Committees with a report about the user needs and requirements and estimated lifecycle costs of the next generation of NOAA flagship weather satellites, including GeoXO, LEO Weather Satellites, and SWNext.

*Systems / Services Architecture and Engineering.*—The agreement provides $25,000,000 above the fiscal year 2021 enacted level for Joint Venture Partnerships with NASA and the commercial sector to continue to leverage emerging capabilities for NOAA’s operational use.

The agreement also provides $17,000,000 for the Commercial Data Purchase and Commercial Weather Data Pilot programs. Within these funds and consistent with direction from the Promoting Research and Observations of Space Weather to Improve the Forecasting of Tomorrow (PROSWIFT) Act (Public Law 116–181), the agreement provides up to $5,000,000 for a Commercial Space Weather Data Pilot for NOAA to collaborate with commercial companies for the testing and analysis of space weather data.

*NOAA Construction.*—The agreement provides $59,000,000 for NOAA’s highest priority facilities construction, repair, and deferred maintenance requirements. NOAA is directed to prioritize funding for infrastructure projects related to marine operations, including facilities to accommodate NOAA research vessels and to immediately inform the Committees if there are any significant schedule delays or project cost increases. Thirty days before obligating any
funds, NOAA shall submit a report detailing how the funds will be expended and an explanation of why these projects were prioritized.

Within the funds provided for NOAA Construction, NOAA shall initiate the regional studies in the Northeast and Southeast and support the implementation of the Northwest Regional Footprint Study, as requested. As part of this work, NOAA is encouraged to accelerate the competitive solicitation process for proposals from academic, university, and nonprofit partners to co-locate NMFS laboratories as a means of leveraging research efforts and enhancing scientific capabilities.

**NOAA Ship Ronald H. Brown.**—The agreement provides $63,000,000, as requested, to commence the mid-life repair period for the NOAA Ship Ronald H. Brown.

**Aircraft Recapitalization.**—Within funding for Aircraft Recapitalization and Construction, the agreement provides $11,000,000 for NOAA’s effort to replace its high altitude jet, $5,000,000 to begin Service Depot Level Maintenance for NOAA’s two turboprop Hurricane Hunter aircraft, and $17,000,000 to procure a new King Air aircraft as called for in the NOAA Aircraft Plan delivered to Congress in October 2019. All future NOAA Aircraft Plans shall include a procurement plan for each identified aircraft, to include a current best estimate of the cost to procure such aircraft.

**Hurricane Hunter Aircraft.**—NOAA’s two turboprop Hurricane Hunter aircraft are critical to accurate hurricane forecasting and predictions. As the aircraft are approaching 50 years old, it is imperative that NOAA plans for the eventual replacements. As such, OMAO is directed to continue its partnership with academia, government, and industry partners for the engineering, instrumentation, modification, and acquisition of the Hurricane Hunter replacements in fiscal year 2022.

**Mission Requirement Costs.**—NOAA shall, in all future budget submissions to Congress, detail any unfunded mission requirement costs, particularly those that are necessary to maintain the optimal operational tempo of NOAA’s assets and posture of NOAA facilities.
PACIFIC COASTAL SALMON RECOVERY

The agreement includes $65,000,000 for the Pacific Coastal Salmon Recovery Fund (PCSRF) and directs that funds will be available to Tribes without a matching requirement. NOAA is directed to report on how its current priorities meet the intent of the PCSRF to support the recovery and protection of all declining salmon stocks.

FISHERMEN'S CONTINGENCY FUND

The agreement includes $349,000 for the Fishermen's Contingency Fund.

FISHERIES FINANCE PROGRAM ACCOUNT

The agreement includes language under this heading limiting obligations of direct loans to $24,000,000 for Individual Fishing Quota loans and $100,000,000 for traditional direct loans. NOAA is encouraged to facilitate new vessel construction, vessel replacement, and upgrades within the Fisheries Finance Program to the greatest extent practicable.

DEPARTMENTAL MANAGEMENT

SALARIES AND EXPENSES

The agreement includes $80,000,000 for Departmental Management (DM) salaries and expenses. The increased funding level is intended to support current services, requested adjustments to base, including the restoration of positions that were reduced in fiscal year 2020, and programmatic changes highlighted herein. The agreement does not assume the funding for the implementation of Executive Order 13873, "Securing the Information and Communications Technology and Services Supply Chain" and fleet conversion to electric vehicles within DM salaries and expenses. However, the agreement expects these important initiatives will be carried out within and funded by the bureaus, as appropriate, and directs the Department to provide details on these programs, where applicable, in the respective bureaus’ fiscal year 2022 spend plans. Finally, the agreement supports the administrative savings identified in the fiscal year 2022 budget request.

For fiscal year 2022, the Department is directed to follow prior year directives adopted in Public Law 116-260, under the headings “Staffing Report,” “Salary Lapse,” “Department of Commerce Working Capital Fund,” “Improving Trade Data Reporting,” and “Section 232
Exclusion Process.” Additionally, for fiscal year 2022 the Department is directed to follow prior year directives included in Senate Report 116–127 and adopted by Public Law 116–93, on “Working Capital Funds.”

RENOVATION AND MODERNIZATION

The agreement includes a total of $1,100,000 for the Renovation and Modernization account. For fiscal year 2022, the Department is directed to follow prior year report language included in Senate Report 116–127 and adopted by Public Law 116–93 under this heading.

NONRECURRING EXPENSES FUND

The agreement includes $30,000,000 for the Department of Commerce Nonrecurring Expenses Fund to support the business application system modernization and cybersecurity risk mitigation efforts at the Department. The agreement provides up to $20,000,000 for the business application system modernization. The Department is directed to provide an updated 5-year budget profile for both programs as part of the fiscal year 2023 budget request.

In lieu of House report language directing the Department to review where the cybersecurity related expenses are best positioned within the Department, the agreement acknowledges the Department’s briefing on its Cyber Reserve Fund Proposal to the Committees on July 19, 2021.

OFFICE OF INSPECTOR GENERAL

The agreement includes a total of $47,089,000 for the Office of Inspector General (OIG). This amount includes $35,783,000 in direct appropriations, a $2,000,000 transfer from USPTO, a transfer of $3,556,000 from the Bureau of the Census, Periodic Censuses and Programs, and $3,750,000 from NOAA for audits and reviews of those programs. In addition, $2,000,000 is derived from the Public Safety Trust Fund for oversight of FirstNet.

The agreement directs the OIG to continue its oversight work on cybersecurity, NOAA satellite and vessel procurements, telework, patent quality, the decennial census, and the business application system modernization. The agreement directs the OIG to continue its assessment of all of the working capital funds within the Department as described in the joint explanatory statement accompanying Public Law 116–260.
GENERAL PROVISIONS—DEPARTMENT OF COMMERCE

(INCLUDING TRANSFER OF FUNDS)

The agreement includes the following general provisions for the Department of Commerce:

Section 101 makes funds available for advanced payments only upon certification of officials, designated by the Secretary, that such payments are considered to be in the public interest.

Section 102 makes appropriations for Department of Commerce salaries and expenses available for hire of passenger motor vehicles, for services, and for uniforms and allowances as authorized by law.

Section 103 provides the authority to transfer funds between Department of Commerce appropriation accounts and requires 15 days advance notification to the Committees on Appropriations for certain actions.

Section 104 provides congressional notification requirements for NOAA satellite programs and includes life cycle cost estimates for certain weather satellite programs.

Section 105 provides for reimbursement for services within Department of Commerce buildings.

Section 106 clarifies that grant recipients under the Department of Commerce may deter child pornography, copyright infringement, or any other unlawful activity over their networks.

Section 107 provides the NOAA Administrator with the authority to avail NOAA of resources, with the consent of those supplying the resources, to carry out responsibilities of any statute administered by NOAA.

Section 108 prohibits the National Technical Information Service from charging for certain services.

Section 109 allows NOAA to be reimbursed by Federal and non-Federal entities for performing certain activities.
Section 110 provides the Economics and Statistics Administration certain authority to enter into cooperative agreements.

Section 111 removes the requirement for matching funds for amounts provided in this Act through the Manufacturing Extension Partnership.

Section 112 allows the Secretary of Commerce to waive the cost sharing requirements for funds provided in this Act under sections 306, 306A, and 315 of the Coastal Zone Management Act of 1972.
The agreement includes $127,794,000 for General Administration, Salaries and Expenses. In addition, the agreement provides funding for the Department's classified programs as described in the classified annex accompanying this explanatory statement.

For fiscal year 2022, the Department is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “Trafficking in Persons,” “Domestic Trafficking Victims Fund Special Assessments,” “Human Trafficking Justice Coordinators,” “Constitutional Policing,” “Enforcement of Federal Hate Crimes Law,” “Combating Domestic Terrorism,” “Human Rights Crimes,” “Wildlife Trafficking,” and “Office of Legal Counsel (OLC) Opinions.” The Department shall submit updated reports consistent with the directives.

In lieu of House language on “Prosecutions Related to January 6”, the agreement provides support to DOJ components funded in this bill to ensure that all criminal activity associated with the events at the United States Capitol Complex on January 6, 2021, is investigated and prosecuted.

*Domestic Extremism.*—In lieu of language in the House Report on concerns about threats aimed at undermining efforts by law enforcement to address violent extremists, the Department is directed to report to the Committees on Appropriations and the Judiciary, within 90 days of the date of enactment of this Act, on the Department’s assessment of the domestic terrorism threat, including extremists’ efforts to undermine Federal, State, and local law enforcement agencies; and an analysis of incidents or attempted incidents of domestic terrorism that occurred in the United States during the preceding fiscal year.
Emmett Till Unsolved Civil Rights Crimes Reauthorization Act of 2016.—The agreement includes $14,500,000 for DOJ component agencies to implement the Emmett Till Unsolved Civil Rights Crimes Reauthorization Act of 2016.

Task Force on Law Enforcement Oversight and Use of Force Database.—In lieu of House report language, the Attorney General is reminded that the joint explanatory statement accompanying Public Law 116-260 directed the Department to provide up to $5,000,000 for the establishment and operation of a Task Force on Law Enforcement Oversight, and section 222 of that Act appropriated $5,000,000 for the development and operation of a database concerning substantiated instances of excessive use of force and officer misconduct. Those funds have not yet been obligated, nor have actions yet been taken to establish and operate the Task Force and the database as directed by and funded through that Act.

The Attorney General shall implement these efforts, and apply the funding, as directed in Public Law 116-260 and in the joint explanatory statement accompanying that Act, and report to the Committees not later than 30 days after the date of enactment of this Act on the status of efforts to fulfill those directions, the status of funding obligated for such purposes, and detailed plans for the work of the Task Force and the operations of the database for fiscal years 2022 and 2023. The Department shall provide updated briefings on these efforts to the Committees every quarter thereafter.

Strengthening Police-Community Relations.—The agreement provides $201,000,000 for State and Local Law Enforcement Assistance and Community Oriented Policing Services (COPS) Office grant programs related to police-community relations. This is an increase of $47,500,000, or 30.9 percent, above the fiscal year 2021 level. The Department shall include as part of its fiscal year 2022 spending plan details on its use of these resources and provide the Committees quarterly updates thereafter.

Responding to Opioids, Methamphetamine, Synthetic Drugs, and Substance Abuse in Our Communities.—The agreement includes a total of $572,500,000 in dedicated grant program funding, an increase of $31,000,000 above the fiscal year 2021 enacted level, to help communities and State and local law enforcement respond to substance abuse, including opioids,
stimulants, and synthetic drugs. The Drug Enforcement Administration (DEA) is funded at $2,421,522,000, an increase of $85,259,000 above the fiscal year 2021 enacted level, to strengthen drug trafficking investigations, including those related to heroin, fentanyl, and methamphetamines. The agreement further supports the continuation of heroin enforcement teams, methamphetamine and fentanyl cleanup and container programs, and other interdiction and intervention efforts, including DEA's 360 Strategy and Operation Engage.

Departmental Efforts to Combat Crimes Against Children. —The Department is directed to immediately submit the long-awaited National Strategy for Child Exploitation Prevention and Interdiction pursuant to 34 U.S.C. 21111(b) and publish it on the Department website. The report, which is required to be submitted to Congress every two years, has not been submitted since April 2016 and the Department has been directed to submit this report since fiscal year 2020. In addition, the Department shall comply with directions in the joint explanatory statement accompanying Public Law 116-260 and immediately submit a detailed staffing and funding report on the office of the National Coordinator for Child Exploitation Prevention and Interdiction as this information is long-overdue. The Department shall submit a crosscut budget presentation for Crimes against Children as part of its fiscal year 2023 budget submission and in subsequent budgets, and continue following directives and reporting requirements in fiscal year 2022 as specified in the aforesaid joint explanatory statement.

Cybersecurity.—The Department is directed to maintain a cybersecurity posture at no less than its fiscal year 2021 level. It is also urged to keep the public apprised of emerging threats, good cyber practices, and Departmental efforts to defend the United States from cyberattacks.

Missing and Murdered Indigenous Women.—In consultation with Tribal governments, the Department shall develop best practices for the investigation and prosecution of violence against Native American and Alaska Native women. DOJ shall undertake a complete review of the sufficiency and prioritization of its grant programs aimed at survivors of such violence, including temporary and transitional housing, education, and workforce development assistance, and shall include the results of this review, along with the plan to communicate such grant opportunities to Tribal governments and organizations, with the fiscal year 2022 spending plan.
**Combatting Violent Crime in Indian Country.**— U.S. Attorneys are encouraged to prioritize efforts to investigate and prosecute violent crimes against Native Americans and Alaska Natives that occur in Indian Country, to maintain communication with victims and family members about the status of ongoing investigations and cases, and to provide as much information as possible on any declinations. The FBI is encouraged, in consultation with the Bureau of Indian Affairs and State, local, and Tribal law enforcement agencies, to increase resources, including additional FBI agents, to investigate, respond to, and prevent crimes against Native Americans and Alaska Natives in Indian Country.

**Voting Rights.**— The Attorney General is directed to prioritize resources to enforce the civil provisions of Federal laws that protect the right to vote, including the Voting Rights Act, the Uniformed and Overseas Citizens Absentee Voting Act, the National Voter Registration Act, the Help America Vote Act, and the Civil Rights Acts.

**Federal Law Enforcement Officer and Federal Task Force Officer Cameras and Accountability.** — In lieu of language in the House Report, the agreement strongly supports the adoption of rigorous and consistent standards for the use of camera technology used to record Federal police interaction with civilians, including during arrests, in pre-planned operations, and on Federal Task Forces around the Nation.

**Training for Law Enforcement Officers.**— The Department of Justice is expected to exercise leadership in law enforcement across the Federal government. Accordingly, in lieu of language in the House Report, the agreement directs the Attorney General to continue ensuring implementation of evidence-based training programs on de-escalation, the use-of-force, and the protection of civil rights that are broadly applicable and scalable to all Federal law enforcement agencies. Such programs should be developed in consultation with the DOJ law enforcement components, the Office of Justice Programs, the Community Oriented Policing Services Office, and the Civil Rights Division, with consideration given to establishing consistent standards and curricula. The Attorney General is further directed to continue consulting with the heads of each Federal law enforcement agency in furtherance of the adoption of these programs. Not later than 90 days after the date of enactment of this Act, and every 6 months thereafter, the Department shall submit an update (or report) on the implementation status of these training programs,
including but not limited to training curriculum topics and availability and capacity of training facility space. Within one year of the date of the enactment of this Act, the Department shall submit an update (or report) on its consultations with each Federal law enforcement agency and provide a determination of whether each agency provides training consistent with the aforementioned programs.

National Instant Criminal Background Check System (NICS) Denials and Prohibited Persons.—The Attorney General shall continue to follow prior directions to notify State and local authorities when NICS detects when prohibited individuals fail a background check in an attempt to make an illegal firearms purchase, and to publish monthly data on denials and notifications by State, and by prohibition type, on DOJ’s website.

The Department is directed to submit, within 180 days of the date of enactment of this Act, a report on NICS denials and prohibited persons. The report shall identify the number of notifications provided to each of (1) State law enforcement, and (2) local law enforcement, for each prohibited category; the number of denials for which the Bureau of Alcohol, Tobacco, Firearms, and Explosives (ATF) determined that the person denied was not prohibited by subsection (g) or (n) of section 922 of the Gun Control Act, or by State law, from receiving or possessing a firearm; the number of denials overturned through the appeals process and the reasons for overturning the denials; the number of denials with respect to which an investigation was opened by a field division of the ATF; the number of persons charged with a Federal criminal offense in connection with a denial; and the number of convictions obtained by Federal authorities in connection with a denial.

Financial Fraud.—Older Americans are increasingly targeted by criminals seeking to swindle them out of their hard-earned life savings through an ever-growing array of financial schemes and scams. The Department has taken commendable action to combat these crimes, including last year conducting the largest-ever coordinated sweep of senior fraud. The Attorney General, in setting resource priorities, shall give priority to investigating reports of financial fraud, including scams against senior citizens, and to bringing the perpetrators of these crimes to justice.
McGirt v. Oklahoma.—The agreement appropriately funds the U.S. Attorney’s offices, United States Marshals Service, DEA, and FBI workload increases resulting from the McGirt v. Oklahoma decision for fiscal year 2022. These resources will allow Federal, Tribal, State, and local stakeholders to further enable cooperation, collaboration, and sharing of pertinent information to protect all victims and bring all those who commit a crime to justice.

Business Email Compromise Schemes (BEC).—The FBI has assessed that “BEC is one of the fastest growing, most financially damaging Internet-enabled crimes. It is a major threat to the global economy.” The agreement acknowledges serious concerns with the threats posed by BEC and related scams, and strongly supports efforts by the Department and FBI to combat this pernicious crime. The Department is directed to explore ways to increase collaboration and coordination with industry and other private sector partners, and the FBI is directed to release, within 30 days of the date of enactment of this Act, a public report on the threats from BEC and related scams.

Department of Justice Recusal Policies.—The Department is directed to submit, within 30 days of the enactment of this Act and on an annual basis thereafter, a report regarding the number of, and reasons for, the recusal of any officer or employee of any component of the Department of Justice since January 1, 2020. The report shall also include a description and summary of any instances where such officer or employee did not recuse in matters involving a former client or where recusal was recommended but the officer or employee was not recused. Such submissions should comply with Privacy Act (5 U.S.C. 552a) requirements and may be subject to redactions necessary to protect the fair and impartial administration of justice.

Whistleblower Protections.—The Department is directed to submit, within 180 days of the date of enactment of this Act, a report explaining how it will implement the unresolved recommendation in Management Advisory Memorandum 21–038 regarding the whistleblower rights of its contractors, subcontractors, grantees, and sub-grantees.

Office of Inspector General Referrals.—The Attorney General is directed to work with the Office of Inspector General (OIG) to improve transparency and to publicly report the number
of OIG referrals declined for prosecution each quarter and, where possible, an explanation of why cases were declined for prosecution.

Prison Contracts.—In lieu of House report language under this heading, the Department is directed to brief the Committees on Appropriations not later than 90 days after the date of enactment of this Act on current policies and practices that ensure that any DOJ agency that enters into a contract or agreement with a nongovernmental organization, or a State or local government entity for the purpose of incarcerating or detaining Federal prisoners or detainees in non-Federal facilities has access to all relevant information related to such incarceration, detention, treatment or condition, to include costs, expenditures, or other performance data. The briefing should cover any factors that limit access to such information or affect the feasibility of gathering or accessing such information.

Timely Responses to Committee Inquiries and Meeting Report Deadlines.—The Department is directed to submit all reports and studies described in report or explanatory statement language by the required due date with all required information. In addition, any requests for information from the Chairs, Vice Chairs, Ranking Members, or Committee staff to the Attorney General and any Department component should be treated as a priority and responded to both courteously and expeditiously. The Department has multiple reports that remain outstanding from fiscal year 2021, as well as Questions for the Record from the Senate’s hearing on the Federal Bureau of Investigation Budget Request for Fiscal Year 2022, held on June 23, 2021, and these items need to be submitted immediately. The Department is directed to immediately submit these items.

Combatting Elder Abuse and Exploitation.—The agreement provides funding for the continued implementation of Elder Abuse Prevention and Prosecution Act, as well as for initiatives at the FBI, USAOs, and the litigating divisions to combat all forms of elder abuse and exploitation.

Federal Law Enforcement Training Center (FLETC).—The agreement urges the Department to ensure its law enforcement components that utilize FLETC continue consulting with FLETC annually to ensure it is able to provide training commensurate with each
component's needs and hiring goals, and directs the Department to update the Committees no later than 60 days after the date of enactment of this Act on these efforts.

House report language under the heading “Immigration Vetting” is not adopted.

JUSTICE INFORMATION SHARING TECHNOLOGY

(INCLUDING TRANSFER OF FUNDS)

The agreement includes $38,000,000 for Justice Information Sharing Technology.

EXECUTIVE OFFICE FOR IMMIGRATION REVIEW

(INCLUDING TRANSFER OF FUNDS)

The agreement includes $760,000,000 for the Executive Office for Immigration Review (EOIR), of which $4,000,000 is a transfer from the U.S. Citizenship and Immigration Services Immigration Examinations Fee Account. For fiscal year 2022, EOIR is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “Immigration Adjudication Performance and Reducing Case Backlog,” “Information Technology (IT) Modernization,” and “Video Teleconferencing (VTC).” EOIR shall submit updated reports consistent with the directives.

Immigration Judge Hiring.—The Attorney General shall ensure that immigration judges (IJ) hired in fiscal year 2022 will adjudicate cases as their primary function. The Department is directed to continue filling vacant IJ and Board of Immigration Appeals positions with highly qualified individuals who are trained to conduct fair and impartial adjudications, and to ensure that the selection of these individuals is from a diverse pool of candidates, including those with non-governmental, academic, and private bar experience, to conduct fair, impartial hearings consistent with due process. As part of the monthly reporting requirement, EOIR shall report on any IJs sent on a temporary basis to any court outside of their assigned location including the number of days designated for the temporary assignment, the location of the temporary assignment, and the IJs home location.
**Immigration Judge Training.**—EOIR is directed to review its training, to retrain all judges currently on a probationary period, and to increase the frequency and availability of training for immigration judges outside the probationary period. The Department is directed to ensure immigration judge training emphasizes due process, humanitarian protections, and cultural sensitivity and includes diverse training faculty, including from the private bar, the NGO community, and academia.

**Online Address Change System.**—EOIR is urged to take steps to develop and pilot a centralized online mechanism that enables individuals going through immigration court proceedings to change their address online directly with EOIR and automatically provide service to ICE.

**EOIR Working Group.**—Not later than 60 days after the date of enactment of this Act, EOIR shall convene a working group, including non-governmental stakeholders, to consider improvements to the hearing notice process. EOIR is directed to submit a report, within 1 year of the date of enactment of this Act, that addresses the possibility of (1) updating the hearing notice form to be more easily understandable for non-lawyers and non-native English speakers; (2) translating hearing notices into respondents’ preferred languages; (3) providing written notice to respondents in their preferred languages with information about immigration court hearings, how to use the online EOIR system and EOIR hotline, and how to change their addresses with the immigration courts; and (4) providing respondents with the option to receive automated reminders of upcoming court hearings by text message and/or e-mail.

**Disposition of EOIR Adjudications.**—EOIR is directed to coordinate with the Department of Homeland Security (DHS) to brief the Committees jointly, not later than 120 days after the date of enactment of this Act, about the steps that each agency takes to effectuate and enforce rulings made by EOIR immigration judges, once the case is considered final, and any challenges EOIR and DHS face in this process. EOIR is directed to provide to the Committees, within 90 days of the date of enactment of this Act and monthly thereafter, and in collaboration with DHS, a report that provides metrics on the number of final orders of removal issued by EOIR that have resulted in actual removals by DHS during the previous month. Such report shall separately identify any such order for which the law does not permit DHS to effectuate the removal within
the period reported. The report shall describe instances where removals have not been
effectuated due to external circumstances, such as recalcitrant countries or visa sanctions.

Legal Orientation Program (LOP).—The agreement includes $24,000,000 for services
provided by the LOP, of which $3,500,000 is for the Immigration Court Helpdesk (ICH). In lieu
of the language in the House report on “Legal Orientation Program (LOP)”, the agreement
adopts the relevant directives in the joint explanatory statement accompanying Public Law 116-
260.

OFFICE OF INSPECTOR GENERAL

The agreement includes $118,000,000 for the Office of Inspector General.

UNITED STATES PAROLE COMMISSION

SALARIES AND EXPENSES

The agreement includes $14,238,000 for the salaries and expenses of the United States
Parole Commission.

LEGAL ACTIVITIES

SALARIES AND EXPENSES, GENERAL LEGAL ACTIVITIES

(INCLUDING TRANSFER OF FUNDS)

The agreement includes $1,000,000,000 for General Legal Activities. Within the funding
provided, up to $10,000,000 shall be for the Civil Rights Division for additional expenses
relating to the enforcement of 34 U.S.C. 12601; criminal enforcement under 18 U.S.C. 241–242;
and administrative enforcement by the Department of Justice, including compliance with consent
decrees or judgments entered into under such sections.

In addition to House report language on “Animal fighting,” the Attorney General is
encouraged to enter into a memorandum of understanding with the Secretary of Agriculture to
encourage greater collaboration on enforcement of animal welfare laws and to ensure that the Department of Justice has access to evidence needed to initiate cases.

Civil Rights Violations in State and Local Prisons and Jails.—Within funding provided, the Civil Rights Division shall enhance efforts to investigate and address violations of the Civil Rights of Institutionalized Persons Act (Public Law 96-247) in State and local prisons and jails.

VACCINE INJURY COMPENSATION TRUST FUND

The agreement includes a reimbursement of $19,000,000 for DOJ expenses associated with litigating cases under the National Childhood Vaccine Injury Act of 1986 (Public Law 99-660).

SALARIES AND EXPENSES, ANTITRUST DIVISION

The agreement includes $192,776,000 for the Antitrust Division (ATR). This appropriation is offset by an estimated $138,000,000 in pre-merger filing fee collections, resulting in a direct appropriation of $54,776,000.

Competition in Commodity Markets.—In lieu of House report language on “Commodity Benchmark Merger”, the agreement directs ATR to brief the Committees, not later than 30 days after the date of enactment of this Act, on competition in the commodity markets.

SALARIES AND EXPENSES, UNITED STATES ATTORNEYS

The agreement includes $2,419,868,000 for the Executive Office for United States Attorneys and the 94 United States Attorneys’ offices, of which $25,000,000 shall remain available until expended. Within the funding provided, up to $10,000,000 shall be for additional expenses relating to the enforcement of 34 U.S.C. 12601; criminal enforcement under 18 U.S.C. 241–242; and administrative enforcement by the Department of Justice, including compliance with consent decrees or judgments entered into under such sections.
UNITED STATES TRUSTEE SYSTEM FUND

The agreement includes $239,000,000 for the United States Trustee Program.

SALARIES AND EXPENSES, FOREIGN CLAIMS SETTLEMENT COMMISSION

The agreement includes $2,434,000 for the Foreign Claims Settlement Commission.

FEES AND EXPENSES OF WITNESSES

The agreement includes $270,000,000 for Fees and Expenses of Witnesses.

The Department is expected not to obligate funds for expert witness services, including the payment of fees and expenses of expert witnesses, from any other DOJ accounts other than Fees and Expenses of Witnesses.

SALARIES AND EXPENSES, COMMUNITY RELATIONS SERVICE

(INCLUDING TRANSFER OF FUNDS)

The agreement includes $21,000,000 for the Community Relations Service. In lieu of House language on H.R. 1280, additional resources are provided for expanded conflict resolution, including mediation and conciliation.

ASSETS FORFEITURE FUND

The agreement includes $20,514,000 for the Assets Forfeiture Fund.

UNITED STATES MARSHALS SERVICE

SALARIES AND EXPENSES

The agreement includes $1,580,000,000 for the salaries and expenses of the United States Marshals Service (USMS). Within the funding provided, USMS is directed to give priority to hiring at the district level. For fiscal year 2022, USMS is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116-260 for “International Operations.”
Judicial Security.—Within resources provided, USMS is directed to continue to enhance its judicial security program, including through additional district staffing, field operations, threat-based protective details and risk-based judicial security events, counter-surveillance and surveillance detection programs, and judicial security training.

Regional Fugitive Task Forces (RFTF).—The USMS is directed to follow the directive in the joint explanatory statement accompanying Public Law 116–260 for USMS to submit an updated report on the expansion of the RFTF program. In contemplating the establishment of new RFTFs, the USMS is directed to give consideration to regions of the United States that are not currently served by an RFTF, including the Midwest and New England.

CONSTRUCTION

The agreement includes $15,000,000 for construction and related expenses in space controlled, occupied, or utilized by the USMS for prisoner holding and related support.

FEDERAL PRISONER DETENTION

The agreement includes $2,123,015,000 for Federal Prisoner Detention (FPD).

The Department and USMS are expected to anticipate funding needs for the FPD account in order to avoid funding shortfalls and emergency reprogramming. USMS is directed to submit a monthly report on individuals in the detention system. The report should include information on the current and projected number of detained individuals, offense categories, the population change from the prior month to the current month, and from the prior year to the current month, and the associated annualized costs. The Department is directed to provide these reports on time. The agreement reiterates House language regarding Executive Order 14006 and acknowledges that the Department has the discretion to make exceptions where there is a lack of suitable government-operated detention space.
NATIONAL SECURITY DIVISION

SALARIES AND EXPENSES

(INCLUDING TRANSFER OF FUNDS)

The agreement includes $120,681,000 for the salaries and expenses of the National Security Division.

Modernizing the Foreign Agents Registration Act (FARA) Process.—The Attorney General is directed to review the Department’s implementation of FARA and provide a report within 180 days of the date of enactment of this Act that evaluates the feasibility of requiring all filings by foreign agents to be made in an electronic, structured data format where the information is in a machine-processable digital format and for publication of information in a structured data format so it can be searched, sorted, and downloaded by the public, including documentation required when a registrant terminates a relationship with a foreign client.

INTERAGENCY LAW ENFORCEMENT

INTERAGENCY CRIME AND DRUG ENFORCEMENT

The agreement includes $550,458,000 for the Organized Crime and Drug Enforcement Task Forces (OCDETF), of which $381,513,000 is for investigations and $168,945,000 is for prosecutions.

FEDERAL BUREAU OF INVESTIGATION

SALARIES AND EXPENSES

The agreement includes $10,136,295,000 for the salaries and expenses of the FBI, including $1,886,120,000 for Intelligence, $4,113,580,000 for Counterterrorism and Counterintelligence, $3,516,748,000 for Criminal Enterprises and Federal Crimes, and $619,847,000 for Criminal Justice Services. Within the funding provided, the agreement includes additional resources for counterterrorism, including to counter domestic terrorism; addressing cyberthreats; and FBI cybersecurity. Within the funding provided, up to $5,000,000 shall be for
additional expenses relating to the enforcement of 34 U.S.C. 12601; criminal enforcement under 18 U.S.C. 241–242; and administrative enforcement by the Department of Justice, including compliance with consent decrees or judgments entered into under such sections. Within the funding provided, the agreement includes not less than $169,961,631, including $58,961,631 from section 542 of division B of Public Law 116-260, to continue to increase the capacity and efficiency of NICS.

For fiscal year 2022, the FBI is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “National Use-of-Force Data Collection,” “Human Rights Violations,” “Hate Crimes Reporting,” “NICS Protocols and Procedures,” and “FBI Police.” The FBI shall submit updated reports consistent with the directives.

National Bioforensic Analysis Center (NBFAC).—Within the funding provided, the FBI is supported at $21,840,000 for their role at the NBFAC.

Domestic Violent Extremism.—The FBI is further directed to submit a report with fiscal year 2020 and 2021 performance measures for each category and subcategory of domestic violent extremism (DVE). The report shall describe the number of special agents and the number of trainings devoted to each; the number of investigations and enterprise investigations opened in each; the number of investigations closed without arrest and the number closed without Federal charges in each; the number of charged cases dismissed without a conviction entered in each; and the number of undercover investigations and confidential informants targeting each. The report is to be submitted within 180 days of the date of enactment of this Act. In addition, the FBI shall include details in its fiscal year 2022 and future year expenditure plans on domestic terrorism threats and resources planned to pursue them, as specified in the House report.

Domestic Terrorism Threat Assessments.—In lieu of language in the House Report on “Ranking Domestic Terrorism Threats,” the FBI is directed to provide the Committees on Appropriations with terrorism threat category descriptions and assessments as part of the normal budget review process, as well as when requested or as new threat scenarios develop, to ensure the Committees have the necessary insight into the alignment of threats and resource allocation.
The agreement supports the FBI’s ongoing practice of conducting annual training to ensure compliance with civil rights and civil liberties laws and regulations.

Combatting Modern Slavery and Human Trafficking.—The agreement supports the FBI’s efforts to combat modern slavery and human trafficking and recognizes that additional resources are necessary to enhance FBI field offices’ ability to investigate and prosecute these heinous crimes. The FBI is directed, in consultation with each field office’s Human Trafficking Program Coordinator, to allocate resources to those field offices in areas of greatest need, including rural areas and States with the highest rates of modern slavery and human trafficking. The FBI is further directed to report, within 90 days of the date of enactment of this Act, on the status of these consultations and the allocation of resources.

Agent Retention.—The FBI is directed to work with the Office of Personnel Management and committees of authorizing jurisdiction to find solutions, to include pay scale change and cost of living adjustments, to retain agents in the face of cost of living increases.

Whistleblower Protection.—The FBI is directed to submit, within 90 days of the date of enactment of this Act, a report describing how it will implement the unresolved recommendation in GAO’s January 2015 report entitled Whistleblower Protection: Additional Actions Needed to Improve DOJ’s Handling of FBI Retaliation Complaints (GAO–15–112).

Directed Energy Attacks.—The FBI is directed to brief the Committees on Appropriations no later than 90 days after the date of enactment of this Act on the Bureau’s efforts to investigate alleged overseas and domestic attacks and to coordinate with interagency initiatives to protect U.S. Government employees from future attacks.

Counter-Unmanned Aerial System (C-UAS) and Law Enforcement.—The joint explanatory statement accompanying the Public Law 116-260 directed the FBI to submit a report on the feasibility of establishing a C-UAS training program for State, local, and Tribal law enforcement. The FBI is actively consulting with the Federal Aviation Administration (FAA), FAA-designated UAS test sites, and other key partners on this matter. The agreement supports such consultations, and the development of a concept of operations for State, local, and Tribal law enforcement organizations to identify malicious unmanned aircraft, consistent with existing
Federal statutes. The concept of operations should include a five-year roadmap that provides an assessment and evaluation of the required training, equipment, technology, coordination, and processes necessary to achieve this objective.

**Terrorist Explosive Device Analytical Center (TEDAC), Hazardous Device School (HDS), and New Facilities.**—The agreement strongly supports the FBI’s efforts to create a campus for collocating FBI explosives and counter-IED programs and activities; advanced and specialized training capacities and capabilities to address requirements that cannot be satisfied at other FBI facilities; and options for FBI executive management to proactively meet future operational and facilities requirements. The agreement provides no less than the fiscal year 2021 level for the operations of TEDAC and HDS. Furthermore, the agreement provides fully for the operations of new, collocated facilities expected to open in 2022, including the Operations Building, the Technology Building, and the TEDAC Explosive Technical Lab.

**Cyber Information Sharing**—The agreement supports the FBI’s efforts, in partnership with the National Defense Cyber Alliance, to help shape and lead information sharing pilot programs, including for the electricity sector and the academic research institution sector. Such pilot programs will improve the security of our Nation’s sensitive networks by establishing and enhancing two-way information sharing between cleared sector partners and the U.S. Government.

**Counter- Improvised Explosive Device (IED) Research.**—The agreement supports the development of state-of-the-art capabilities for researchers to study a range of test articles under various loading conditions, and potentially bridge critical science and technology gaps in support of domestic and international explosive investigations, as the threat from ground-based and airborne explosive devices will continue to be a complex security issue for the foreseeable future.

**Advanced Threat Analysis and Data Analytics.**—The agreement supports the FBI’s efforts to develop enterprise technical tools, modernize its network infrastructure, and improve its data analytics capabilities. Within the funds provided, the FBI is encouraged to collaborate
with universities on advanced threat analysis and advanced data analytic solutions that are tailored to the needs of FBI investigators.

CONSTRUCTION

The agreement includes $632,000,000 for FBI construction, which provides funding above the requested level for the FBI to address its highest priorities outside of the immediate national capital area, in addition to resources dedicated to secure work environment projects. The agreement does not include any funding for headquarters construction. The agreement continues support for the FBI’s long-term vision for collocating complementary mission operations while balancing the eventual transition into a new headquarters building with changing footprints at Quantico, Clarksburg, Huntsville, and Pocatello facilities. The delay in the new FBI headquarters project only increases the need to secure viable space for supporting a variety of mission, workforce, and land requirements. The agreement provides funding at no less than the fiscal year 2021 enacted level to further support the FBI’s 21st Century Facility plans, including plans for technological requirements, and the FBI is encouraged to transition from interim facilities to full operating capabilities. As part of this 21st Century Facility planning, the FBI should continue to research the feasibility of using public-private partnership opportunities, provided that the annual lease and operating costs are reasonable and that facilities can be securely constructed and maintained at a level that meets the FBI’s requirements.

DRUG ENFORCEMENT ADMINISTRATION

SALARIES AND EXPENSES

The agreement includes a direct appropriation of $2,421,522,000 for the salaries and expenses of the DEA. In addition, DEA expects to derive $511,659,000 from fees deposited in the Diversion Control Fee Account to carry out the Diversion Control Program, resulting in $2,933,181,000 in total spending authority for DEA. The agreement includes $10,000,000 to assist State, local, and Tribal law enforcement agencies in efforts to remove and dispose of hazardous materials at methamphetamine and fentanyl labs and processing operations. The agreement supports DEA expansion of its partnerships through Operation Engage. Within
funding provided, the agreement supports DEA efforts to reverse the decline in staffing levels and continue the phased replacement and enhancement of DEA’s aircraft fleet. DEA is encouraged to assign special agents to the areas most affected by methamphetamines and opioid trafficking.

For fiscal year 2022, the agreement reiterates directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “Hemp Testing Technology” and “Remote Prescribing of Substances.” DEA shall submit updated reports consistent with the directives.

_Fentanyl and Fentanyl Precursors Trafficked from China._—Given the worsening opioid epidemic, DEA is encouraged to continue its efforts to stem the flow of illicit fentanyl and fentanyl precursors from China. DEA is directed to brief the Committees on Appropriations no later than 90 days after the date of enactment of this Act on these efforts.

**BUREAU OF ALCOHOL, TOBACCO, FIREARMS AND EXPLOSIVES**

**SALARIES AND EXPENSES**

The agreement includes $1,531,071,000 for the salaries and expenses of the Bureau of Alcohol, Tobacco, Firearms and Explosives. For fiscal year 2022, the ATF is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “Crime Gun Intelligence Centers (CGICs),” “United States-Mexico Firearm Trafficking,” and “Notification of Local Authorities.” The ATF shall submit updated reports consistent with the directives.

_National Integrated Ballistic Information Network (NIBIN)._—The agreement supports efforts to expand the use of NIBIN and to ensure all law enforcement agencies have access to NIBIN’s correlation services. ATF is encouraged to continue to build on these investments and consider additional service models to offer departments of varying sizes access to NIBIN. The agreement further supports efforts to develop a comprehensive ballistics strategy, which would offer end-to-end capabilities for both cartridge casings and bullets in the NIBIN program. In light of recent interest from institutions of higher education to use NIBIN as part of their criminal
justice training programs, ATF is encouraged to promote NIBIN as a critical forensic science tool and to identify opportunities to build partnerships with criminal justice training programs.

*Tobacco Enforcement.*—ATF is directed to submit a report, within 60 days of the enactment of this Act, assessing investments in tobacco initiatives in each fiscal year since 2017 and identifying the amounts proposed to be invested in such programs in fiscal year 2022. ATF is urged to increase tobacco-related investigations and cases and to increase its focus on tobacco-related training and staff retention at every level.

*ATF Laboratories.*—ATF is directed to submit a report, within 30 days of the enactment of this Act, assessing ATF’s existing laboratory infrastructure, to include staffing and operating costs, and the merit of aligning ATF laboratory facilities in areas that can accommodate strong forensics and ballistics partnerships with institutions of higher education.

House report language under “Firearms Trafficking Report” and “Privately Made Firearms” is not adopted.

**FEDERAL PRISON SYSTEM**

**SALARIES AND EXPENSES**

**(INCLUDING TRANSFER OF FUNDS)**

The agreement includes $7,865,000,000 for the salaries and expenses of the Federal Prison System. The agreement fully funds the requested $409,483,000 for programs and activities authorized by the First Step Act of 2018 (FSA), including medication-assisted treatment, FSA programming staff, and Special Education instructors at each Bureau of Prisons (BOP) facility. The agreement provides $194,607,000 above the request to sustain and increase BOP hiring efforts.

For fiscal year 2022, BOP is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116-260 on the following topics: “First Step Act (FSA) Implementation,” “Additional Requirements of the FSA,” “Residential Reentry Centers,” “Hiring, Staffing, and Inmate-to-Officer Ratios,” “Vacancies,” “Medication Assisted
Treatment (MAT),” “Home Confinement,” and “Inmate Mental Health and Restrictive Housing”. BOP shall submit updated reports consistent with the directives. DOJ and BOP are reminded of the requirement to submit all reports to the Committees on time, including those required quarterly.

**Augmentation.**—BOP is expected to hire additional full-time correctional officers in order to reduce the overreliance on augmentation and improve staffing beyond mission-critical levels in custodial and all other departments, including medical, counseling, and educational positions. BOP shall provide quarterly reports to the Committees on the use of augmentation broken out by region, institution, and security level for each time such practice is employed. The reports shall also include the number of hours, and associated additional cost, of overtime recorded at each institution.

In addition, BOP shall include with its fiscal year 2023 budget submission, and each year thereafter, a detailed report for each Federal correctional facility at which two or more Federal inmates have died in one calendar year, describing each incident and the role augmentation may have played in exacerbating the inherent dangers present at those locations.

**Correctional Officer Pay.**—BOP, in consultation with the DOJ Justice Management Division, is directed to review current pay scales for its correctional officers in comparison to comparable employees in DOJ law enforcement components and State and local agencies, to include assessing the potential opportunity to raise the pay band and any associated resource requirements. The results of the review shall be shared with the Committees not later than 180 days after the date of enactment of this Act.

**Overtime Pay Rate.**—BOP shall report to the Committees not later than 90 days after the date of enactment of this Act on its application of the Fair Labor Standards Act (FLSA) in determining the rate of overtime pay for BOP employees. The report should break out how many employees, on an annual basis, are paid at a non-FLSA rate; the rationale for making such distinctions; and the potential, along with any cost implications, of compensating all employee overtime at a full FLSA overtime rate.
**Faith-based Recidivism Reduction Programming.**—The First Step Act directs the Attorney General to “develop policies for the warden of each prison of the Bureau of Prisons to enter into partnerships,” including partnerships with “nonprofit and other private organizations, including faith-based, art, and community-based organizations that will deliver recidivism reduction programming on a paid or volunteer basis.” Further, “the Attorney General shall direct the Bureau of Prisons regarding the ability for faith-based organizations to function as a provider of educational evidence-based programs outside of the religious classes and services provided through the Chaplaincy.” BOP is directed to immediately take steps to ensure compliance with FSA requirements, and to ensure that all those incarcerated in BOP facilities have access to robust programming opportunities, including third-party faith-based programs. BOP is further directed to submit a report, within 30 days of the enactment of this Act, on such efforts.

**Open GAO Recommendations.**—BOP is directed to submit to the Committees, within 180 days of the date of enactment of this Act, a report identifying all BOP-related recommendations issued by GAO over the last decade that remain open. This report shall further describe the steps BOP is taking to implement all recommended actions and close-out each open recommendation.

**Medical Services.**—BOP is directed to submit a report to the Committees not later than 120 days after the date of enactment of this Act on its cost estimate and a strategic savings plan if BOP were to set a standard reimbursement rate for medical care of inmates at the Medicare benchmark rate.

**Contraband Cell Phones in BOP Facilities.**—BOP is directed to report to the Committees, not later than 90 days after the date of enactment of this Act, on the deployment of micro-jamming and managed access technology systems at BOP facilities. The report should describe the number of contraband devices confiscated through each type of technology at each facility; the comparative efficacy and cost effectiveness of such technologies in detecting and capturing devices and mitigating illicit communications; and, for those technologies found to be effective, the resources that would be required to expand or further deploy such technologies.
Camera and Radio Systems in BOP Facilities.—BOP is directed to submit to the Committees, not later than 90 days after the date of enactment of this Act, a three-year plan to upgrade its security camera, land mobile radio (LMR) communications, and public address (PA) systems at all BOP correctional facilities. The plan shall address current system deficiencies, including lack of functioning systems, blind spots, or radios lacking a “man down” function; the need for and cost of planned system maintenance and upgrades, to include analog to digital system conversion; upgrades to ensure storage, logging, preservation, and accessibility of records for investigators or courts; and any other enterprise-wide considerations for such technology and systems. The plan must incorporate a cost projection and prioritization of facilities for security camera, LMR, and PA system upgrades. Following submission of the initial plan, annual updates shall be provided, beginning one year from the date of enactment of this Act, with a final report in three years detailing the status of BOP progress in upgrading these systems.

BUILDINGS AND FACILITIES

The agreement includes $235,000,000 for the construction, acquisition, modernization, maintenance, and repair of prison and detention facilities housing Federal inmates. BOP shall proceed with ongoing planned and associated new construction efforts to meet projected capacity requirements, as identified in its monthly status of construction reports to the Committees. BOP is directed to continue to provide such reports monthly, along with notifications and explanations of any deviation from construction and activation schedules, and any planned adjustments or corrective actions.

Modernization and Repair (M&R) of Existing Facilities.—In lieu of direction in the House report, BOP is expected to apply the funding to reduce its longstanding M&R backlog and is directed to prioritize funding for repairs that protect life and safety. BOP shall continue to provide monthly status of construction reports and notify the Committees of any changes reflected in those reports.
The agreement includes a limitation on administrative expenses of $2,700,000 for Federal Prison Industries, Incorporated.
STATE AND LOCAL LAW ENFORCEMENT ACTIVITIES

In total, the agreement includes $3,881,744,000 for State and local law enforcement and crime prevention programs. This amount includes $3,184,744,000 in discretionary budget authority and $575,000,000 derived by transfer from the Crime Victims Fund. This amount also includes $122,000,000 scored as mandatory for Public Safety Officer Benefits.

For fiscal year 2022, the Department is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116–260 on the following topics: “Management and Administration Expenses,” “Grant Funding Set-Asides,” “DOJ Grant Oversight,” “Grant Funds for Rural Areas,” “Science Advisory Board,” “Post-Conviction Relief for Trafficking Victims,” and “Consent Decrees and Grant Assistance.” The Department shall submit updated reports consistent with the directives. The Department is further directed to submit an annual report on grant programs that have not received a sufficient number of qualified applicants.

Submission of Officer Training Information.—The Department is directed to submit an updated report containing the information required in Senate Report 114–66, adopted by Public Law 114–13, to cover data for fiscal years 2020 and 2021 within 180 days of the date of enactment of this Act.

Tribal Grants and Victim Assistance.—The agreement provides a total of $107,000,000 in discretionary grant funding for Tribes as follows: $50,000,000 within OJP for Tribal assistance; $14,000,000 for a Tribal youth program within the Office of Juvenile Justice and Delinquency Prevention (OJJDP); $31,500,000 for Tribal resources and $3,000,000 for a Tribal Access Program within the COPS Office; and $5,500,000 for a special domestic violence criminal jurisdiction program and $3,000,000 for a Special Assistant U.S. Attorney on Tribal land program within the OVW. In addition, a total of $130,000,000 is provided to Tribal governments and Tribal coalitions as part of Crime Victims Fund set-asides as authorized by this Act. For fiscal year 2022, the Department is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116–260 for “Tribal Grants and Victim Assistance.”
Promoting Data-Sharing and Sex Offender Monitoring.—The Department’s grant-making offices are urged to support initiatives and technical systems that promote statewide and national data-sharing among court systems, correctional facilities, and law enforcement agencies. Such support may be provided through the Department’s discretionary grant funds and through efforts to promote the use of Byrne-JAG funds for these purposes.

VOCA Fix to Sustain the Crime Victims Fund Act of 2021.—OVC is directed to provide guidance and technical assistance to State Administering Agencies regarding changes to program requirements made under the VOCA Fix to Sustain the Crime Victims Fund Act of 2021 (Public Law 117–27). In particular, OVC is directed to fully explain the changes to matching requirements under section 3 of the Act, including national emergency waivers.

Sexual Abuse Services in Detention Hotline.—In lieu of House report language, DOJ is directed to explore opportunities for releasing existing grant funding, including through OVC’s discretionary grant program, for efforts that would create a hotline to provide sexual abuse and rape crisis counseling services to incarcerated individuals across the country.

National Deaf Services Line.—The Department is directed to examine OVC’s discretionary grant program to determine if this funding is available for a new National Deaf Services Line program and make funds available for this purpose if possible.

STOP School Violence Act.—In addition to House report language on “Stop School Violence Act,” the agreement notes that funds are included for continued support for the National Center for School Safety to provide evidence-based best practices, guidance, training, and technical assistance to all States, Tribes, and schools. The Department is directed to work with other Federal agencies to notify States, localities, Tribes, and school districts of funding availability upon release; to increase training and technical assistance for school district applicants; and to provide microgrants for school districts, including rural, Tribal, and low-resourced schools. The Department is also directed to clearly describe memorandum of understanding requirements in the grant solicitation for these programs with discretion given to schools or school districts as to the involvement of law enforcement agencies and rules relating to anonymous reporting systems to ensure manageability and inclusiveness of existing state programs. The Department is further directed to consider the size of school districts and States
when requiring letters of support as part of the grant process. The Department is encouraged to cap the letters of support for the number of school districts at 50 for large statewide programs and to 25 percent of the number of school districts served.
OFFICE ON VIOLENCE AGAINST WOMEN

VIOLENCE AGAINST WOMEN PREVENTION AND PROSECUTION PROGRAMS
(INCLUDING TRANSFER OF FUNDS)

The agreement includes $575,000,000 for the Office on Violence Against Women. These funds are distributed as follows:

VIOLENCE AGAINST WOMEN PREVENTION AND PROSECUTION PROGRAMS
(IN THOUSANDS OF DOLLARS)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>STOP Grants</td>
<td>$217,000</td>
</tr>
<tr>
<td>Transitional Housing Assistance</td>
<td>43,000</td>
</tr>
<tr>
<td>Research and Evaluation on Violence Against Women</td>
<td>2,500</td>
</tr>
<tr>
<td>Consolidated Youth-Oriented Program</td>
<td>15,000</td>
</tr>
<tr>
<td>Engaging Men and Youth in Prevention</td>
<td>(3,000)</td>
</tr>
<tr>
<td>Improving Criminal Justice Responses Program</td>
<td>55,000</td>
</tr>
<tr>
<td>Homicide Reduction Initiative</td>
<td>(4,000)</td>
</tr>
<tr>
<td>Lethality Assessment Initiative</td>
<td>(4,000)</td>
</tr>
<tr>
<td>Sexual Assault Services Program</td>
<td>54,000</td>
</tr>
<tr>
<td>Rural Domestic Violence and Child Abuse Enforcement</td>
<td>48,000</td>
</tr>
<tr>
<td>Violence on College Campuses</td>
<td>22,000</td>
</tr>
<tr>
<td>HBCU, HSI and Tribal Colleges</td>
<td>(11,000)</td>
</tr>
<tr>
<td>Legal Assistance for Victims</td>
<td>50,000</td>
</tr>
<tr>
<td>Abuse Later in Life Program</td>
<td>7,500</td>
</tr>
<tr>
<td>Justice for Families Program</td>
<td>20,000</td>
</tr>
<tr>
<td>Disabilities Program</td>
<td>7,500</td>
</tr>
<tr>
<td>National Resource Center on Workplace Responses</td>
<td>1,000</td>
</tr>
<tr>
<td>Research on Violence Against Indian Women</td>
<td>1,000</td>
</tr>
<tr>
<td>Indian Country- Sexual Assault Clearinghouse</td>
<td>500</td>
</tr>
<tr>
<td>Tribal Special Domestic Violence Criminal Jurisdiction</td>
<td>5,500</td>
</tr>
<tr>
<td>Rape Survivor Child Custody Act</td>
<td>1,500</td>
</tr>
<tr>
<td>Restorative Justice Responses and Evaluations</td>
<td>11,000</td>
</tr>
<tr>
<td>Culturally Specific Programs</td>
<td>10,000</td>
</tr>
<tr>
<td>Tribal Special Assistant U.S. Attorneys</td>
<td>3,000</td>
</tr>
<tr>
<td><strong>TOTAL, Violence Against Women Prevention and Prosecution Programs...</strong></td>
<td><strong>$575,000</strong></td>
</tr>
</tbody>
</table>
To minimize fraud, waste, and abuse in these programs, OVW is encouraged to implement any open recommendations of the Department’s OIG with respect to the recipients of grants under these programs.

For fiscal year 2022, OVW is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116–260 regarding the Improving Criminal Justice Responses program.

Statutory Set-Asides.—The underlying statutes for several grant programs, including STOP Grants and Sexual Assault Services Program grants, outline set-asides for Tribal governments and coalitions, culturally specific community-based organizations, and organizations providing services to underserved populations. These set-asides provide a total of $75,104,969 for fiscal year 2022, with $55,864,969 for Tribal governments and coalitions, $13,800,000 for culturally specific organizations, and $5,440,000 to meet the needs of underserved populations. OVW shall ensure that the full amounts provided for in the authorizing statutes are awarded expeditiously.

Grant Program to Support Restorative Justice Responses.—The agreement provides $11,000,000 to support competitive grants focused on addressing the harm of domestic and sexual violence, either outside or alongside criminal justice processes. The Department is directed to collaborate with the National Center on Restorative Justice and other stakeholders to review research on restorative justice and current practices in the field to inform its approach. Grants under this program shall be for eligible entities to develop and implement a program, or to assess best practices, for (1) restorative practices to prevent or address domestic violence, dating violence, sexual assault, or stalking; (2) training by eligible entities, or for eligible entities, courts, or prosecutors, on restorative practices and program implementation; and (3) evaluations of restorative practices. Restorative practices performed with funds awarded under this program are not intended to function as a replacement for criminal justice intervention for a specific harm.

Grants shall support restorative practices that (1) are community-based and unaffiliated with any civil or criminal legal process; (2) are initiated by a victim of the harm; (3) involve – on a voluntary basis and without any evidence of coercion or intimidation of one or more victims of
the harm by one or more individuals who committed the harm or anyone associated with any such individual – any individual who committed the harm, any victim of the harm, and the community affected by the harm through one or more representatives of the community; (4) include and has the goal of collectively seeking accountability from one or more individuals who committed the harm; developing a written process whereby one or more individuals who committed the harm will take responsibility for the actions that caused harm to one or more victims of the harm; and developing a written course of action plan that is responsive to the needs of one or more victims of the harm and upon which one or more victims, one or more individuals who committed the harm, and the community can agree; and (5) are conducted in a victim services framework that protects the safety and supports the autonomy of one or more victims of the harm and the community. The individuals described in matter (3) shall be considered a person receiving services under section 40002(b)(2) of the Violence Against Women Act of 1994 (34 U.S.C 12291).

The Department is directed to limit eligible entities to States; units of local government; Tribal governments; Tribal organizations; victim service providers; institutions of higher education; private or public nonprofit organizations, including Tribal nonprofit organizations and faith-based nonprofit organizations. Eligible entities shall demonstrate a history of comprehensive training and experience in working with victims of domestic violence, dating violence, sexual assault, or stalking. Eligible entities shall include entities that submit proposals that meaningfully address the needs of culturally specific or underserved populations.

The Department is directed to ensure that eligible entities have set practices and procedures for screening the suitability of any individual who committed a harm, based on (1) the history of civil and criminal complaints against the individual involving domestic violence, sexual assault, dating violence, or stalking; (2) parole or probation violations of the individual or whether active parole or probation supervision of the individual is being conducted for prior offenses involving domestic violence, sexual assault, dating violence, or stalking; (3) the risk to the safety of any victim of the harm based on an evidence-based risk assessment; (4) the risk to public safety, including an evidence-based risk assessment of the danger to the public; and (5) past participation of any individual who committed the harm in restorative practice programing. With respect to the risk assessment described in matter (3), if the eligible entity or a subgrantee
of an eligible entity determines that a victim or a dependent of a victim are at significant risk of subsequent serious injury, sexual assault, or death, the eligible entity or subgrantee shall refer the victim or dependent to other victim services, instead of restorative practices.

The Department is further directed to ensure that eligible entities deny eligibility to participate in the program for any individual who committed a harm against whom there is (1) a pending felony or misdemeanor prosecution for an offense against any victim of the harm or a dependent of any such victim; (2) a restraining order or a protection order (as defined in section 2266 of title 18, United States Code) that protects any victim of the harm or a dependent of any such victim, unless there is an exception in the restraining order or protective order allowing for participation in a restorative practices program; (3) a pending criminal charge involving or relating to sexual assault, including rape, human trafficking, or child abuse, including child sexual abuse; or (4) a conviction for child sexual abuse against the victim or a sibling of the victim if the victim or sibling of the victim is currently a minor.
OFFICE OF JUSTICE PROGRAMS

RESEARCH, EVALUATION AND STATISTICS

The agreement provides $70,000,000 for the Research, Evaluation and Statistics account. These funds are distributed as follows:

RESEARCH, EVALUATION AND STATISTICS
(IN THOUSANDS OF DOLLARS)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bureau of Justice Statistics</td>
<td>$40,000</td>
</tr>
<tr>
<td>National Institute of Justice</td>
<td>30,000</td>
</tr>
<tr>
<td>Feasibility Study to Monitor Abuse in Youth Serving Organizations</td>
<td>(1,500)</td>
</tr>
<tr>
<td><strong>TOTAL, Research, Evaluation and Statistics</strong></td>
<td><strong>$70,000</strong></td>
</tr>
</tbody>
</table>

For fiscal year 2022, the Department is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116–260 regarding “Spending Plans” and “Understanding the Effects of Human Trafficking.” The agreement revises House report language regarding the collection of solitary confinement data and directs the National Institute of Justice (NIJ), instead of the Bureau of Justice Statistics (BJS), to collect this data and report back to the Committees not later than 180 days after the date of enactment of this Act.

House report language regarding the “Law Enforcement Study Addressing Delayed Responses to Questions” is not adopted.

*Data on Police Suicide.*—Within 120 days of the date of enactment of this Act, BJS is directed to provide a status update of the progress of this data collection, information obtained from other Federal agencies, and an updated timeline for final publication.

*Researching School Violence.*—Within the funds provided, up to $1,000,000 may be used by NIJ to continue to develop a model and best practices for comprehensive school safety,
including identifying the root causes of violence in schools. NIJ is directed to continue to publish an annual report on its website on the effectiveness of STOP School Violence Initiative grants.

**Correctional Education Evaluation.**—As directed in the joint explanatory statement accompanying Public Law 116–260, NIJ is directed to establish a public-private partnership with research and correctional institutions to collect and evaluate data and continue to advance the research on the impact of correctional education on recidivism. The NIJ is directed to report on the status of this project within 60 days of the date of enactment of this Act.

**Feasibility Study to Track Abuse in Youth Serving Organizations.**—The agreement provides $1,500,000 for NIJ to administer a competitive grant to an accredited research university for a feasibility study on the establishment of a Federal system to count and track substantiated cases of sexual abuse and other forms of maltreatment in youth serving organizations, to include organized sports, schools, and camps. This study will assist DOJ in determining the viability of creating a system to identify the gaps that currently exist in law enforcement and child welfare coordination strategies to better address the challenge of identifying child abuse in organizations that serve youth.

**National Survey of Children Exposed to Violence.**—The Department is directed to continue the National Survey of Children Exposed to Violence and DOJ is encouraged to utilize the best existing methodology to conduct the survey in the near term, given the need to examine the extent of violence against children that occurred during the COVID–19 public health emergency. As appropriate, NIJ is encouraged to collaborate with Departmental components, including OJJDP and BJS, as well as with other Federal agencies, to complete this survey.

**Campus Climate Survey.**—Within the funds provided, up to $5,000,000 shall be made available for the continued development and testing of the Department’s pilot campus climate survey on sexual harassment and sexual assault. The proposed research is expected to yield findings from a multi-campus climate survey and a set of methodological tools that are cost-effective, standardized, methodologically rigorous, and capable of being scaled nationwide.

**First Step Act Research and Studies.**—Within the amount provided for NIJ, no less than $4,000,000 is available to evaluate, research, and study First Step Act programs and activities.
Community-Based Public Safety Strategies.—In lieu of language in the House Report, the agreement directs the Department to conduct a study on the efficacy of non-carceral, non-punitive approaches to addressing and reducing community violence.

Domestic Radicalization Research.—In lieu of language in the House Report, the agreement recognizes that NIJ plays a critical role in examining the drivers of domestic radicalization and defining the role of State and local law enforcement in breaking the radicalization and recruitment cycle that sustains violence. Within funds provided, no less than $6,000,000 is available for NIJ to continue its research on domestic radicalization.

National Model for Reducing Incarceration Rates for Minor Parole Violations.—NIJ is directed to re-release the solicitation for opportunity number O-NIJ-2021-99001 within 30 days of the date of enactment of this Act.

Clearinghouse for Online Extremism.—The NIJ shall conduct a study into the feasibility, costs, and civil liberties implications of, as well as the public support and need for, a government-funded, privately operated clearinghouse for online extremist content. The agreement directs that up to $500,000 be provided for this effort.
STATE AND LOCAL LAW ENFORCEMENT ASSISTANCE
(INCLUDING TRANSFER OF FUNDS)

The agreement includes $2,213,000,000 for State and Local Law Enforcement Assistance programs. These funds are distributed as follows:

STATE AND LOCAL LAW ENFORCEMENT ASSISTANCE (IN THOUSANDS OF DOLLARS)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Byrne Memorial Justice Assistance Grants</td>
<td>$674,500</td>
</tr>
<tr>
<td>Officer Robert Wilson III VALOR Initiative</td>
<td>(13,000)</td>
</tr>
<tr>
<td>NamUs</td>
<td>(2,400)</td>
</tr>
<tr>
<td>Officer Training for Responding to People with Mental Illness or Disabilities</td>
<td>(10,000)</td>
</tr>
<tr>
<td>John R. Justice Grant Program</td>
<td>(4,000)</td>
</tr>
<tr>
<td>Prison Rape Prevention and Prosecution</td>
<td>(15,500)</td>
</tr>
<tr>
<td>Kevin and Avonte’s Law</td>
<td>(3,000)</td>
</tr>
<tr>
<td>Project Safe Neighborhoods</td>
<td>(20,000)</td>
</tr>
<tr>
<td>Capital Litigation and Wrongful Conviction Review</td>
<td>(12,000)</td>
</tr>
<tr>
<td>National Center on Restorative Justice</td>
<td>(3,000)</td>
</tr>
<tr>
<td>Ashanti Alert Network</td>
<td>(1,000)</td>
</tr>
<tr>
<td>Family-Based Alternative Sentencing Pilot Programs</td>
<td>(3,500)</td>
</tr>
<tr>
<td>Child Advocacy Training</td>
<td>(2,000)</td>
</tr>
<tr>
<td>Rural Violent Crime Initiative</td>
<td>(8,000)</td>
</tr>
<tr>
<td>Missing Persons and Unidentified Remains Act</td>
<td>(5,000)</td>
</tr>
<tr>
<td>Drug Data Research Center to Combat Opioid Abuse</td>
<td>(4,000)</td>
</tr>
<tr>
<td>Forensics Ballistics Programs in Higher Education</td>
<td>(1,500)</td>
</tr>
<tr>
<td>Byrne Discretionary Community Project Funding/Byrne Discretionary Grants</td>
<td>(184,707)</td>
</tr>
<tr>
<td>State Criminal Alien Assistance Program</td>
<td>234,000</td>
</tr>
<tr>
<td>Victims of Trafficking Grants</td>
<td>88,000</td>
</tr>
<tr>
<td>Economic, High-tech, White Collar and Cybercrime Prevention</td>
<td>12,000</td>
</tr>
<tr>
<td>Intellectual Property Enforcement Program</td>
<td>(2,500)</td>
</tr>
<tr>
<td>Internet of Things Training Modules</td>
<td>(2,000)</td>
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<tr>
<td>Adam Walsh Act Implementation</td>
<td>20,000</td>
</tr>
<tr>
<td>National Sex Offender Public Website</td>
<td>1,000</td>
</tr>
<tr>
<td>Patrick Leahy Bulletproof Vest Partnership Grant Program</td>
<td>30,000</td>
</tr>
<tr>
<td>Transfer to NIST/OLES</td>
<td>(1,500)</td>
</tr>
<tr>
<td>National Instant Criminal Background Check System (NICS) Initiative</td>
<td>95,000</td>
</tr>
<tr>
<td>NICS Acts Record Improvement Program</td>
<td>(25,000)</td>
</tr>
<tr>
<td>Paul Coverdell Forensic Science</td>
<td>33,000</td>
</tr>
<tr>
<td>DNA Initiative</td>
<td>151,000</td>
</tr>
<tr>
<td>Debbie Smith DNA Backlog Grants</td>
<td>(120,000)</td>
</tr>
<tr>
<td>State and Local Forensic Activities</td>
<td>(15,000)</td>
</tr>
<tr>
<td>Kirk Bloodsworth Post-Conviction DNA Testing Grants</td>
<td>(12,000)</td>
</tr>
<tr>
<td>Sexual Assault Forensic Exam Program Grants</td>
<td>(4,000)</td>
</tr>
<tr>
<td>Sexual Assault Kit Initiative (SAKI)</td>
<td>50,000</td>
</tr>
<tr>
<td>CASA – Special Advocates</td>
<td>14,000</td>
</tr>
</tbody>
</table>
For fiscal year 2022, the Department is directed to continue following the directives in the joint explanatory statement accompanying Public Law 116–260 on the following topics:


The Department shall submit updated reports consistent with the directives.

Uses of Byrne-JAG Funds.—Novel equipment and technologies can improve public safety and public trust in criminal justice institutions. OJP is urged to promote awareness, through statements on the OJP website, in “FAQs” and seminars, and in solicitation documents,
that Byrne-JAG funds may be used for managed access systems and other cell phone mitigation technologies; fentanyl and methamphetamine detection equipment, including handheld instruments; opioid overdose reversal agents; virtual reality de-escalation training; humane remote restraint devices that enable law enforcement to restrain an uncooperative subject without requiring the infliction of pain; and gunfire detection technology. The agreement reiterates language in the House report on other allowable uses of Byrne-JAG funds.

The Department is expected to ensure State, local, and Tribal governments use Byrne-JAG awards to target funding to programs and activities that conform with evidence-based strategic plans developed through broad stakeholder involvement, as required by law. The Department is directed to continue to make technical assistance available to State, local, and Tribal governments for the development and update of such plans, for the planning and implementation of promising practices funded with Byrne-JAG, and for meeting the obligations established by the Sixth Amendment to the Constitution of the United States. The Department should continue funding this technical assistance at the level authorized in Public Law 114-324.

**Officer Training on Responding to People with Mental Illness or Disabilities.**—The agreement provides $10,000,000 for a competitive grant program to provide awards to State and local law enforcement and correctional facilities to educate, train, and prepare officers so that they are equipped to appropriately interact with mentally ill or disabled individuals in the course of completing their job responsibilities. This training should be developed in conjunction with healthcare professionals to provide crisis intervention training, which shall focus on understanding mental and behavioral health, developing empathy, navigating community resources, de-escalation skills, and practical application training for all first responders. OJP is directed to track the results of this grant program to better establish best practices for law enforcement agencies. Law enforcement agencies are encouraged to improve officer response through innovative technologies, including the use of telemedicine-capable devices, to connect individuals directly with mental or behavioral health experts.

**Prison Rape Elimination Act Audit Quality Initiative.**—Facility audits are a key component in helping agencies move their sexual abuse prevention and response policies from written documents to everyday practices. The Bureau of Justice Assistance (BJA) has outlined a
meaningful Quality Improvement Initiative and the agreement supports the Department providing the necessary resources to carry out this work.

*Capital Litigation Improvement and Wrongful Conviction Review.*—The agreement directs that at least 50 percent of the $12,000,000 provided for Capital Litigation Improvement and Wrongful Conviction Review grant programs shall be used to support Wrongful Conviction Review grantees providing high quality and efficient post-conviction representation for defendants in post-conviction claims of innocence. Wrongful Conviction Review grantees shall be nonprofit organizations, institutions of higher education, and/or State or local public defender offices that have inhouse post-conviction representation programs that show demonstrable experience and competence in litigating post-conviction claims of innocence. To avoid any possible conflicts of interest, the Department shall not require grantees to participate in partnerships between a State or local prosecutor’s office and an organization or entity dedicated to ensuring just convictions and/or acquittals. Grant funds shall support grantee provision of post-conviction legal representation of innocence claims; case review, evaluation, and management; experts; potentially exonerative forensic testing; and investigation services related to supporting these post-conviction innocence claims.

*National Center on Restorative Justice.*—Of the $3,000,000 provided for this program, no less than $2,500,000 shall be used to continue a partnership with an accredited institution of higher education and/or law school for the purposes of supporting a National Center on Restorative Justice to educate and train the next generation of justice leaders. The Center shall also continue to support research focusing on how best to provide direct services to address social inequities, such as simultaneous access to substance abuse treatment and higher education. Further, the Center will expand educational opportunities for those under sentence and in a court-supervised substance abuse program, and, through research and evaluation, the Center will disseminate reports on the impact of attitudes, recidivism, and costs of the educational initiatives. Up to $500,000 may be used to support microgrants to innovative restorative justice projects in communities across the country.

*Jennifer’s Law and the Missing Persons and Unidentified Remains Act of 2019.*—The agreement provides $5,000,000 for this newly authorized grant program. These grants will assist State and local governments, laboratories, and nonprofit organizations in the transportation,
processing, identification, and reporting of missing persons and unidentified remains, including migrants. The Department is directed to describe how it plans to administer this program as part of its fiscal year 2022 spend plan.

**DNA Initiative.**—The agreement provides a total of $151,000,000 for DNA-related and forensics programs. Within the funds provided, $4,000,000 is for Sexual Assault Forensic Exam Program grants, for the purposes authorized under 34 U.S.C. 40723. OJP is expected to make funding for DNA analysis and capacity enhancement a priority in order to meet the purposes of the Debbie Smith DNA Backlog Grant Program. The Department is directed to submit, as part of its spending plan for State and Local Law Enforcement Activities, a detailed description of funds appropriated for DNA-related and forensic programs, including the alignment of appropriated funds with the authorized purposes of the Debbie Smith DNA Backlog Grant Program. Allocations should comply with all relevant requirements, including the Justice for All Reauthorization Act of 2016 (Public Law 114–235), the Justice Served Act of 2018 (Public Law 115–257), and relevant appropriations directives. OJP is directed to provide a briefing, within 30 days of the date of enactment of this Act and in advance of the submission of the Department’s spending plan, on how it will apply relevant statutory requirements and appropriations directives to the amounts made available for DNA-related and forensics programs.

**Expansion of Central Data Repositories (CDRs) to Combat the Opioid Crisis.**—BJA has supported the establishment and operation of statewide data repositories that promote the collection, analysis, and dissemination of information critical to our Nation’s efforts to combat the intractable and tragic surge in opioid overdose deaths. Recognizing the opioid crisis does not follow state lines, the agreement provides $4,000,000 for a competitive grant to an accredited institution of higher education, to support the expansion of an existing statewide CDR into a regional hub for drug data collection, analysis, and dissemination.

**Forensic Ballistics and Higher Education.**—Subject to approval from ATF, educational institutions can join NIBIN in collaboration with local law enforcement agencies. Through the use of ballistics identification equipment, these NIBIN initiatives can provide students with hands-on training in the processing of firearms evidence used to generate actionable crime gun intelligence. The agreement provides $1,500,000 for a competitive grant program for universities.
and technical colleges, to acquire ballistics identification equipment and support forensic ballistics programs.

Second Chance Act.—The directives and reporting requirements addressed in the joint explanatory statement accompanying Public Law 116–260 shall continue to be followed by the Department. In addition, the agreement provides $10,000,000 for the purposes of the Crisis Stabilization and Community Reentry Act of 2020 (Public Law 116–281), which also addresses the mental health and substance use disorder needs of individuals who are recently released from correctional facilities.

Community-Based Approaches to Advancing Justice.—The agreement provides $5,000,000 for a grant program that supports community-based organizations and civil rights groups with implementing and facilitating educational classes and community services that address hate crimes and provide support for victims in their communities. The Department is directed to submit a plan for implementing this program as part of the fiscal year 2022 spend plan.

Jabara-Heyer NO HATE Crime Act Grants.—The agreement provides $5,000,000 for this newly authorized grant program. These grants will assist State and local governments with providing data into the National Incident-Based Reporting System, which will improve the quality of hate crimes data collected by the FBI; establishing hate crime reporting hotlines; and developing and adopting policies on identifying, investigating, and reporting hate crimes. The Department is directed to describe how it plans to administer this program as part of its fiscal year 2022 spend plan.

Community Based Violence Intervention and Prevention Initiative (CVIPI).—The agreement provides $50,000,000 for a grant program that supports communities in developing comprehensive, evidence-based violence intervention and prevention programs, including efforts to address gang and gun violence, based on partnerships between community residents, law enforcement, local government agencies, and other community stakeholders. Awards should be prioritized for communities with the highest number of homicides and the highest number of homicides per capita. Funding may be used for youth-based programs. Efforts supported by the Byrne Criminal Justice Innovation program in fiscal year 2021 may also be used for CVIPI.
The Department is directed to submit a plan for implementing this program as part of the fiscal year 2022 spend plan. The Department is directed to prioritize that these grants be made to community-based violence intervention programs to the fullest extent possible and also track and publish information on this funding, including the number of awards made, a description of the use of funding for each project, and the number of grant applications received.

*Byrne Discretionary Community Project Grants/Byrne Discretionary Grants* ("projects").—The agreement provides $184,707,000 for projects to prevent crime, improve the criminal justice system, provide victim services, and for other related activities. The accompanying table details funding for project activities, which are incorporated by reference in this Act:

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
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<td>18th Judicial District Court of Kansas</td>
<td>Establishment of a Veterans Treatment Court in Sedgwick County</td>
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<td>A New Way of Life</td>
<td>A New Way of Life Safe Homes - Women’s Reentry and Economic Development Initiative</td>
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<td>Adams County Government</td>
<td>Expanding Services to Domestic Violence Victims in Adams County</td>
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<td>Advocate Christ Medical Center</td>
<td>Community Violence Prevention Initiative</td>
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<td>Ak-Chin Indian Community Police Department</td>
<td>Ak-Chin Indian Community Police Department Equipment Modernization</td>
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<td>Albuquerque Crossroads for Women, Maya’s Place</td>
<td>Supportive Services for Women, Maya’s Place</td>
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<td>Alliance for Gun Responsibility Foundation</td>
<td>Restorative Justice for Youth - South King County</td>
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<td>Public Safety Professionals Training Initiative</td>
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<td>Acquisition of Body-Worn Cameras</td>
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<td>Statewide Training for Public Safety Officials Who Respond to Incidents Involving Individuals with Disabilities</td>
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<td>Baltimore Police Department Community Collaboration Initiative</td>
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<td>Organization</td>
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<td>Institute for Restorative Justice and Practices</td>
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<td>City of Belton Public Safety Equipment</td>
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<td>City of Burien Enhanced Youth Services</td>
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<td>Carlsbad First Responder Radio Communications Equipment</td>
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<td>Cure Violence Charlotte Implementation</td>
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<td>Marshall University Law Enforcement Training Center in Forensic Sciences</td>
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<td>Support for Research, Testing, and Evaluation of Counter-Unmanned Aerial Systems in Law Enforcement Operations</td>
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JUVENILE JUSTICE PROGRAMS

The agreement includes $360,000,000 for Juvenile Justice programs. These funds are distributed as follows:

JUVENILE JUSTICE PROGRAMS
(IN THOUSANDS OF DOLLARS)

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<td>Youth Affected by Substance Abuse</td>
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<td>Children Exposed to Violence</td>
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<td>Protecting Vulnerable and At-Risk Youth</td>
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<td>Victims of Child Abuse Programs</td>
<td>33,000</td>
</tr>
<tr>
<td>Missing and Exploited Children Programs</td>
<td>99,000</td>
</tr>
<tr>
<td>Training for Judicial Personnel</td>
<td>4,000</td>
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<tr>
<td>Juvenile Indigent Defense</td>
<td>2,500</td>
</tr>
<tr>
<td>TOTAL, Juvenile Justice</td>
<td>$360,000</td>
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</table>

For fiscal year 2022, the Department is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116–260 regarding “Part B: State Formula Grants,” “Implementation of the Juvenile Justice Reform Act of 2018,” “Juvenile Diversion Programs,” “Youth Mentoring Grants,” “Victims of Child Abuse Act,” and “Children Exposed to Violence.”
Statutes of Limitations on Crimes Against Children. —Statutes of limitations have prevented survivors of child sexual abuse, child exploitation, and child sex trafficking from seeking justice when their trauma causes them to delay disclosure of their abuse until later in life. In lieu of House language regarding the prioritization of grants for Victims of Child Abuse programs, the agreement directs the Department to continue implementing the program as authorized under the Victims of Child Abuse Act (Public Law 101-647) and encourages the Department to explore ways of encouraging States to review and revise statutes of limitations and avenues for reviving time-barred civil claims for child sexual abuse, child exploitation, and child sex trafficking for adults who were children when they were victimized.

Girls in the Juvenile Justice System.—The agreement provides $4,500,000 for the Reducing Risk for Girls in the Juvenile Justice System grant program, which will enable organizations, including nonprofit entities, with a successful track record of administering prevention and early intervention programs for girls who are most likely to end up in the juvenile justice system, at a local or State level, to replicate these programs at a national level. Funding for this program will further support prevention and early intervention strategies and curricula throughout the country, and place vulnerable girls on a path toward success, stability, and long-term contribution to society.

Children Exposed to Violence.—The agreement provides $8,000,000 for grants to help children exposed to violence, through supportive services for the children and their families, training and awareness to communities, and technical assistance for child and family-serving organizations to help them better recognize and help families at risk for violence.

Protecting Vulnerable and At-risk Youth. —The agreement provides $5,000,000 to support the establishment of a pilot demonstration program, through which at least four community-based organizations, to include those in underserved rural communities, can apply for funding to develop, implement, and build replicable treatment models for residential-based innovative care, treatment, and services. The primary population served by such pilot programs shall include adolescents and youth transitioning out of foster care who have experienced a history of foster care involvement, child poverty, child abuse or neglect, human trafficking, juvenile justice involvement, substance abuse disorder, or gang involvement. Community-based programs providing crisis stabilization, emergency shelter, and addiction treatment for
adolescents and transitional age residential programs with reputable outcomes shall be accorded priority in funding under this program.

*Missing and Exploited Children Programs.* —The agreement includes $99,000,000 for Missing and Exploited Children programs. The Department is directed to distribute the increased amount proportionally among such programs, excluding research and technical assistance activities. Furthermore, OJP is directed to provide a detailed plan for the use of these funds as part of the Department’s spending plan for fiscal year 2022.

For fiscal year 2022, the Department is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116–260 regarding the AMBER Alert program, the continued development of IT solutions to address both duplicative tips and law enforcement deconfliction, and the provision of no less than $3,000,000 for a competitive grant program to increase the technological investigative capacity, and associated training of law enforcement, to support the development, refinement, and advancement of widely used investigative tools, methods and technologies that address child sexual abuse material (CSAM), exploitation, and sex trafficking.

*Advanced Skills Training for Internet Crimes Against Children (ICAC) Officers.*—Within the funds provided, no less than $1,000,000 is to maintain, strengthen, and enhance the ICAC Child Online Protection System (ICACCOPS) investigative tools that address CSAM, exploitation, and sex trafficking. This funding will enable a significant upgrade of hardware, software, and other critical infrastructure components, which will increase investigative capacity and effectiveness. Within 90 days of the date of enactment of this Act, OJJDP is directed to submit a report on specific, long-term objectives associated with this funding.

*ICACCOPS Training.*—The Department is directed to prioritize expanded training on and use of ICACCOPS across Federal, State, local, Tribal, and military law enforcement agencies. The Department is further directed to coordinate with the Department of Defense on the implementation of section 550D of Public Law 116–92.

*ICAC Structure.*—The Department is directed to immediately submit the report directed in the joint explanatory statement accompanying Public Law 116–260 regarding the ICAC program and structure. The deadline for this report was April 26, 2021. The Department is further directed to submit an updated report, not later than 9 months after the date of enactment of this Act.
National Center for Missing and Exploited Children (NCMEC) Transparency.—The agreement clarifies that the report requested in House language under the heading “National Center for Missing and Exploited Children (NCMEC) Transparency” shall include the following information: (1) the number of reports submitted to the CyberTipline by Electronic Service Providers containing suspected CSAM disaggregated by how many images and videos are deemed to be unique using hash-matching technology; (2) the number of reports submitted to the CyberTipline by Electronic Service Providers containing suspected CSAM with unique images and videos after deconfliction or deduplication of visually similar imagery; (3) the number of unique image and video files reviewed by the Child Victim Identification Program (CVIP); (4) the total number of unique image and video files reviewed by the CVIP disaggregated by whether there was a known or suspected relationship between the suspected offender and the victim, including disaggregation by the type of relationship; and (5) the number of CSAM series containing unidentified minor victims added to the NCMEC’s CVIP database of victims for the first time.

Alternatives to Youth Incarceration.—The Department is encouraged to share with the Committees its strategic plan to develop and implement the Alternatives to Youth Incarceration program in future years.

Arts in Juvenile Justice.—The Department is directed to establish, with advice and consultation from the National Endowment for the Arts and arts stakeholders, an Arts in Juvenile Justice demonstration program to provide competitive grants to partnerships among arts organizations and juvenile justice systems, programs, and nonprofit organizations, to pilot promising and effective art-based and art therapy models for youth engaged, or at risk of being engaged, with the juvenile justice system.

PUBLIC SAFETY OFFICER BENEFITS
(INCLUDING TRANSFER OF FUNDS)

The agreement includes $152,000,000 for the Public Safety Officer Benefits program for fiscal year 2022.
The agreement includes $511,744,000 for Community Oriented Policing Services (COPS) programs, as follows:

**COMMUNITY ORIENTED POLICING SERVICES**
**COMMUNITY ORIENTED POLICING SERVICES PROGRAMS**
**(INCLUDING TRANSFER OF FUNDS)**

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
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<tr>
<td>COPS Hiring Grants</td>
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<tr>
<td>Tribal Resources Grant Program</td>
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<td>Collaborative Reform Model</td>
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<td>POLICE Act</td>
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<td>Anti-Methamphetamine Task Forces</td>
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<tr>
<td>Anti-Heroin Task Forces</td>
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<tr>
<td>STOP School Violence Act</td>
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<td>Co-Responder Crisis Teams</td>
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<tr>
<td>De-escalation Training</td>
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<tr>
<td>Accreditation Support</td>
<td>(8,000)</td>
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<tr>
<td>CPD Microgrants</td>
<td>(5,000)</td>
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<tr>
<td>Diversity and Anti-Bias Training</td>
<td>(2,000)</td>
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<td>Community Oriented Policing Services, Technology and Equipment</td>
<td>111,744</td>
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<td>Community Projects/COPS Law Enforcement Technology and Equipment</td>
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<tr>
<td><strong>TOTAL, Community Oriented Policing Services</strong></td>
<td><strong>$511,744</strong></td>
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</table>

For fiscal year 2022, the COPS Office is directed to continue following the directives and reporting requirements in the joint explanatory statement accompanying Public Law 116–260 regarding “Anti-Methamphetamine Task Forces,” “Anti-Heroin Task Forces,” “Law Enforcement Mental Health and Wellness Grants,” and “School Resource Officers.”
COPS Hiring. —The directive regarding additional consideration for applicants that commit to recruiting officers from the communities in which they will serve, described in the joint explanatory statement accompanying Public Law 116–260, is to be continued for fiscal year 2022. Within 30 days of the enactment of this Act, the COPS Office is directed to submit a report on the application of this criterion in COPS Hiring Program awards.

Community Policing Development (CPD), Training and Technical Assistance.—The agreement provides $40,000,000 for CPD, which is directed to be provided in competitive grants, including directly to law enforcement agencies, in the following manner: $10,000,000 is to expand the use of crisis intervention teams in order to embed mental and behavioral health services with law enforcement, including funding for specialized training; $15,000,000 is for officer training in de-escalation, implicit bias, and duty to intervene techniques, of which no less than $2,000,000 is for grants to regional de-escalation training centers that are administered by accredited institutions of higher education and offer de-escalation training certified by a national certification program; $8,000,000 is for assisting agencies with gaining accreditation to ensure compliance with national and international standards covering all aspects of law enforcement policies, procedures, practices, and operations of which no less than $2,000,000 is to be provided for small and rural law enforcement agencies for this purpose; $5,000,000 is for the continuation of the CPD Microgrants program that provides funding for demonstration and pilot projects that offer creative ideas to advance crime fighting, community engagement, problem solving, or organizational changes to support community policing; and $2,000,000 is for grants to support tolerance, diversity, and anti-bias training programs offered by organizations with well-established experience training law enforcement personnel and criminal justice professionals. The COPS Office is directed to report within 30 days of the date of enactment of this Act on how the direction for CPD grants is being followed as well as timelines for grant deadlines and distribution.

Within the CPD Microgrants program, the COPS Office is urged to support law enforcement agencies’ and Tribes’ engagement with their communities, including nonprofit organizations, institutions of higher education, community groups, youth groups, and faith-based organizations. This engagement will facilitate organized dialogues that bring together community members and law enforcement officers and promote the development of shared goals that will enhance the collective safety of the community.
**Collaborative Reform Model.**—The agreement provides $5,000,000 for the restoration of the Collaborative Reform Model, which assists local law enforcement agencies in identifying problems and developing solutions to some of the most critical issues facing law enforcement today, such as use of force, fair and impartial policing, and improved accountability. Grant funding is to only be used to assist law enforcement agencies who choose to engage in the collaborative reform process with the Department.

**Community Oriented Policing Services, Technology and Equipment Community Projects/COPS Law Enforcement Technology and Equipment ("projects").**—In lieu of language included in House Report 117–97, the agreement provides $111,744,000 for grants to State, local, Tribal, territorial, and other entities to develop and acquire effective equipment, technologies, and interoperable communications that assist in responding to and preventing crime. The agreement notes that the projects included in this statement should help improve police effectiveness and the flow of information among law enforcement agencies, local government service providers, and the communities they serve. Equipment funded under this program should meet any applicable requirements of the National Institute of Standards and Technology’s Office of Law Enforcement Standards. The accompanying table details funding for congressionally designated activities, which are incorporated by reference in this Act:

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<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
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<tbody>
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<td>Aitkin County Sheriff's Office</td>
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<td>Radio Infrastructure Upgrade</td>
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<td>Baltimore Police Department Records Management System and Early Intervention System</td>
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<td>Borough of Leonia</td>
<td>Strengthening Public Safety Communications Project</td>
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<td>Camden County Police Department</td>
<td>Cameras to Monitor Illegal Dumping</td>
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<td>Charles County, Maryland</td>
<td>Charles County Body-Worn Camera Project</td>
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<td>City/Department</td>
<td>Project Description</td>
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<td>Cheshire County Sheriff's Office Radio Communications System</td>
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<td>Chicago Police Department</td>
<td>Chicago Integrated Intelligence Strategy Program Equipment</td>
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<td>Chittenden County Public Safety Authority Regional Dispatch Center - Equipment</td>
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<td>City of Alamo</td>
<td>City of Alamo Police Radio Equipment</td>
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<td>City of Albuquerque Police Department</td>
<td>Albuquerque Police Department Gunshot Detection System</td>
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<td>City of Albuquerque Police Department</td>
<td>Albuquerque Police Department Public Safety Echo Project</td>
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<td>Carlsbad Police Department Mobile Command Center Equipment Upgrades</td>
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<td>City of Center Line</td>
<td>City of Center Line Communication Equipment Upgrade</td>
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<td>City of Charleston</td>
<td>Charleston Eyes &amp; Ears Police Technology Radio Technology Initiative</td>
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<td>City of Clinton Police Department</td>
<td>Radio Upgrades and Repeater Placement</td>
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<td>City of Columbia</td>
<td>Body-Worn and In-Car Camera Modernization</td>
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<td>Duluth 911 Automated Response System</td>
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<td>Elk Grove Police Department Communications Center Equipment</td>
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<td>City of Eugene</td>
<td>Public Safety Vehicle Procurement</td>
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<td>City of Fremont Emergency Dispatch System</td>
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<td>Glendale 911 Communication Center Upgrades</td>
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<td>Public Safety Command Center Procurement</td>
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<td>Computer Aided Dispatch System Replacement for the City of Greensboro, NC</td>
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<td>Police Radio Replacement</td>
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<td>City of Huntington</td>
<td>National Integrated Ballistic Information Network (NIBIN) Database Entry Terminal Procurement</td>
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<td>Laurel Police Department Radio Technology Upgrade</td>
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<td>City of Lemoore Police Dispatch</td>
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<td>Police Department Technology and Equipment Upgrades</td>
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<td>Manassas Park Public Safety and Security Project</td>
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<td>New Police Station Technology</td>
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<td>Police Cruiser Equipment Update</td>
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<td>Police Radio Upgrades</td>
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<td>Saint Paul Police Department Portable Radio Replacement</td>
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<td>St. Clair Shores Police Department Body-Worn and In-Car Cameras</td>
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<td>Suffolk Emergency Communication Center Computer Aided Dispatching (CAD) and Police Records Management System (RMS) Replacement</td>
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<td>Acquisition of License Plate Recognition and Camera Technology</td>
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<td>Department</td>
<td>Parsons Police Department Acquisition of a Use of Force Simulator</td>
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<td>Pinellas County Government</td>
<td>Pinellas County Consolidated Computer Aided Dispatch (CAD) System</td>
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<td>Prince George's County Sheriff's Office Public Safety Technology Upgrade</td>
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<td>Mobile Camera System</td>
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<td>Riley County Police Department</td>
<td>Acquisition of a Hazardous Evidence Recovery Vehicle</td>
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<td>Rio Arriba County</td>
<td>Rio Arriba Law Enforcement Vehicles and Court Equipment Upgrades</td>
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<td>Rose Hill Police Department</td>
<td>Police Radio Technology Update</td>
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<td>San Luis Obispo County</td>
<td>County of San Luis Obispo Public Safety Communication System</td>
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<td>Sandoval Sheriff's Mobile Laptop Computers</td>
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<td>Shepherd University Campus Security Upgrades</td>
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<td>South Beaver Township Police Department Communication System Improvement Project</td>
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<td>SouthCom Combined Dispatch Center</td>
<td>Public Safety Technology Upgrades</td>
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<td>Programmatic Support and Expanded Training for Law Enforcement Academy Students</td>
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<td>Emergency Radio Network Upgrade</td>
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<td>Town of North Branford</td>
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<td>Town of Saugus</td>
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<td>Town of Simsbury</td>
<td>Police Department Technology Enhancements</td>
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<td>Town of Wilton</td>
<td>Public Safety Communications System Upgrade</td>
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<td>New Jersey, Law Enforcement Interoperable Communications Expansion and Upgrades</td>
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<td>Body-Worn Camera Program</td>
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<td>Dispatch-Emergency Operations Center</td>
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<td>Police Department</td>
<td>Technology Upgrades</td>
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<td>Westmoreland County Department of Public Safety</td>
<td>Department of Public Safety Backup 9-1-1</td>
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<td>Public Radio System Enhancement</td>
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<td>Wicomico County, Maryland</td>
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<tr>
<td>Wyandotte County Sheriff</td>
<td>Acquisition of a Use of Force Simulator</td>
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</table>
GENERAL PROVISIONS—DEPARTMENT OF JUSTICE

(INCLUDING TRANSFER OF FUNDS)

The agreement includes the following general provisions for the Department of Justice:

Section 201 makes available additional reception and representation funding for the Attorney General from the amounts provided in this title.

Section 202 prohibits the use of funds to pay for an abortion, except in the case of rape or incest, or to preserve the life of the mother.

Section 203 prohibits the use of funds to require any person to perform or facilitate the performance of an abortion.

Section 204 establishes that the Director of the Bureau of Prisons (BOP) is obliged to provide escort services to an inmate receiving an abortion outside of a Federal facility, except where this obligation conflicts with the preceding section.

Section 205 establishes requirements and procedures for transfer proposals.

Section 206 prohibits the use of funds for transporting prisoners classified as maximum or high security, other than to a facility certified by the BOP as appropriately secure.

Section 207 prohibits the use of funds for the purchase or rental by Federal prisons of audiovisual or electronic media or equipment, services and materials used primarily for recreational purposes, except for those items and services needed for inmate training, religious, or educational purposes.

Section 208 requires review by the Deputy Attorney General and the Department Investment Review Board prior to the obligation or expenditure of funds for major information technology projects.

Section 209 requires the Department to follow reprogramming procedures prior to any deviation from the program amounts specified in this title or the reuse of specified deobligated funds provided in previous years.
Section 210 prohibits the use of funds for A-76 competitions for work performed by employees of BOP or Federal Prison Industries, Inc.

Section 211 prohibits U.S. Attorneys from holding additional responsibilities that exempt U.S. Attorneys from statutory residency requirements.

Section 212 permits up to 2 percent of grant and reimbursement program funds made available to the OJP to be used for training and technical assistance and permits up to 2 percent of grant funds made available to that office to be used for criminal justice research, evaluation and statistics by the National Institute of Justice and the Bureau of Justice Statistics.

Section 213 provides cost-share waivers for certain DOJ grant programs.

Section 214 waives the requirement that the Attorney General reserve certain funds from amounts provided for offender incarceration.

Section 215 prohibits funds, other than funds for the national instant criminal background check system established under the Brady Handgun Violence Prevention Act, from being used to facilitate the transfer of an operable firearm to a known or suspected agent of a drug cartel where law enforcement personnel do not continuously monitor or control such firearm.

Section 216 places limitations on the obligation of funds from certain Department of Justice accounts and funding sources.

Section 217 allows certain funding to be made available for use in Performance Partnership Pilots.

Section 218 establishes reporting requirements for certain Department of Justice Funds.
The agreement includes $6,652,000 for the Office of Science and Technology Policy (OSTP).

*Climate Change Adaptation.*—The agreement adopts House language on Climate Change Adaptation and directs OSTP to undertake this work from within available funds.

*Emerging Contaminants.*—OSTP submitted the “Update to the Plan for Addressing Critical Research Gaps Related to Emerging Contaminants in Drinking Water” in January 2022, which includes an updated cross-agency Federal research strategy for addressing critical research gaps related to detecting and assessing exposure to emerging contaminants in drinking water through the National Emerging Contaminant Research Initiative. No later than 180 days after the enactment of this Act, OSTP shall update the Committees on program, policy, or budgetary resources included in the fiscal year 2023 budget request, by agency, to support the implementation of the Federal research strategy, as well as anticipated needs for fiscal year 2024. As part of this update, OSTP is directed to include the status of the National Emerging Contaminant Research Initiative.

*Sustainable Chemistry.*—OSTP is encouraged to support the timely and full implementation of subtitle E of title II of William M. (Mac) Thornberry National Defense Authorization Act for Fiscal Year 2021 (Public Law 116–283), including the establishment of an interagency working group led by OSTP to coordinate Federal programs and activities in support of sustainable chemistry.

*Solar Geoengineering.*—OSTP is directed to develop an interagency working group, in coordination with NOAA, NASA, DOE, and other relevant agencies, to manage near-term climate hazard risk and coordinate research in climate intervention. In parallel, the interagency working group should also establish a research governance framework to provide guidance on transparency, engagement, and risk management for publicly funded work in solar geoengineering research.
Industries of the Future.—No later than 30 days after enactment of this Act, OSTP shall provide the Committees the report required in the Industries of the Future Act of 2020 (Public Law 116–283) that includes an assessment and recommendation related to the Federal Government’s investments in research and development in critical areas, such as artificial intelligence, quantum computing, advanced manufacturing, and biotechnology.

NATIONAL SPACE COUNCIL

The agreement includes $1,965,000 for the activities of the National Space Council.

Quarterly Briefings.—The National Space Council is directed to continue quarterly briefings as described in the explanatory statement accompanying Division B of Public Law 116-260.

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

The agreement includes $24,041,300,000 for the National Aeronautics and Space Administration (NASA). NASA shall continue to follow directives contained in the explanatory statement accompanying Division B of Public Law 116-260 under the headings “Quarterly Launch Schedule” and “Oversight and Accountability.”

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

(IN THOUSANDS OF DOLLARS)

<table>
<thead>
<tr>
<th>Program</th>
<th>Amount</th>
</tr>
</thead>
</table>
| Science:
  Earth Science                             | $2,064,700 |
  Planetary Science                          | 3,120,400  |
  Astrophysics                                | 1,393,500  |
  James Webb Space Telescope                  | 175,400    |
  Heliophysics                                | 777,900    |
  Biological and Physical Science             | 82,500     |
| Total, Science                              | 7,614,400  |
| Aeronautics                                 | 880,700    |
SCIENCE

The agreement includes $7,614,400,000 for Science and directs NASA to provide funding as described in the table above and text below. NASA shall continue its progress toward implementing the recommendations within the Earth Science, Heliophysics, Planetary Science, Astrophysics, and Biological and Physical Sciences decadal surveys. The Science Mission Directorate’s efforts to promote diversity and inclusion among principal investigators (PIs) are noted and appreciated.

Earth Science.—In lieu of the funds designated in the House report for Earth Science, the agreement provides up to the request level for Earth Science Research and Analysis; Decadal Survey and Future Missions; Plankton, Aerosol, Cloud, ocean Ecosystem (PACE); Carbon Monitoring System; Earth Venture Class Missions; NASA-ISRO Synthetic Aperture Radar; and the Geostationary Carbon Cycle Observatory (GeoCARB). NASA is directed to provide no less than the request level for the Climate Absolute Radiance and Refractivity Observatory Pathfinder (CLARREO) and the Geosynchronous Littoral Imaging and Monitoring Radiometer (GLIMR).
University Small Satellite Missions.—Of the funds provided for Science, NASA is directed to allocate not less than $30,000,000 for university small satellite missions.

Commercial Launch Industry.—The agreement affirms House report language regarding the use of small satellite missions and directs NASA to ensure its merit review processes encourage PIs to use these services where appropriate.

Robotically Assembled Earth Science Platform.—NASA is encouraged to support, in partnership with industry, the development and deployment of capabilities using NASA-supported robotic assembly and on-orbit structure manufacturing technologies to enable operation of multiple modular Earth remote sensing instruments.

Lunar Discovery.—The agreement includes up to $497,300,000 for Lunar Discovery and Exploration, including up to the request level for Commercial Lunar Payload Services (CLPS), not less than $22,100,000 for the Lunar Reconnaissance Orbiter, and not less than $107,200,000 for the Volatiles Investigating Polar Exploration Rover (VIPER).

Venus Technology.—In lieu of the House language, the agreement provides up to the request level for Venus Technology.

Dragonfly.—In lieu of the House language on New Frontiers, the agreement provides $201,100,000 for Dragonfly.

Mars Sample Return.—In lieu of the House language on Mars Sample Return, the agreement provides no less than the request level and strongly supports NASA’s highest priority planetary mission.

Small Innovative Missions for Planetary Exploration (SIMPLEx).—The agreement affirms House report language regarding SIMPLEx and urges NASA to consider developing plans to increase SIMPLEx solicitations to further accelerate and enhance overall planetary science mission objectives.

Icy Satellites Surface Technology.—The agreement directs that not less than $14,200,000 shall be for Icy Satellites Surface Technology. NASA may use current and prior-year resources to meet this funding level.
Roman Telescope.—The agreement includes $501,600,000 for the Nancy Grace Roman Space Telescope. NASA is expected to use a firm $3,500,000,000 development cost cap in its future execution of the mission.

Science Mission Directorate (SMD) Education.—The agreement provides no less than $50,600,000 for education and outreach efforts. The agreement further supports the recommendation that the Astrophysics program continue to administer this SMD-wide education funding. The agreement encourages SMD-funded investigators to be directly involved in outreach and education efforts and support citizen science. NASA should continue to prioritize funding for ongoing education efforts linked directly to its science missions.

Astrophysics Decadal Survey.—The Astrophysics decadal survey, *Pathways to Discovery in Astronomy and Astrophysics for the 2020s* (Astro2020), was issued in November 2021. It recommended the establishment of a technology development program to mature science and technologies needed for the recommended missions beginning with those needed for a large telescope to observe habitable exoplanets. Congress has previously supported such efforts through Search for Life Technologies. As part of its preparations for implementing the Astro2020 recommendations, NASA is expected to include appropriate funding for technology maturation in its fiscal year 2023 budget request to ensure continued Astrophysics mission success.

Stratospheric Observatory for Infrared Astronomy (SOFIA).—The agreement notes all recommendations of Astro2020. The agreement includes $85,200,000 from within current and prior year resources to continue SOFIA operations in fiscal year 2022.

James Webb Space Telescope (JWST).—The agreement includes $174,500,000 for the JWST.

Heliophysics Technology.—The agreement provides up to the request level for Heliophysics Technology.

Solar Terrestrial Probes.—The agreement provides up to the request level for Solar Terrestrial Probes, including no less than the fiscal year 2021 level from within current and prior year resources to continue Magnetospheric Multiscale mission operations in fiscal year 2022.
**Heliophysics Explorers.**—The agreement provides $189,200,000 for Heliophysics Explorers.

**Heliophysics Research Range.**—The agreement provides the requested level for Research Range.

**Space Weather.**—The agreement provides no less than $25,000,000 for Space Weather Science and Applications (SWSA), including no less than $1,000,000 to initiate the implementation of a center-based mechanism to support multidisciplinary space weather research, advance new capabilities, and foster collaboration among university, government, and industry participants aimed at improving research-to-operations and operations-to-research. The SWSA program should focus on research and technology that enables other agencies to improve operational space weather forecasts and assets, including ground-based assets such as the Daniel K. Inouye Solar Telescope.

**Biological and Physical Science.**—The agreement includes $82,500,000 for Biological and Physical Science.

**AERONAUTICS**

The agreement includes $880,700,000 for Aeronautics, including up to $311,700,000 for the Integrated Aviation Systems Program.

**Hypersonics Technology.**—The agreement includes not less than $50,000,000 for Hypersonics Technology, of which $15,000,000 shall be prioritized for collaborative work between academia and industry, including for carbon/carbon material testing and characterization as well as reusable vehicle technologies and hypersonic propulsion systems.

**High-Rate Composite Aircraft Manufacturing (HiCAM).**—The agreement provides no less than $32,000,000 to enable HiCAM to select large-scale ground tests of both fuselage and wing to accelerate industry’s development of this critical technology to help ensure the global competitiveness of the U.S. aerospace industry. NASA is encouraged to leverage existing academic and industry expertise to help demonstrate efficient design, development, and certification requirements associated with this program and to utilize no less than 75 percent of these funds to support public-private partnerships with at least a 50 percent government cost share.
Advanced Materials Research.—The agreement provides up to $7,000,000 above the request to advance university-led aeronautics materials research. NASA is encouraged to partner with academic institutions that have strong capabilities in aviation, aerospace structures, and materials testing and evaluation.

Low-Boom Flight Demonstrator (LBFD) Over Land Supersonic Testing.—NASA has identified a comprehensive set of atmospheric environments that its low sonic boom aircraft will encounter in flights over land in anticipation of initial test flights of the LBFD experimental aircraft beginning in 2022. NASA is directed to include established non-military supersonic test corridors for the LBFD flight tests.

Unmanned Traffic Management (UTM).—NASA is encouraged to continue work with the FAA and other Federal agencies, States, counties, cities, and Tribal jurisdictions on research toward the development of a UTM system, technologies, and applications for enhanced UTM air domain awareness.

Aviation Supply Chain.—The agreement directs NASA to assess the existing aviation supply chain from materials suppliers to structures manufacturing, including modeling existing and potential future supply chain gaps. In conducting the assessment, NASA should consult with industry and other relevant Federal agencies to identify future technology and research needs impacted by supply chain disruptions.

SPACE TECHNOLOGY

The agreement includes $1,100,000,000 for Space Technology and reaffirms support for the independence of the mission directorate. In lieu of the House language, the agreement provides up to the request level for On-Orbit Servicing, Assembly, and Manufacturing-2 (OSAM-2), Fission Surface Power, Solar Electric Propulsion, and the Lunar Surface Innovation Initiative. The agreement also encourages NASA to support active debris technology development.

Regional Economic Development Initiative.—The agreement provides up to $8,000,000 for the Regional Economic Development Initiative.

Restore-L/Space Infrastructure DEexterous Robot (SPIDER).—The agreement provides $227,000,000 for the Restore-L Project. NASA should continue to work with private sector and university partners to facilitate commercialization of the technologies developed within the
program. NASA is directed to submit with its fiscal year 2023 budget request a report on current efforts underway to encourage commercialization of technology within the Restore-L program, with a focus on how intellectual property will be handled. The agreement also directs NASA to keep the program on track for launch no later than 2025 and encourages NASA to make Restore-L’s capabilities available to other government agencies.

_Nuclear Thermal Propulsion._—The agreement provides not less than $110,000,000 for the development of nuclear thermal propulsion, of which not less than $80,000,000 shall be for the design of test articles that will enable a flight demonstration. Within 180 days of enactment of this Act, NASA, in conjunction with other relevant Federal departments and agencies, shall submit a multi-year plan that enables technology development leading to an in-space propulsion-system demonstration and describes future missions and propulsion and power systems enabled by this capability.

_Air Force Research Laboratory._—The agreement provides not less than $110,000,000 for the development of nuclear thermal propulsion, of which not less than $80,000,000 shall be for the design of test articles that will enable a flight demonstration. Within 180 days of enactment of this Act, NASA, in conjunction with other relevant Federal departments and agencies, shall submit a multi-year plan that enables technology development leading to an in-space propulsion-system demonstration and describes future missions and propulsion and power systems enabled by this capability.

_Flight Opportunities Program._—The agreement includes no less than $27,000,000 for the Flight Opportunities Program, including $5,000,000 to support payload development and flight of K-12 and collegiate educational payloads. NASA shall continue to follow directives contained in the explanatory statement accompanying Division B of Public Law 116-260 under the heading “Flight Opportunities Program.”

_Innovative Nanomaterials._—The agreement provides up to $5,000,000 to advance large scale production and use of innovative nanomaterials, including carbon nanotubes and carbon/carbon composites.

_Nuclear Electric Propulsion (NEP)._—In lieu of the House language on Nuclear Electric Propulsion, the agreement directs NASA to identify areas of alignment between NEP research and Fission Surface Power research. The agreement also maintains the House direction regarding a response to the National Academies of Science study on nuclear propulsion and a report on a multi-year plan for an in-space propulsion-system demonstration for NEP.

_Moon-to-Mars._—To support Moon-to-Mars specific technologies, crosscutting applications for the commercial space economy, as well as the scientific and robotic exploration of planetary bodies and other destinations, the agreement directs NASA, within available resources, to support investments in demonstration efforts to allow for competitive public-private
partnership opportunities focused on high-level, NASA-defined objectives. The agreement directs NASA to provide a report within 180 days of enactment of this Act on existing Tipping Point projects and planned Announcement of Collaborative Opportunities solicitations.

**On-surface Manufacturing Capabilities.**—The agreement provides no less than the fiscal year 2021 enacted level for On-Surface Manufacturing and directs NASA, through partnerships with universities, to leverage efforts that complement ongoing work on the development of advanced materials with a focus on point-of-need and in-place generated materials, energy capture and power storage, recycling, commercialization, and workforce development.

**Small Business Innovation Research (SBIR).**—NASA shall continue to fulfill statutory obligations for SBIR funding and place an increased focus on awarding SBIR awards to firms with fewer than 50 employees.

**EXPLORATION**

The agreement includes $6,791,700,000 for Exploration.

**Orion Multi-Purpose Crew Vehicle.**—The agreement includes $1,406,700,000 for the Orion Multi-Purpose Crew Vehicle.

**Space Launch System (SLS).**—The agreement provides $2,600,000,000 for SLS, of which $600,000,000 is for concurrent SLS Block 1B Development, including Exploration Upper Stage development and associated stage adapter work. The agreement reaffirms House report language regarding SLS and Block 1B Development, is supportive of fully developing the capabilities of SLS, and directs NASA to continue the simultaneous development of activities as authorized under sections 302(c)(1)(a) and (b) of Public Law 111-267. Further, as NASA continues to refine its strategy for a sustainable presence and exploration of the lunar surface, the agreement encourages NASA to continue its exploration of a cargo variant of SLS for use in the Artemis program and for other purposes.

**Exploration Ground Systems (EGS).**—In lieu of the House language on EGS, the agreement provides not less than $590,000,000 for EGS, including up to $165,300,000 for the Mobile Launch Platform-2 (MLP-2). The extraordinary projected cost increase for MLP-2 is concerning. However, it is understood that the MLP-2’s emergent cost needs may put a strain on
EGS activities, and thus the agreement provides NASA with one-time additional flexibility regarding transfer authority into EGS.

_Exploration Research and Development._—In lieu of House funding for Exploration Research and Development, the agreement includes $2,195,000,000, of which not less than $1,195,000,000 is for the Human Landing System.

_Human Landing System (HLS)._—The agreement provides not less than $1,195,000,000 for HLS, including no less than the requested amount for the Lunar Lander office. With these funds, in addition to enabling a human landing during the Artemis III mission, NASA is expected to make real investments in development that promote competition for the sustainable lander phase rather than additional studies. The agreement urges NASA to enable a routine cadence of human transportation services to and from the Moon with multiple providers, as practicable. Within 30 days of enactment of this Act, NASA is directed to deliver a publicly available plan explaining how it will ensure safety, redundancy, sustainability, and competition in the HLS program within the resources provided by this Act and included in the fiscal year 2023 budget request. NASA shall also provide to the Committees a description of all resources needed in fiscal years 2023 through 2026 to accomplish these goals.

_Artemis Element Transition._—NASA has requested authority to begin transitioning production and operations contracts from Exploration to Space Operations. However, a formal budget request that outlines the planned transition of Artemis elements from Exploration to Operations is needed before making any change in the accounts that fund ongoing programs, especially as the Artemis program has yet to see the system’s integrated first flight. The agreement therefore does not include language allowing a portion of Orion funding to be transferred to Space Operations in fiscal year 2022, though NASA is not precluded from including operational funding in the appropriate account in its fiscal year 2023 budget request. Such request should delineate any requested transition, along with a plan to ensure integrated reporting and a continued focus on safety as the agency prepares for crewed launches and eventually a human Moon landing. As Artemis program elements move from development to operations it is important that costs be reduced in order to free up funds to develop additional capabilities for lunar and Mars exploration.
**Priority of Use Missions.**—NASA is directed to continue reporting to the Committees any activities that cause NASA to invoke its “Priority of Use” clause, including identifying the conflicting activities between NASA and non-Federal activities, and how the conflict was resolved, 15 days prior to any activity taking place. NASA shall ensure that any non-Federal activities do not interfere with the progress of, and schedule for, the Artemis missions.

**Streamlining Exploration.**—As SLS, Orion, EGS, and other elements of the Artemis architecture transition from development to production and operations, the long-term cost effectiveness of Artemis will depend on NASA appropriately aligning its own workforce during this transition to drive affordability and eliminate work products that are not required.

**Artemis Multi-year Plan.**—The agreement directs NASA not to obligate in excess of 40 percent of the amounts made available in this Act for the Gateway; Advanced Cislunar and Surface Capabilities; Commercial LEO Development; Human Landing System; and Lunar Discovery and Exploration, excluding the Lunar Reconnaissance Orbiter, until the Administrator submits a multi-year plan to the Committees that identifies estimated dates, by fiscal year, for Space Launch System flights to build the Gateway; the commencement of partnerships with commercial entities for additional LEO missions to land humans and rovers on the Moon; and conducting additional scientific activities on the Moon. The multi-year plan shall include key milestones to be met by fiscal year to achieve goals for each of the lunar programs described in the previous sentence and funding required by fiscal year to achieve such milestones, as well as funding provided in fiscal year 2022 and previous years.

**SPACE OPERATIONS**

The agreement provides $4,041,300,000 for Space Operations.

**Human Research Program.**—As requested by NASA, the agreement moves the Human Research Program to the Space Operations Mission Directorate.

**21st Century Launch Complex Program.**—In lieu of House language on the 21st Century Launch Complex Program, within the amounts provided for Space Operations, the agreement includes up to the fiscal year 2021 levels for the 21st Century Launch Complex Program. The agreement urges NASA to continue to consider the full potential of all NASA-owned launch complexes in awarding funds made available through this program.
Space Communications.—While commercial service providers have the potential to meet some NASA needs, the agency will need to plan and budget for the replacement of essential services if commercial services are unable to meet NASA's needed capabilities when Tracking and Data Relay Satellites reach the end of their service lives. In addition to the direction in the House report, NASA shall provide a timeline for sustainment of the existing Deep Space Network and infrastructure upgrades, including those identified in the “Road to Green” study, in the fiscal year 2023 budget request and brief the Committees on these plans within 30 days after the date of the submission of the fiscal year 2023 budget request. The agreement also supports up to the full request for the Communications Services Program.

Commercial LEO Development.—The agreement provides up to $101,100,000 for LEO commercialization to grow promising research across all scientific disciplines and industries. NASA shall continue to follow directives contained in the explanatory statement accompanying Division B of Public Law 116-260 under the heading “Commercial LEO Development.”

SCIENCE, TECHNOLOGY, ENGINEERING, AND MATHEMATICS ENGAGEMENT

The agreement includes $137,000,000 for Science, Technology, Engineering, and Mathematics Engagement.

Space Grant Program.—The agreement includes $54,500,000 for the Space Grant Program; directs that these amounts be allocated to State consortia for competitively awarded grants in support of local, regional, and national STEM needs; and directs that all 52 participating jurisdictions be supported at no less than $860,000 each.

Established Program to Stimulate Competitive Research (EPSCoR).—The agreement includes $26,000,000 for EPSCoR.

Minority University Research and Education Project (MUREP).—The agreement includes $43,000,000 for MUREP and continues direction contained in the explanatory statement accompanying Division B of Public Law 116-260.

STEM Education and Accountability Projects (SEAP).—The agreement includes $13,500,000 for SEAP. The agreement also reflects strong support for the Competitive Program
for Science, Museums, Planetariums, and NASA Visitors Centers known as “Teams Engaging Affiliate Museums and Informal Institutions program (TEAM II).”

SAFETY, SECURITY AND MISSION SERVICES

The agreement includes $3,020,600,000 for Safety, Security and Mission Services.

Information Technology.—The agreement provides up to $612,200,000 for information technology.

Accounting System.—The agreement maintains the prohibition described in the explanatory statement accompanying Division B of Public Law 116-260 with regard to NASA’s accounting system.

Community Projects/Special Projects.—Within the appropriation for Safety, Security and Mission Services, the agreement provides funds for the following projects:

<table>
<thead>
<tr>
<th>Recipient</th>
<th>Project</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>Atchison Amelia Earhart Foundation</td>
<td>Development of New Programs at the Amelia Earhart and Memorial</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Bowie State University</td>
<td>Hydroponics Research Laboratory Initiative</td>
<td>$1,000,000</td>
</tr>
<tr>
<td>Boys &amp; Girls Club of Hawai‘i</td>
<td>STEM Education Initiative Expansion</td>
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<td>Educate Maine</td>
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<td>Food for Human Spaceflight Sustainability</td>
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<td>Louisiana State University, National Center for Advanced Manufacturing</td>
<td>Aerospace Systems and Technology Development</td>
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<td>McAuliffe-Shepard Discovery Center</td>
<td>McAuliffe-Shepard Discovery Center Planetarium Enhancements</td>
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<td>Montgomery County Community College</td>
<td>STEM Learning Center Installation</td>
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<td>Norwich University</td>
<td>NASA Research and Technology Development for Cyber Architecture</td>
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<td>Oklahoma State University</td>
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<td>University of Connecticut Ecological Modeling Institute</td>
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<td>The Delaware Space Observation Center Enhancement</td>
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<td>University of Hawai‘i</td>
<td>'Imiloa Astronomy Center Expansion and Upgrades</td>
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CONSTRUCTION AND ENVIRONMENTAL COMPLIANCE AND RESTORATION

The agreement includes $410,300,000 for Construction and Environmental Compliance and Restoration (CECR). The agreement also includes the request for Construction of Facilities for Science, Exploration, and Space Operations.

*Unmet Construction Needs.*—The gulf between the amount NASA requested for construction activities and the cost of the projects NASA has identified as shovel-ready and needed continues to be vast and disappointing. NASA is directed to brief the Committees within 180 days of the date of enactment of this Act on implementation of the recommendations in the September 2021 Inspector General’s report, “NASA Construction of Facilities.” NASA is further directed to include, in priority order, no fewer than the top 10 construction projects that are needed but unfunded in its fiscal year 2023 budget request, along with any unmet repairs that result from damage from wildfires, hurricanes, or other natural disasters.

OFFICE OF INSPECTOR GENERAL

The agreement includes $45,300,000 for the Office of Inspector General.

ADMINISTRATIVE PROVISIONS

(INCLUDING TRANSFERS OF FUNDS)

NASA is directed to provide any notification under section 20144(h)(4) of title 52, United States Code, to the Committees.

The agreement permits various transfers of funds.

Not more than 20 percent or $50,000,000, whichever is less, of the amounts made available in the current-year CECR appropriation may be applied to CECR projects funded under previous years’ appropriation acts. Use of current-year funds under this provision shall be treated
as a reprogramming of funds under section 505 of this Act and such funds shall not be available for obligation except in compliance with the procedures set forth in that section.

The agreement also includes a provision providing NASA the authority to combine amounts from one or more of its Science, Aeronautics, Space Technology, Exploration, and Space Operations appropriations with amounts from the STEM Engagement appropriation to jointly fund discrete projects or activities, through contracts, grants, or cooperative agreements, that serve these purposes. NASA is directed to provide notification of the Agency’s intent to award a contract, grant, or cooperative agreement that would be jointly funded under this authority, no less than 15 days prior to award.

**NATIONAL SCIENCE FOUNDATION**

The agreement includes $8,838,000,000 for the National Science Foundation (NSF). The agreement does not adopt the amounts provided in the prefatory matter of the House report and instead provides further direction regarding program levels cited within the appropriate NSF Divisions including Research and Related Activities, Major Research Equipment and Facilities Construction, Education and Human Resources, Agency Operations and Award Management, National Science Board, and Office of Inspector General.

*Broadening Participation.*—The agreement includes increases that are aimed to support Broadening Participation in STEM programs. Global leadership requires diverse ideas and NSF is encouraged to ensure the Foundation partners with communities with significant populations of underrepresented groups within STEM research and education as well as the STEM workforce.

*Graduate Research Fellowship Program (GRFP).*—In lieu of House language regarding the consolidation of GRFP, the bill includes language allowing the transfer of up to $148,000,000 from Research and Related Activities to Education and Human Resources to permit NSF to consolidate the GRFP. The agreement also provides $148,000,000 for GRFP within Education and Human Resources.
RESEARCH AND RELATED ACTIVITIES

The agreement includes $7,159,400,000 for Research and Related Activities (R&RA).

Technology, Innovation, and Partnerships.—The agreement supports the new Directorate for Technology, Innovation, and Partnerships (TIP) within R&RA that builds upon and consolidates existing NSF programs. TIP serves as a cross-cutting platform to advance science and engineering research leading to breakthrough technologies, to find solutions to national and societal challenges, to strengthen U.S. global competitiveness, and to provide training opportunities for the development of a diverse STEM workforce. NSF is encouraged to remember when funding projects within TIP that good ideas and high-quality research are not bound to certain geographical areas but exist across the country.

Climate Science and Sustainability Research.—The agreement provides no less than $900,000,000 for climate science and sustainability research through the U.S. Global Change Research Program and Clean Energy Technology.

Artificial Intelligence (AI).—The agreement provides no less than $636,000,000 for AI research. NSF is encouraged to increase the pipeline of students graduating with AI and data literacy through partnerships and cooperative agreements. In addition, the agreement reiterates House language to encourage NSF to continue its efforts in workforce development for AI and other emerging technologies, with focused outreach to community colleges, Historically Black Colleges and Universities, Hispanic Serving Institutions, Tribal Colleges and Universities, and other Minority Serving Institutions.

Quantum Information Science.—The agreement includes $220,000,000 for quantum information science research, including $170,000,000 for activities authorized under section 301 of the National Quantum Initiative Act (Public Law 115–368) and $50,000,000 for National Quantum Information Science Research Centers, as authorized in section 302 of Public Law 115–368.

Historically Black Colleges and Universities Excellence in Research (HBCU-EiR).—The agreement provides no less than $22,000,000 for the HBCU-EiR program.

Infrastructure Investments.—With NSF’s 10 Big Ideas as a focusing tool, the funding for the fundamental scientific disciplines should be maintained. Unless otherwise noted, within
amounts provided, NSF is directed to allocate no less than the fiscal year 2021 enacted levels to maintain its core research levels, including support for existing scientific research laboratories, observational networks, and other research infrastructure assets, such as the astronomy assets, the current academic research fleet, federally-funded research and development centers, and the national high performance computing centers.

**Scientific Facilities and Instrumentation.**—The agreement supports the continuation of operations at the Daniel K. Inouye Solar Telescope (DKI-ST), the Gemini Observatory, the Very Long Baseline Array (VLBA) receivers, and the Center for High Energy X–Ray Science (CHEXS), and provides no less than the fiscal year 2021 enacted funding levels for these facilities.

**Green Bank Observatory (GBO).**—The agreement supports NSF’s effort to develop multi-agency plans at GBO and provides no less than the requested level to support operations and maintenance at GBO through multi-agency plans, or directly through the Foundation.

**Established Program to Stimulate Competitive Research (EPSCoR).**—The agreement provides no less than $215,000,000 for the EPSCoR States Program. Within the amount provided, no more than 5 percent shall be used for administration and other overhead costs. EPSCoR is designed to spur innovation and strengthen the research capabilities of institutions that are historically underserved by Federal research and development funding.

**Geography of Innovation.**—NSF is encouraged to review its large funding initiatives and center mechanisms to assess what tools need to be put in place to ensure emerging research institutions, institutions in EPSCoR States, and Minority Serving Institutions are not only participants, but leading these large NSF investments, in line with NSF’s commitment to a “Geography of Innovation.” NSF is directed to report to the Committees within 45 days of enactment of this Act on how the Foundation will assist these institutions to lead large funding initiatives and centers, including: Science and Technology Centers, Engineering Research Centers, Mid-Scale Research Infrastructure awards, Artificial Intelligence Centers, and other recurring or new center-level opportunities.

**Innovation Corps.**—The agreement provides no less than $40,000,000 for the Innovation Corps program to build on the successes of its innovative public-private partnership model. NSF
is encouraged to facilitate greater participation in the program from academic institutions in States that have not previously received awards.

*Regional Innovation Accelerators (RIA).*—The agreement supports the creation of the RIA program, and NSF is encouraged to award at least one RIA in fiscal year 2022. RIAs will be transformative for many communities across the country, especially for communities within EPSCoR States.

*Mid-scale Research Infrastructure.*—The agreement provides no less than the fiscal year 2021 enacted level for the mid-scale research instrumentation program. NSF is encouraged to make no fewer than two mid-scale awards to EPSCoR States.

*Harmful Algal Blooms.*—The agreement includes no less than the fiscal year 2021 level for harmful algal bloom research activities as described in the House report.

*Domestic Manufacturing.*—In lieu of House report language regarding Industrial Innovation and Partnerships, NSF is encouraged to continue to support meritorious research on the U.S. steel industry, including through TIP programs.

*International Ocean Discovery Program.*—The agreement provides $48,000,000 for the International Ocean Discovery Program, equal to the fiscal year 2021 enacted level.

*Cybersecurity Workforce.*—NSF is encouraged to undertake a study to identify, compile, and analyze existing nationwide data and conduct survey research as necessary to better understand the national cyber workforce to build on the NAS report titled, “Information Technology and the U.S. Workforce.”

*Online Influence.*—NSF is encouraged to consider additional research efforts that will help counter influence from foreign adversaries on the Internet and social media platforms designed to influence U.S. perspectives, sow discord during times of pandemic and other emergencies, and undermine confidence in U.S. elections and institutions. To the extent practicable, NSF should foster collaboration among scientists from disparate scientific fields and engage other Federal agencies and NAS to help identify areas of research that will provide insight that can mitigate adversarial online influence, including by helping the public become more resilient to undue influence.

*Insert 142 A*
Astronomy.—The agreement recognizes the recent release by the National Academies of Sciences, Engineering, and Medicine (NAS) of the 2020 Decadal Survey in Astronomy and Astrophysics, “Pathways to Discovery in Astronomy and Astrophysics for the 2020s.” The agreement notes that NSF is currently assessing how to best implement the recommendations included in the 2020 Decadal Survey. NSF is expected to include the appropriate levels of support for recommended current and future world-class scientific research facilities and instrumentation in subsequent budget requests. NSF is also expected to support a balanced portfolio of astronomy research grants by scientists and students engaged in ground-breaking research.
Navigating the New Arctic.—As NSF continues the Navigating the New Arctic program, the Foundation is encouraged to formulate research programs leveraging expertise from regions accustomed to adapting to changing marine ecosystems. NSF is encouraged to address Arctic change through dedicated research grants and coordination activities, expanded observation networks and other research infrastructure, and workforce training.

Sustainable Chemistry Research.—The agreement provides up to $2,500,000 to establish the Sustainable Chemistry Basic Research program authorized under section 509 of the America COMPETES Reauthorization Act of 2010 (Public Law 111–358). In lieu of House report language, NSF shall report to the Committees within 90 days after the enactment of this Act on its implementation plan for this program. Additionally, NSF is encouraged to coordinate with OSTP to implement provisions in subtitle E of title II of Public Law 116–283.

Spectrum Innovation Initiative.—The agreement supports continued investment in the Spectrum Innovation Initiative.

Understanding Rules of Life.—The agreement supports NSF’s focus on the Understanding Rules of Life research, including in plant genomics, and directs NSF to continue to advance the ongoing plant genomics research program, to further its work in crop-based genomics research, and to maintain a focus on research related to crops of economic importance.

Verification of the Origins of Rotation in Tornadoes Experiment-Southeast (VORTEX-SE).—NSF is encouraged to continue its cooperation with NOAA for the VORTEX-SE field campaign in the southeastern United States. NSF should look beyond its traditional research disciplines to develop programs, identify co-funding opportunities, and utilize collaborative research to better understand the fundamental natural processes of tornadoes and to improve models of these seasonal extreme events.

Intense. Ultrafast Lasers.—NSF is encouraged to continue planning and making the early stage investments needed to advance ultrafast and high power laser technologies to maintain U.S. leadership and implement the recommendations from the Brightest Light Initiative Workshop report in 2019 and associated NAS study.

Re-Engineering Plastic Textiles.—NSF is encouraged to take a comprehensive and coordinated approach to support research in plastics, microplastics, and microfibers to address
the significant challenges on the aquatic environment, to human health, and in the transport and migration of materials, waste management, and development of alternative materials.

*Deepfakes.*—NSF is directed to implement the requirements included within the Identifying Outputs of Generative Adversarial Networks Act (Public Law 116–258).

*Disaster Research.*—The agreement supports research that enhances understanding of the fundamental processes underlying natural hazards and extreme events. NSF is encouraged to fund grants for meritorious research in fulfilment of the National Landslide Preparedness Act (Public Law 116–323).

**MAJOR RESEARCH EQUIPMENT AND FACILITIES CONSTRUCTION**

The agreement provides $249,000,000 for Major Research Equipment and Facilities Construction (MREFC), including the requested levels for the continued construction of the Vera C. Rubin Observatory (previously known as the Large Synoptic Survey Telescope), the Antarctic Infrastructure Recapitalization (previously known as the Antarctic Infrastructure Modernization for Science), Regional Class Research Vessels, and the High Luminosity-Large Hadron Collider Upgrade. The Government Accountability Office is directed to continue its annual reviews and semiannual updates of programs funded within MREFC and shall report to Congress on the status of large-scale NSF projects and activities based on its review of this information.

*Mid-scale Research Infrastructure.*—The agreement includes $76,250,000 for Mid-scale Research Infrastructure. NSF is encouraged to award at least one Mid-scale Research Infrastructure project led by an institution in an EPSCoR State.

*Infrastructure Planning.*—There is concern about the impact of current construction delays on NSF’s planning for the construction and development of the next generation of competitive large-scale facilities to support NSF-funded science disciplines. As part of the planning process, NSF and the National Science Board are encouraged to develop a comprehensive and prioritized list of the next generation large-scale facilities requested by NSF-supported science disciplines to ensure that the United States maintains its scientific leadership.

**EDUCATION AND HUMAN RESOURCES**

The agreement includes $1,006,000,000 for Education and Human Resources, including no less than: $51,500,000 for Louis Stokes Alliance for Minority Participation; $75,000,000 for
the Advanced Technological Education program; $90,000,000 for the Improving Undergraduate STEM Education (IUSE) Program; $38,000,000 for the Historically Black Colleges and Universities Undergraduate Program; $17,500,000 for the Tribal Colleges and Universities Program; $48,500,000 for the IUSE Hispanic Serving Institutions program; $65,000,000 for Advancing Informal STEM Learning; $8,500,000 for the Alliance for Graduate Education and the Professoriate; $25,000,000 for Centers for Research Excellence in Science and Technology; $67,000,000 for the Robert Noyce Scholarship Program; $21,500,000 for the NSF INCLUDES program; and $18,500,000 for Advancement of Women in Academic Science and Engineering Careers.

CyberCorps: Scholarships for Service.—The agreement includes no less than $63,000,000 for the CyberCorps: Scholarships for Service program, of which up to $6,500,000 should be used to continue work with community colleges that have been designated as a Center of Academic Excellence in Information Assurance 2-Year Education (CAE2Y) by the National Security Agency and the Department of Homeland Security, including through providing scholarships to students at CAE2Y institutions who will not transfer into a 4-year program, such as career-changers who possess 4-year degrees and veterans of the Armed Forces.

Cybersecurity Research.—In addition to the partnership efforts called for in the House report under this heading, NSF is urged to collaborate with National Initiative for Cybersecurity Education at NIST on efforts to develop cybersecurity skills in the workforce, especially in support of nontraditional or technical degree qualifications.

Hands-on and Experiential Learning Opportunities.—Developing a robust, talented, and diverse homegrown workforce, particularly in the fields of STEM, is critical to the success of the U.S. innovation economy. NSF is encouraged to provide grants to support the development of hands-on learning opportunities in STEM education, including via afterschool activities and innovative learning opportunities such as robotics competitions.

Transformational Education Innovation and Translation.—NSF is encouraged to collaborate with the Department of Education on transformational education innovation and translation, including interventions grounded in scientific understanding to improve student outcomes and achievement. This may include instrumenting large-scale digital learning
platforms to create a research infrastructure that drives continuous improvement in the use of the learning sciences. NSF should consider how to help address the learning loss associated with the COVID–19 pandemic, foster the benefits of distance learning and consider the learning needs of under-resourced and underrepresented students such as those in urban or rural communities.

AGENCY OPERATIONS AND AWARD MANAGEMENT

The agreement includes $400,000,000 for Agency Operations and Award Management (AOAM).

**Full Administration Costs.**—In previous years, NSF has relied on transfer authority to cover the full cost of conducting its mission to advance basic science through research. In doing so, the true cost of agency administration was not readily apparent within each budget request. As the new TIP Directorate is being established, NSF has requested the opportunity to completely capture its administrative and workforce costs into a single location, without reliance on transfers. In support of this effort, the agreement provides a significant increase in AOAM funding to enable NSF to reduce its reliance on transfers during fiscal year 2022. NSF is encouraged to request sufficient AOAM funding in future budgets to further reduce its use of transfers for administrative purposes.

OFFICE OF THE NATIONAL SCIENCE BOARD

The agreement includes $4,600,000 for the National Science Board.

OFFICE OF INSPECTOR GENERAL

The agreement includes $19,000,000 for the Office of Inspector General.

ADMINISTRATIVE PROVISIONS

(INCLUDING TRANSFERS OF FUNDS)

The agreement includes three administrative provisions. Two allow limited transfers of funds among accounts, including a one-time transfer to consolidate the GRFP. One requires notification for the disposal of certain assets.
TITLE IV
RELATED AGENCIES

COMMISSION ON CIVIL RIGHTS

SALARIES AND EXPENSES

The agreement includes $13,000,000 for the Commission on Civil Rights, of which $1,000,000 is to be used separately to fund the Commission on Black Men and Black Boys. The agreement reiterates previous instruction for the Commission to provide a detailed spending plan for the funding provided for the Commission on Black Men and Boys within 45 days of enactment of this Act. In addition, the Commission shall include the Commission on Black Men and Boys as a separate line item in future fiscal year budget requests.

EQUAL EMPLOYMENT OPPORTUNITY COMMISSION

SALARIES AND EXPENSES

The agreement includes $420,000,000 for the Equal Employment Opportunity Commission (EEOC).

Summary of Equal Pay Data and Report.—EEOC is directed to provide the results of its study analyzing summary pay information collected through the revised EEO I form for 2017 and 2018 immediately. EEOC is directed to publish a publicly available report describing the methodology and results of the analysis, identifying whether any operational needs would be created by a future pay data collection effort, and describing steps the agency plans to take to ensure that any pay data is kept confidential and secure. EEOC is further directed to submit a report to the Committees setting forth a timeline and process for analyzing the summary pay information collected through the revised EEO I form within 120 days of the enactment of this Act. Any proposed changes to the collection and analyzing of EEO I data shall be published in the Federal Register for a public comment period of no less than 30 days.

Charge Reporting.—EEOC is directed to do the following within 30 days of enactment of this Act: 1) report to the Committees on the number of A, B, and C charges for each of the last 5 fiscal years, and 2) post such data on its public website.
Public Comment on EEOC Guidance.—If requested by at least two Commissioners, the EEOC shall make any new guidance available for public comment in the Federal Register for not less than 30 days prior to taking any potential action on proposed guidance.

Inventory Backlog Reduction.—EEOC is directed to prioritize its staffing and resources toward reducing the number of current and outstanding unresolved private sector pending charges and public sector hearings.

INTERNATIONAL TRADE COMMISSION

SALARIES AND EXPENSES

The agreement includes $110,000,000 for the International Trade Commission (ITC). Within the funds provided, the agreement supports an increase towards the ITC’s information technology requirements.

Trade Enforcement Analysis.—ITC is directed to conduct an investigation and retrospective economic analysis of any section 232 or 301 tariff that is active as of the date of enactment of this Act. Within a year of enactment of this Act, ITC shall provide a report to the Committees with detailed information, to the extent practicable, on U.S. trade, production, and prices in the industries directly and most affected by active tariffs under section 232 of the Trade Expansion Act of 1962 (19 U.S.C. 1862) and section 301 of the Trade Act of 1974 (19 U.S.C. 2232).

LEGAL SERVICES CORPORATION

PAYMENT TO THE LEGAL SERVICES CORPORATION

The agreement includes $489,000,000 for the Legal Services Corporation (LSC).

MARINE MAMMAL COMMISSION

SALARIES AND EXPENSES

The agreement includes $4,200,000 for the Marine Mammal Commission.
OFFICE OF THE UNITED STATES TRADE REPRESENTATIVE

The agreement includes a total of $71,000,000 for the Office of the U.S. Trade Representative (USTR).

For fiscal year 2022, USTR is directed to follow prior year report language, included in Senate Report 116–127 and adopted in Public Law 116–93, on the following topics: “Trade and Agricultural Exports,” “Trade Enforcement,” and “Travel.” In addition, USTR is directed to follow prior year report language regarding “De Minimis Thresholds” included in the explanatory statement accompanying Public Law 116–93, and “China Trade Deal Costs” included in the explanatory statement accompanying Public Law 116-260.

SALARIES AND EXPENSES

The agreement includes $56,000,000 for the salaries and expenses of USTR.

Section 301 Exclusion Processes.—USTR is reminded of the longstanding direction that any tariffs imposed on goods from China under section 301 of the Trade Act of 1974 (Public Law 93–618) shall be accompanied by an exclusion process. USTR is directed to immediately establish and administer an exclusion process for U.S. businesses seeking relief from section 301 tariffs that are active as of the date of enactment of this Act. Further, any tariffs imposed in fiscal year 2022 on goods from China under section 301 of the Trade Act of 1974 shall also be accompanied by an exclusion process administered by USTR. USTR is encouraged to increase transparency and consistency in its section 301 exclusion process and to make the process less cumbersome to navigate, especially for small- and medium-sized businesses.

United States-Canada Softwood Lumber Dispute.—USTR and the Department of Commerce are encouraged to work toward a resolution to the U.S.-Canada softwood lumber dispute that supports U.S. industry, workers, and consumers.

Quad Strategic Partnership.—USTR is encouraged to further promote and strengthen the economic ties with the Quad strategic partnership among the United States, India, Japan, and Australia.

Rare Earth Minerals.—USTR shall report to the Committees, within 120 days of enactment of this Act, on its work to address the threat posed by China’s control of the global
supply of rare earth minerals, including (1) USTR’s plan to produce a more reliable and secure global supply chain of critical minerals, and (2) a summary of any engagements with strategic allies to promote shared investment and development of rare earth minerals.

_Parity for American Exports._—The agreement directs the USTR to seek parity for American exports, which have been targeted and unduly harmed by retaliatory tariffs resulting from ongoing international trade disputes.

**TRADE ENFORCEMENT TRUST FUND**

**(INCLUDING TRANSFER OF FUNDS)**

The agreement includes $15,000,000, which is to be derived from the Trade Enforcement Trust Fund, for trade enforcement activities and transfers authorized by the Trade Facilitation and Trade Enforcement Act of 2015.

**STATE JUSTICE INSTITUTE**

**SALARIES AND EXPENSES**

The agreement includes $7,200,000 for the State Justice Institute (SJI).

_Fines, Fees, and Bail Practices._—SJI is encouraged to continue prioritizing its investments in fines, fees, and bail practices so that State courts can continue taking a leadership role in reviewing these practices.

_Emergency Preparedness and Cybersecurity._—SJI is encouraged to continue its ongoing emergency preparedness and cybersecurity funding priority, which supports projects that address innovative approaches to ensuring courts are prepared to respond to disasters, pandemics, attacks on electronic systems, and other threats.

_State Court Behavioral Health Collaborative._—SJI is encouraged to document and promote innovative court-based programs that address substance abuse and mental illness and develop a sustainable community of practice to share the programs and practices on a national level.

_Disparities in Justice._—SJI is encouraged to continue its investments to address disparities in justice so that State courts can ensure equal justice under the law.
COMMISSION ON THE STATE OF U.S. OLYMPICS AND PARALYMPICS

SALARIES AND EXPENSES

The agreement includes $2,000,000 for the Commission on the State of U.S. Olympics and Paralympics, as authorized by section 11 of the Empowering Olympic, Paralympic, and Amateur Athletes Act of 2020 (Public Law 116–189), to perform the statutory duties of the Commission. The Commission is directed to provide the report required by Public Law 116–189 no later than September 30, 2023.
The agreement includes the following general provisions:

Section 501 prohibits the use of funds for publicity or propaganda purposes unless expressly authorized by law.

Section 502 prohibits any appropriation contained in this Act from remaining available for obligation beyond the current fiscal year unless expressly provided.

Section 503 provides that the expenditure of any appropriation contained in this Act for any consulting service through procurement contracts shall be limited to those contracts where such expenditures are a matter of public record and available for public inspection, except where otherwise provided under existing law or existing Executive order issued pursuant to existing law.

Section 504 provides that if any provision of this Act or the application of such provision to any person or circumstance shall be held invalid, the remainder of this Act and the application of other provisions shall not be affected.

Section 505 prohibits a reprogramming of funds that: (1) creates or initiates a new program, project, or activity; (2) eliminates a program, project, or activity; (3) increases funds or personnel by any means for any project or activity for which funds have been denied or restricted; (4) relocates an office or employee; (5) reorganizes or renames offices, programs, or activities; (6) contracts out or privatizes any function or activity presently performed by Federal employees; (7) augments funds for existing programs, projects, or activities in excess of $500,000 or 10 percent, whichever is less, or reduces by 10 percent funding for any existing program, project, or activity, or numbers of personnel by 10 percent; or (8) results from any general savings, including savings from a reduction in personnel, which would result in a change in existing programs, projects, or activities as approved by Congress; unless the House and
Senate Committees on Appropriations are notified 15 days in advance of such reprogramming of funds.

Section 506 provides that if it is determined that any person intentionally affixes a “Made in America” label to any product that was not made in America that person shall not be eligible to receive any contract or subcontract with funds made available in this Act. The section further provides that to the extent practicable, with respect to purchases of promotional items, funds made available under this Act shall be used to purchase items manufactured, produced, or assembled in the United States or its territories or possessions.

Section 507 requires quarterly reporting to Congress on the status of balances of appropriations.

Section 508 provides that any costs incurred by a department or agency funded under this Act resulting from, or to prevent, personnel actions taken in response to funding reductions in this Act, or, for the Department of Commerce, from actions taken for the care and protection of loan collateral or grant property, shall be absorbed within the budgetary resources available to the department or agency, and provides transfer authority between appropriation accounts to carry out this provision, subject to reprogramming procedures.

Section 509 prohibits funds made available in this Act from being used to promote the sale or export of tobacco or tobacco products or to seek the reduction or removal of foreign restrictions on the marketing of tobacco products, except for restrictions which are not applied equally to all tobacco or tobacco products of the same type. This provision is not intended to impact routine international trade services to all U.S. citizens, including the processing of applications to establish foreign trade zones.

Section 510 stipulates the obligations of certain receipts deposited into the Crime Victims Fund.

Section 511 prohibits the use of Department of Justice funds for programs that discriminate against or denigrate the religious or moral beliefs of students participating in such programs.
Section 512 prohibits the transfer of funds in this agreement to any department, agency, or instrumentality of the United States Government, except for transfers made by, or pursuant to authorities provided in, this agreement or any other appropriations Act.

Section 513 requires certain timetables of audits performed by Inspectors General of the Departments of Commerce and Justice, the National Aeronautics and Space Administration, the National Science Foundation and the Legal Services Corporation and sets limits and restrictions on the awarding and use of grants or contracts funded by amounts appropriated by this Act.

Section 514 prohibits funds for acquisition of certain information systems unless the acquiring department or agency has reviewed and assessed certain risks. Any acquisition of such an information system is contingent upon the development of a risk mitigation strategy and a determination that the acquisition is in the national interest. Each department or agency covered under section 514 shall submit a quarterly report to the Committees on Appropriations describing reviews and assessments of risk made pursuant to this section and any associated findings or determinations.

Section 515 prohibits the use of funds in this Act to support or justify the use of torture by any official or contract employee of the United States Government.

Section 516 prohibits the use of funds to include certain language in trade agreements.

Section 517 prohibits the use of funds in this Act to authorize or issue a National Security Letter (NSL) in contravention of certain laws authorizing the Federal Bureau of Investigation to issue NSLs.

Section 518 requires congressional notification for any project within the Departments of Commerce or Justice, the National Science Foundation, or the National Aeronautics and Space Administration totaling more than $75,000,000 that has cost increases of 10 percent or more.

Section 519 deems funds for intelligence or intelligence-related activities as authorized by the Congress until the enactment of the Intelligence Authorization Act for fiscal year 2022.

Section 520 prohibits contracts or grant awards in excess of $5,000,000 unless the prospective contractor or grantee certifies that the organization has filed all Federal tax returns,
has not been convicted of a criminal offense under the Internal Revenue Code of 1986, and has no unpaid Federal tax assessment.

(RESCISSIONS)

Section 521 provides for rescissions of unobligated balances. Subsection (d) requires the Departments of Commerce and Justice to submit a report on the amount of each rescission. These reports shall include the distribution of such rescissions among decision units, or, in the case of rescissions from grant accounts, the distribution of such rescissions among specific grant programs, and whether such rescissions were taken from recoveries and deobligations, or from funds that were never obligated. Rescissions shall be applied to discretionary budget authority balances that were not appropriated with emergency or disaster relief designations. The Department of Justice shall ensure that amounts for Joint Law Enforcement operations are preserved at no less than the fiscal year 2021 level and that those amounts and amounts for victim compensation are prioritized.

Section 522 prohibits the use of funds in this Act for the purchase of first class or premium air travel in contravention of the Code of Federal Regulations.

Section 523 prohibits the use of funds to pay for the attendance of more than 50 department or agency employees, who are stationed in the United States, at any single conference outside the United States, unless the conference is: (1) a law enforcement training or operational event where the majority of Federal attendees are law enforcement personnel stationed outside the United States; or (2) a scientific conference for which the department or agency head has notified the House and Senate Committees on Appropriations that such attendance is in the national interest, along with the basis for such determination.

Section 524 requires any department, agency, or instrumentality of the United States Government receiving funds appropriated under this Act to track and report on undisbursed balances in expired grant accounts.

Section 525 requires, when practicable, the use of funds in this Act to purchase light bulbs that have the “Energy Star” or “Federal Energy Management Program” designation.

Section 526 prohibits the use of funds by NASA, OSTP, or the National Space Council (NSC) to engage in bilateral activities with China or a Chinese-owned company or effectuate the
hosting of official Chinese visitors at certain facilities unless the activities are authorized by subsequent legislation or NASA, OSTP, or NSC have made a certification pursuant to subsections (c) and (d) of this section.

Section 527 prohibits the use of funds to establish or maintain a computer network that does not block pornography, except for law enforcement and victim assistance purposes.

Section 528 requires the departments and agencies funded in this Act to submit spending plans.

Section 529 prohibits funds to pay for award or incentive fees for contractors with below satisfactory performance or performance that fails to meet the basic requirements of the contract.

Section 530 prohibits the use of funds by the Department of Justice or the Drug Enforcement Administration in contravention of a certain section of the Agricultural Act of 2014.

Section 531 prohibits the Department of Justice from preventing certain States from implementing State laws regarding the use of medical marijuana.

Section 532 requires quarterly reports from the Department of Commerce, the National Aeronautics and Space Administration, and the National Science Foundation of travel to China.

Section 533 requires 10 percent of the funds for certain programs be allocated for assistance in persistent poverty counties.

Section 534 requires a report regarding construction of a new headquarters for the FBI.

Section 535 prohibits the use of funds in this Act to require certain export licenses.

Section 536 prohibits the use of funds in this Act to deny certain import applications regarding “curios or relics” firearms, parts, or ammunition.

Section 537 prohibits funds from being used to deny the importation of shotgun models if no application for the importation of such models, in the same configuration, had been denied prior to January 1, 2011, on the basis that the shotgun was not particularly suitable for or readily adaptable to sporting purposes.
Section 538 prohibits the use of funds to implement the Arms Trade Treaty until the Senate approves a resolution of ratification for the Treaty.

Section 539 includes language regarding detainees held at Guantanamo Bay.

Section 540 includes language regarding facilities for housing detainees held at Guantanamo Bay.

Sections 541, 542, and 543 make technical corrections to the Infrastructure Investment and Jobs Act (Public Law 117-58).

Section 544 provides that the Department of Commerce and Federal Bureau of Investigation may utilize funding to provide payments pursuant to section 901(i)(2) of title IX of division J of the Further Consolidated Appropriations Act, 2020.
DISCLOSURE OF EARMARKS AND CONGRESSIONALLY DIRECTED SPENDING ITEMS

Following is a list of congressional earmarks and congressionally directed spending items (as defined in clause 9 of rule XXI of the Rules of the House of Representatives and rule XLIV of the Standing Rules of the Senate, respectively) included in the bill or this explanatory statement, along with the name of each House Member, Senator, Delegate, or Resident Commissioner who submitted a request to the Committee of jurisdiction for each item so identified. For each item, a Member is required to provide a certification that neither the Member nor the Member’s immediate family has a financial interest, and each Senator is required to provide a certification that neither the Senator nor the Senator’s immediate family has a pecuniary interest in such congressionally directed spending item. Neither the bill nor the explanatory statement contains any limited tax benefits or limited tariff benefits as defined in the applicable House and Senate rules.
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<td>Missouri State University</td>
<td>Springfield, MO</td>
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<td>Renovation of Forsyth Library</td>
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<td>NIST—Construction</td>
<td>Kansas State University Salina Aerospace and Technology Campus</td>
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<td>Acquisition and Renovation of Aerospace Simulation Center</td>
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<td>Strafford County, NH</td>
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<td>University of South Alabama College of Medicine</td>
<td>Mobile, AL</td>
<td>Renovation and Expansion of Research Facilities</td>
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<td>West Virginia University</td>
<td>Morgantown, WV</td>
<td>Procurement of Technology and Equipment to Respond to Opioid and Violence Epidemics in WV</td>
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### COMMERCHE, JUSTICE, SCIENCE, AND RELATED AGENCIES—Continued

[Community Project Funding/Congressionally Directed Spending]

<p>| Agency | Account | Recipient | Location          | Project                                                        | Amount   | Requestor(s)          | Origination |
|--------|---------|-----------|-------------------|                                                               |          |                        |             |
| DOC    | NIST—STRS | University of Delaware | Newark, DE        | Biopharmaceutical Manufacturing Innovation Equipment                 | 3,000,000 | Carper, Coons         | S           |
| DOC    | NIST—STRS | CNR Defense Alliance | Rome, NY          | Smart Technology Lab Initiative                                     | 700,000  | Gillibrand; Schumer   |             |
| DOC    | NIST—STRS | University at Buffalo | Buffalo, NY       | High-performance Computing Drug Discovery Initiative                | 1,000,000 | Gillibrand; Schumer   |             |
| DOC    | NIST—STRS | University of New Mexico | Albuquerque, NM   | University of New Mexico Decedent Image Database                  | 374,900  | Heinrich, Luján       |             |
| DOC    | NIST—STRS | Mississippi State University | Starkville, MS   | Training and Standards for UAS Certification                      | 4,900,000 | Hyde-Smith            |             |
| DOC    | NIST—STRS | University of Southern Mississippi | Hattiesburg, MS | Establishment of a Joint Industry Academic Laboratory to Provide Calibration Services | 5,000,000 | Hyde Smith; Wicker    |             |
| DOC    | NIST—STRS | Roan Institute at Northeastern University | Cumberland County, ME | Advanced and Additive Manufacturing Center Development               | 1,009,000 | King                   |             |
| DOC    | NIST—STRS | Emporia State University | Emporia, KS       | Cyber Security Center                                              | 1,500,000 | Moran                  |             |
| DOC    | NIST—STRS | Pittsburg State University | Pittsburg, KS     | Polymer and Plastic Research at the National Institute for Materials Advancement | 3,009,000 | Moran                  |             |
| DOC    | NIST—STRS | University of Kansas Medical Center | Johnson and Wyandotte Counties, KS | Research Equipment Upgrades | 5,000,000 | Moran                  |             |</p>
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<td>Composite Testing Facility for Graphene and Graphene-Like Materials</td>
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<td>Observing Infrastructure to Address Flooding Risks Due to Climate Change at the Community Level</td>
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<td>San Marcos, TX</td>
<td>Texas State University Meadows Center Climate Change Impact on Water Initiative</td>
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<td>Greater Farallones National Marine Sanctuary Help Recovery</td>
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<td>Emergency Marine Mammal Field Response, Research, and Rehabilitation</td>
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<td>Targeted Acoustic Startle Technology (TAST) at the Ballard Locks</td>
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<td>Understanding and Mitigating Future Weather and Climate Risks to Agriculture</td>
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<td>Waterfront Alliance, Inc., New York, NY</td>
<td>Flushing Meadows Corona Park, A Hub for Climate Resilience</td>
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<td>Coastal Preservation Network, College Point, NY</td>
<td>Restoration &amp; Stabilization of Two On-Water Platforms on Flushing Bay</td>
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<td>NOAA’s James J. Howard Marine Sciences Laboratory at Sandy Hook, Highlands, NJ</td>
<td>Social and Ecological Resilience Projects for New Jersey Coasts and Oceans</td>
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<td>San Diego Unified Port District, San Diego, CA</td>
<td>Habitat-Friendly Shoreline Structures</td>
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<td>Planning for the Future of Maine’s Lobster Industry</td>
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<td>University of Wisconsin-Madison, Space Science and Engineering Center, Madison, WI</td>
<td>Next Generation Scanning High-Resolution Interferometer Sounder (S-HIS) Aircraft Instrument</td>
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<td>Greater Biscayne Bay Harmful Algae Bloom Monitoring Program</td>
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<td>Museum of Science, Inc., Miami, FL</td>
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### COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES—Continued

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<td>Engaging Diverse Communities in Stewardship of Wild Salmon in Cook Inlet</td>
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<td>The Maritime Aquarium at Norwalk</td>
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<td>Removal of Derelict Lobster Pots</td>
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### COMMERCHE, JUSTICE, SCIENCE, AND RELATED AGENCIES—Continued

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COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES—Continued

[Community Project Funding/Congressionally Directed Spending]

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## COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES—Continued

### Community Project Funding/Congressionally Directed Spending

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## COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

(Amounts in thousands)

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# COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

## National Institute of Standards and Technology

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## National Oceanic and Atmospheric Administration

| Operations, Research, and Facilities (by transfer) | 3,840,300         | 4,689,381       | 4,157,311  | +317,011              | -532,070             |
| Promote and Develop Fund (transfer out)           | (246,171)        | (246,171)       | (245,532)  | (+2,639)              | (+2,639)              |
| Subtotal                                           | 3,840,300        | 4,689,381       | 4,157,311  | +317,011              | -532,070             |

## Procurement, Acquisition and Construction

| Pacific Coastal Salmon Recovery                  | 65,000           | 65,000          | 65,000     | ---                   | ---                  |
| Fishermen's Contingency Fund                     | 349              | 349             | 349        | ---                   | ---                  |
| Fishery Finance Program Account                  | -7,600           | -18,000         | -18,000    | -10,400               | ---                  |
| Total, National Oceanic and Atmospheric Administration | 5,430,607       | 6,963,712       | 5,877,349  | +446,742              | -1,086,363           |
## Departmental Management

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*Amounts in thousands*
## COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

### TITLE II - DEPARTMENT OF JUSTICE

#### General Administration

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(Amounts in thousands)
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### COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

#### (Amounts in thousands)

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<td>(435,000)</td>
<td>(675,000)</td>
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### Office of Justice Programs:

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<th>Final Bill</th>
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<td>Death benefits</td>
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### Community Oriented Policing Services:

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<td>COPS programs</td>
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### General Provision

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<td>EO 13929 Database</td>
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### Total, Title II, Department of Justice

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## TITLE III - SCIENCE

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### National Space Council

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### National Aeronautics and Space Administration

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### Science, Technology, Engineering, and Mathematics Engagement

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### Construction and environmental compliance and restoration

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(All amounts in thousands)
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<td>-126,439</td>
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<tr>
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<td>-32,456</td>
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<tr>
<td>defense (rescission)</td>
<td>-47,544</td>
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<tr>
<td>DOJ, Federal Prison System, Buildings and Facilities (rescission)</td>
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<tr>
<td>DOJ Modernization and Repairs</td>
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<td>Office of Justice programs (rescission)</td>
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<td>DPS (rescission)</td>
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<tr>
<td>DOJ, Violence against women prevention and prosecution programs</td>
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<td>-15,000</td>
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<tr>
<td>DOJ, Assets Forfeiture Fund (rescission)</td>
<td>-127,000</td>
<td>-127,000</td>
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<tr>
<td>Admin Provision (NDD)</td>
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<tr>
<td>Admin Provision (Def)</td>
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<td>United States Marshals Service, Federal Prisoner</td>
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<tr>
<td>Detention Sec. 541 (emergency)</td>
<td>125,000</td>
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<tr>
<td>Federal Bureau of Investigation, Salaries and Expenses</td>
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### COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

(Amounts in thousands)

<table>
<thead>
<tr>
<th></th>
<th>FY 2021 Enacted</th>
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<th>Final Bill vs Request</th>
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<tr>
<td>Sec. 542 (Defense, emergency)</td>
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<td>Federal Prison System, Salaries and Expenses Sec. 543 (emergency)</td>
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<td><strong>Total, title V, General Provisions</strong></td>
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<td><strong>-562,750</strong></td>
<td><strong>-695,839</strong></td>
<td><strong>-324,911</strong></td>
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**OTHER APPROPRIATIONS**

**CORONAVIRUS RESPONSE AND RELIEF SUPPLEMENTAL APPROPRIATIONS ACT, 2021 (P. L. 116-260)**

DIVISION M

**National Oceanic and Atmospheric Administration**

| Fisheries Disaster Assistance | 300,000         | ---             | ---        | -300,000             | ---                  |
| Total, Coronavirus Response and Relief Supplemental Appropriations Act, 2021 | 300,000         | ---             | ---        | -300,000             | ---                  |
## EMERGENCY SECURITY SUPPLEMENTAL APPROPRIATIONS ACT, 2021 (PL 117-31)
### DEPARTMENT OF JUSTICE
Office of Justice Programs

<table>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>State and Local Law Enforcement Assistance (emergency)</td>
<td>1,100</td>
<td></td>
<td>-1,100</td>
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<tr>
<td><strong>Total, Emergency Security Supplemental Appropriations Act</strong></td>
<td>1,100</td>
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(Amounts in thousands)
### EXTENDING GOVERNMENT FUNDING AND DELIVERING EMERGENCY ASSISTANCE ACT, 2022 (PL 117-43)

#### DIVISION B - DISASTER RELIEF SUPPLEMENTAL APPROPRIATIONS ACT, 2022

**DEPARTMENT OF COMMERCE**

<table>
<thead>
<tr>
<th>National Institute of Standards and Technology</th>
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<tbody>
<tr>
<td>Scientific and Technical Research and Services</td>
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</tr>
<tr>
<td>(emergency)</td>
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<tr>
<td>FY 2021 Enacted</td>
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<tr>
<td>FY 2022 Request</td>
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<tr>
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<table>
<thead>
<tr>
<th>National Oceanic and Atmospheric Administration</th>
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</thead>
<tbody>
<tr>
<td>Operations, Research, and Facilities (emergency)</td>
<td></td>
</tr>
<tr>
<td>FY 2021 Enacted</td>
<td>---</td>
</tr>
<tr>
<td>FY 2022 Request</td>
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<tr>
<td>Final Bill vs Enacted</td>
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<td>Final Bill vs Request</td>
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<table>
<thead>
<tr>
<th>Procurement, Acquisition and Construction (emergency)</th>
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<tbody>
<tr>
<td>FY 2021 Enacted</td>
<td>---</td>
</tr>
<tr>
<td>FY 2022 Request</td>
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<table>
<thead>
<tr>
<th>Fisheries Disaster Assistance (emergency)</th>
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**Total, National Oceanic and Atmospheric Administration**

<table>
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<th>Final Bill vs Request</th>
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<tr>
<td>345,039</td>
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*Note: The table includes amounts in thousands.*
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<th>Final Bill vs Request</th>
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<tr>
<td><strong>SCIENCE</strong></td>
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<tr>
<td>National Aeronautics and Space Administration</td>
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<tr>
<td>Construction and Environmental Compliance and Restoration (emergency)</td>
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<td></td>
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<td>+321,400</td>
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<tr>
<td>National Science Foundation</td>
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<tr>
<td>Major Research Equipment and Facilities Construction (emergency)</td>
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<td>+25,000</td>
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<tr>
<td><strong>Total, Science</strong></td>
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<td></td>
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<td>+346,400</td>
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<td><strong>RELATED AGENCIES</strong></td>
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<tr>
<td>Legal Services Corporation</td>
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<tr>
<td>Payment to the Legal Services Corporation (emergency)</td>
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<td><strong>Total, Extending Funding and Emergency Assistance Act, 2022</strong></td>
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### DIVISION C - AFGHANISTAN SUPPLEMENTAL APPROPRIATIONS ACT, 2022

**DEPARTMENT OF JUSTICE**

Federal Bureau of Investigation

<table>
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<tr>
<th></th>
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<th>FY 2022 Request</th>
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<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Salaries and Expenses (emergency)</td>
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<td>+20,285</td>
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<td>Counterintelligence and National Security (emergency)</td>
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<td>29,715</td>
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<td><strong>Total, Afghanistan Supplemental Appropriations</strong></td>
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### THE INFRASTRUCTURE INVESTMENT AND JOBS ACT, 2022

(P.L. 117-58)

**DIVISION J - APPROPRIATIONS
DEPARTMENT OF COMMERCE**

National Telecommunications and Information Administration

<table>
<thead>
<tr>
<th></th>
<th>FY 2021 Enacted</th>
<th>FY 2022 Request</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tr>
<td>Broadband Equity, Access, and Deployment Program (emergency)</td>
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<td>Broadband Connectivity Fund (emergency)</td>
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<td>Final Bill vs Enacted</td>
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<td>-------------</td>
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<td>------------------------</td>
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<tr>
<td>Digital Equity (emergency)</td>
<td>---</td>
<td>---</td>
<td>550,000</td>
<td>+550,000</td>
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<tr>
<td>Advance appropriations FY 2023 (emergency)</td>
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<td>---</td>
<td>550,000</td>
<td>+550,000</td>
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<tr>
<td>Advance appropriations FY 2024 (emergency)</td>
<td>---</td>
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<td>550,000</td>
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<tr>
<td>Advance appropriations FY 2025 (emergency)</td>
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<td>Total, Digital Equity</td>
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<td>Middle Mile Deployment (emergency)</td>
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<tr>
<td>National Oceanic and Atmospheric Administration</td>
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<td></td>
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<td></td>
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<tr>
<td>Operations, Research, and Facilities (emergency)</td>
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<td>557,250</td>
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<td>515,583</td>
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<td>Procurement, Acquisition and Construction (emergency)</td>
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<td>Pacific Coastal Salmon Recovery (emergency)</td>
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<td>+34,400</td>
</tr>
<tr>
<td>Advance appropriations FY 2023 (emergency)</td>
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<td>---</td>
<td>34,400</td>
<td>+34,400</td>
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<tr>
<td>Advance appropriations FY 2024 (emergency)</td>
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<td>34,400</td>
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## COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

(Amounts in thousands)

<table>
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<th>Final Bill</th>
<th>Final Bill vs Enacted</th>
<th>Final Bill vs Request</th>
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<tbody>
<tr>
<td>Advance appropriations FY 2025 (emergency)</td>
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<td>34,400</td>
<td>+34,400</td>
<td>+34,400</td>
</tr>
<tr>
<td>Advance appropriations FY 2026 (emergency)</td>
<td>-</td>
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<td>34,400</td>
<td>+34,400</td>
<td>+34,400</td>
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<tr>
<td>Total, Pacific Coastal Salmon Recovery</td>
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<tr>
<td>Total, National Oceanic and Atmospheric Administration</td>
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<td>+2,963,000</td>
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<td>Total, Infrastructure Investment and Jobs Act</td>
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### COMMERCE, JUSTICE, SCIENCE, AND RELATED AGENCIES APPROPRIATIONS ACT, 2022

(Amounts in thousands)

<table>
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<th>Description</th>
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<tbody>
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<td>Appropriations</td>
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<td>(-841,650)</td>
<td>(-516,839)</td>
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<td>(47,575,089)</td>
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<td>(+47,575,089)</td>
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<td>(+4,391,350)</td>
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<tr>
<td>(by transfer)</td>
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<td>702,171</td>
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<td>Grand total excluding Other Appropriations</td>
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<td>Crime Victims Fund (Sec. 510)</td>
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<td>1,000</td>
<td>1,000</td>
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<tr>
<td>Independent counsel</td>
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<tr>
<td>Medicare-eligible retiree health fund</td>
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<tr>
<td>Less advance emergencies</td>
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<td>-4,391,350</td>
<td>-4,391,350</td>
<td>-4,391,350</td>
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