

Legislative Bulletin.....February, 15 2011

Contents:

Amendments (PART I) to H.R. 1—Full Year Continuing Appropriations Act of 2011

H.R. 1, Full Year Continuing Appropriations Act (sponsored by Rep. Harold Rogers, R-KY), is scheduled to be considered on the House floor on beginning Tuesday, February, 15, 2011 under a *modified open rule* ([H.Res.92](#)) that provides one hour of general debate, waives all points of order against the bill, and provides for one motion to recommit. After the conclusion of general debate, the rule provides for each amendment to be considered under the five minute rule. The rule makes in order only those amendments that have been pre-filed in the Congressional Record at least one day before it is considered. Additionally, the rule requires all amendments to be pre-filed in the record by the end of session Tuesday. Finally, the rule waives the requirement for a two-thirds majority for the House to adopt a new, same day rule to limit debate or amendments through February 17, 2011. Below is a preliminary summary of the 403 amendments pre-filed in the Congressional Record through Monday, February 14, 2011.

RSC Staff Contacts: Bruce F Miller, bruce.miller@mail.house.gov, (202)-226-9720. (1-80)
Joe Murray, joe.murray@mail.house.gov, (202)-225-6168. (81-160)
Curtis Rhyne, Curtis.Rhyne@mail.house.gov, (202)-226-8576. (161- 240)
Ja’Ron Smith, Ja’Ron.Smith@mail.house.gov, (202)-226-2076. (241-320)
Cyrus Artz, Cyrus.Artz@mail.house.gov, (202)-226-9717. (321-403)

AMENDMENTS PRE-PRINTED IN CONGRESSIONAL RECORD ON MONDAY FEBRUARY 14, 2011

1. **Cravaak (R-MN).** The amendment eliminates FY 2011 funding for the [United States Institute of Peace](#) by reducing the account by \$42,676,000. The amendment moves the reduction in funds to the Spending Reduction Account. The bills sponsor believes “this organization’s goals can be accomplished by existing federal bureaucracies like the United States Departments of State or Defense and by non-profit organizations that are not dependent on the federal government.”
2. **Rooney (R-FL).** The amendment reduces funding for the Research Test and Evaluation Fund for the Navy by \$225 million and the Research Test and Evaluation Fund for the Air Force by \$225 million. The amendment moves \$450 million in total reductions to the Spending Reduction Account.

Additional Background: The purpose of this amendment is to eliminate FY 11 funding for the Joint Strike Fighter (F-35) alternate engine program (F136). Currently, Pratt and Whitney holds the sole contract to build the primary engine, while General Electric/Rolls Royce are in a partnership attempting to become party to the contract to build a second, alternative engine (F136) for the F-35. In 2001, the DoD chose Lockheed Martin to develop the F-35s using engines made by Pratt & Whitney. They also supported the development of the F136 until 2006 when they had reservations about continuing the program and thought the funding would be better used for other purposes.

The cost for the entire lifespan of the F-35 engine contract is estimated to be worth approximately \$100 billion. Congress has appropriated funding for the program each year since 2006 when the Pentagon no longer requested funding for it. Through fiscal year 2010, the government has invested about \$2.9 billion in the F136.

Defense Secretary Gates has stated he will encourage President Obama to veto the NDAA if the bill contains funding for the Alternative Engine Program claiming that finishing development would cost approximately \$3 billion more over the next six years. However, the Pentagon has not yet presented Congress with substantial evidence to corroborate this claim.

General Electric and Rolls Royce [contend the remaining costs](#) to develop the F136 are approximately \$1.1 billion. In addition, GE expects the program to pay for itself because taxpayers would ultimately benefit through the competition created by a second engine program. They cite a two-engine program in the 1980's for the F-15 and F-16 that saved an estimated 21 percent on the contract.

Some conservatives believe the continuation of a competitive engine is a national security imperative because a sole source contract leaves the military vulnerable to fleet groundings. In addition, some conservatives agree that increased competition will ultimately benefit the taxpayer by reducing contract awards. The Heritage Foundation asserts a single engine contract "[constitutes an unacceptably high risk.](#)"

However, some conservatives disagree and contend the alternate engine an example of a big ticket defense program. [Citizens Against Government Waste](#) believes that "taxpayers can't afford this kind of high-flying waste." Secretary of Defense Robert Gates believes that, "the interests of the taxpayers, our military, our partner nations, and the integrity of the JSF program are best served by not pursuing a second engine." Additionally, CAGW [claims](#) that if "Republicans vote against the amendment, they will be perpetuating the disturbing pattern on wasteful defense spending that also appeared during the May 27, 2010 [vote](#) on an amendment to eliminate \$465 million in funds for the alternate engine in the FY 2011 Defense Authorization Act." Finally, Taxpayers for Common Sense [contend in the Politico](#) any potential savings would, "most likely be swallowed up by the added expense of maintaining two separate production lines, supply chains and management teams."

For more information on the issues involving the F136 engine, contact Bruce F Miller at bruce.miller@mail.house.gov

3. ***Tonko (D-NY)***. The amendment strikes the provision that prohibits the EPA from enforcing a rule change or providing guidance pertaining to the definition of the Federal Water Pollution & Control Act.

4. **Tonko (D-NY).** The amendment strikes language under the Department of Energy, Energy Programs, and Energy Efficiency and Renewable Energy that prohibits the use funds for the Weatherization Assistance Program (WAP).
5. **Tonko (D-NY).** The amendment strikes language in the bill that prohibits the EPA from denying state implementation plans or permits based on greenhouse gases emission due to concerns regarding climate change.
6. **Campbell (R-CA).** The amendment reduces the total amount of funding at the end of the bill for non-security accounts (exempting Departments of Defense, Homeland Security, and Veterans Affairs) by \$16 billion.
7. **Campbell (R-CA).** The amendment reduces the total amount of funding at the end of the bill for security accounts by \$14 billion.
8. **Stearns (R-FL).** The amendment prohibits any funds in the bill to be used for the “design, renovation, construction, or rental of any headquarters for the United Nations in any location in the United States.”
9. **Stearns (R-FL).** The amendment prohibits any funds in the bill to be used for the FCC to “implement the Report and Order of the Federal Communications Commission relating to the matter of preserving the open Internet and broadband industry practices (FCC 10-201, adopted by the Commission on December 21, 2010).” Essentially, this amendment prohibits the FCC from moving forward with imposing so-called “[network neutrality](#)” requirements on the private sector.
10. **Stearns (R-FL).** The amendment prohibits any funds in the bill to be used to regulate or classify coal combustion residuals as a hazardous waste or material.
11. **Pence (R-IN).** The amendment prohibits any of the funds in the bill from being used by Planned Parenthood Federation of America, Inc. or any its affiliates listed in the text of the amendment.
12. **McCarthy (D-NY).** The amendment increases funding for the Department of Justice, Office of Justice Programs, State and Local Law Enforcement Assistance by \$20 million and decreases the same account by \$20 million. The net affect of the amendment does nothing other than provide speaking time.
13. **Rooney (R-FL).** The amendment prohibits any of the funds in the bill from being used to implement, administer, or enforce the rule entitled “Water Quality Standards for the State of Florida’s Lakes and Flowing Waters” published in the Federal Register by the Environmental Protection Agency on December 6, 2010.
14. **Andrews (D-NJ).** The amendment increases funding for the Department of Veteran’s Affairs Medical Service Account by \$9,912,497,000 and provides that the amount must be dedicated for programs authorized for the benefit of homeless veterans. The bill also creates a new section in the bill enacting [H.R. 601](#) in the 112th Congress into law. Commonly known as the Ending Big Oil Tax Subsidies Act, the legislation would **raise taxes** on oil and gas companies by eliminating marginal tax breaks. Finally, the

amendment increases funding under the Homeland Security Spending Reduction Account by \$31 billion.

15. **Tonko (D-NY).** The amendment strikes the entire section of the bill (1844) that establishes the funding level for the Social Security Administration, Limitation on Administrative Expenses Account at \$10,675,500,000.
16. **Tonko (D-NY).** The amendment strikes the section of the bill (1846) that rescinds \$500 million in funding provided under the “stimulus” and previous fiscal years designated for investment in information technology and telecommunications hardware and software infrastructure at the Social Security Administration.
17. **Tonko (D-NY).** The amendment strikes the provisions in the bill (under 1824) that establishes the funding levels, spending timelines, and grant allocations for the Department of Education’s, “Education for the Disadvantage” program. Additionally, the amendment reinstates reductions made in the underlying bill to award grants to states for comprehensive planning to improve the literacy of children from birth through grade 12.

Additionally, the amendment strikes the section of the bill (1828) that establishes the funding levels, spending timelines, and grant allocations for the Department of Education’s, “Special Education” program.

18. **Tonko (D-NY).** The amendment increases funding for the Low-Income Energy Assistance Program (LIHEAP) by \$390,328,000 and strikes a provision (1817(b)) that prohibits funding from the Consolidated Appropriations Act of 2010 (P.L. 111-117) from being used for LIHEAP.
19. **Tipton (R-CO).** The amendment reduces the total funding at the end of the bill by 1%, excluding security (DoD, DHS, VA) spending or amounts required to be made available by a provision of law.
20. **Maloney (D-NY).** The amendment strikes the provision that prohibits funding from being made to the United Nations Population Fund.
21. **Hastings (D-FL).** The amendment increases and subsequently decreases funding for the Agricultural Programs, Agricultural Research Service, Salaries and Expenses account by \$750,000 and the Agricultural Programs, Animal and Plant Health Inspection Service, Salaries and Expenses account by \$750,000.
22. **Hastings (D-FL).** The amendment prohibits the use of funds for the Secretary of the Army to acquire land or construct any buildings or structures within the town of Lake Park, Florida.
23. **Hastings (D-FL).** The amendment reduces funding for the Department of Health and Human Service’s Health Resources and Services program, the Centers for Disease Control, and the National Institutes of Health by \$14 million each.
24. **Camp (R-MI).** The amendment prohibits the use of funds to allow the opening of the locks at the Thomas J. O'Brien Lock and Dam or the Chicago River controlling Works. The amendment provides an exception in the event of flooding, or as needed to protect public health and safety.

25. **Graves (R-GA).** The amendment prohibits any funds in the bill to be used for the FCC to “implement the Report and Order of the Federal Communications Commission relating to the matter of preserving the open Internet and broadband industry practices (FCC 10-201, adopted by the Commission on December 21, 2010).” Essentially, this amendment prohibits the FCC from moving forward with imposing so-called “[network neutrality](#)” requirements on the private sector.
26. **McCaul (R-TX).** The amendment prohibits any funds from being used for a project or program named for an individual currently serving in the United States Congress as a Senator, Member of the House of Representatives, Delegate to the House of Representatives, or Resident Commissioner of Puerto Rico.
27. **Markey (D-MA).** The amendment prohibits the use of funds from being used to any new lease that authorizes production of oil or natural gas under the Outer Continental Shelf Lands Act (43 U.S.C. 1331 et. seq.) to any lessee under an existing lease issued by the Department of the Interior pursuant to the Outer Continental Shelf Deep Water Royalty Relief Act (43 U.S.C. 1337 note), where such existing lease is not subject to limitations on royalty relief based on market price.

Some conservatives may believe this amendment is unnecessary - even for Democrat’s that oppose OCS drilling - because the Obama Administration has already created a de-facto ban on any new offshore oil or gas exploration in American waters.

28. **Chaffetz (R-UT).** The amendment eliminates FY 2011 funding for the Independent Agencies, National Archives and Records Administration, National Historical Publications and Records Commission, Grants Program by reducing the account by \$4,000,000. The amendment moves those funds to the Spending Reduction Account.
29. **Heller (R-NV).** The amendment reduces allocations from various accounts under the State & Foreign Operations Title of the bill listed under sections 2115 and 2116 by \$211,244,700. The amendment moves those reductions to the Spending Reduction Account.
30. **Burton (R-IN).** The amendment reduces funding for the Department of the Interior, Bureau of Land Management, Management of Lands and Resources by \$2 million (from \$927,523,000). The amendment moves the \$2 million in reductions to the Spending Reduction Account. According to the bill’s sponsor, the point of the amendment is to make a statement about the Bureau’s mismanagement of the Wild Horse program. That program does not receive line item funding so we cannot target those funds directly.
31. **Garrett (R-NJ).** The amendment prohibits funds from being used to demolish structures within the Delaware Water Gap.
32. **Garrett (R-NJ).** The amendment prohibits funds from being used to give assistance to any individual who is a member of, or affiliated with, an organization designated as a foreign terrorist organization by the Secretary of State pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189).
33. **Garrett (R-NJ).** The amendment prohibits funds from being used to pay the salaries and expenses of personnel to carry out a market access program under section 203 of the Agricultural Trade Act of 1978 (7 U.S.C. 5623).

34. **Garrett (R-NJ)**. The amendment eliminates FY 2011 funding for the National Foundation on the Arts and the Humanities, National Endowment for the Arts, Grants and Administration by \$145 million. The amendment moves the \$145 in savings to the Spending Reduction Account.
35. **Garrett (R-NJ)**. The amendment eliminates FY 2011 funding for the by reducing the account for the Institute of Museum and Library Services, Office of Museum and Library Services, Grants and Administration by \$265,869,000. The amendment moves the reduction in funds to the Spending Reduction Account.
36. **Garrett (R-NJ)**. The amendment eliminates FY 2011 funding for the account for the National Foundation on the Arts and the Humanities, National Endowment for the Arts, Grants and Administration. The amendment moves the \$145 in savings to the Spending Reduction Account.
37. **Garrett (R-NJ)**. The amendment eliminates FY 2011 funding for the by reducing the Department of Housing and Urban Development, Community Planning and Development, Community Development Fund account by \$1.5 billion. The amendment moves the reduction in funds to the Spending Reduction Account
38. **Matheson (D-UT)**. The amendment prohibits funds from being used for the Community Connect broadband grant program administered by the Rural Utilities Service of the Department of Agriculture.
39. **Del. Norton (D-DC)**. The amendment strikes language that is designed to effectively prohibit funds in the bill from being used to provide an abortion except in the case that the life of the mother is in danger.
40. **Del. Norton (D-DC)**. The amendment removes language that prevents the use of funds from being used to distribute sterile needles or syringes for the hypodermic injection of any illegal drug.
41. **Del. Norton (D-DC)**. The amendment reduces funding the District of Columbia Opportunity Scholarship programs by \$2.3 million and increases funding for the D.C. public schools system to expand quality Charter schools by \$2.3 million. The amendment also strikes language in the underlying bill that places limits on the discretion of the D.C. government to expend previously allocated funds.
42. **Sessions (R-TX)**. The amendment prohibits funds from being used to implement any policy, directive, administrative regulation, circular, or action to convert from private sector to public sector performance any functions or positions that are not inherently governmental in nature.
43. **Sessions (R-TX)**. The amendment would reduce funding for the Department of Transportation, Federal Railroad Administration, Capital and Debt Service Grants to the National Railroad Passenger Corporation by \$446,900,000 (from \$850,000,000). The amendment moves the reduction in funds to the Spending Reduction Account.
44. **Nadler (D-NY)**. The amendment would strike the funding provisions for several programs under the Transportation title of the C.R. including the F.A.A., Federal

Highway Administration., Federal Railroad Administration, and the Highway Trust Fund, among other D.O.T. programs.

45. **Baldwin (D-WI).** The bill reduces funding under Division A (Defense) of the C.R. by a pro forma rate so the total spending reduction is \$1 billion. The amendment transfers the savings to increase funding for the Department of Health and Human Services, Health Resources and Services Administration, Health Resources and Services by \$1 billion.
46. **Polis (D-CO).** The amendment prohibits funds from being used to maintain an end strength level of members of the Armed Forces of the United States assigned to permanent duty in Europe in excess of 35,000 members and end strength levels for active duty members of the Army, Navy, and Air Force of 565,275, 328,250, and 329,275, respectively. The amounts otherwise provided by this Act for “Military Personnel, Army”, “Military Personnel, Navy” and “Military Personnel, Air Force” in title I of division A are reduced by \$155,914,688, \$18,047,700, and \$118,488,825, respectively.
47. **Luetkemeyer (R-MO).** The amendment prohibits funds from being used for the study of the Missouri River Projects authorized in section 108 of the Energy and Water Development and Related Agencies Appropriations Act, 2009 (division C of Public Law 111-8).
48. **Polis (D-CO).** The amendment prohibits funds from being used to enforce section 75.708 of title 34, Code of Federal Regulations, as it relates to section 5205 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7221d).
49. **McCollum (D-MN).** The amendment limits the aggregate amount the Department of Defense may spend for “military bands, musical equipment, or musical performances” to \$200 million.
50. **McCollum (D-MN).** The amendment prohibits funds from being used for the Department of Defense to sponsor of NASCAR race cars.
51. **McCollum (D-MN).** The amendment prohibits funds from being used for the “Radio and Television Marti” program and reduces the amount of funding for Broadcasting Board of Governors, International Broadcasting Operations Account in the C.R. by \$30,474,000.
52. **Tonko (D-NY).** The amendment eliminates FY 2011 funding for the DOE’s Fossil Energy Research and Development program by reducing the account by \$586,600,000. The amendment moves the funding reduction by increasing funding for the DOE’s Energy Efficiency and Renewable Energy program (\$1,467,400,000).
53. **Paul (R-TX).** The amendment strikes the provision (2114) in the C.R. that provides funding for International Security Assistance and Foreign Military Financing Program; including specific allocations listed to the Pakistan Counterinsurgency Capability Fund, Israel, Egypt, and Jordan.
54. **Fleming (R-LA).** The amendment prohibits funds from being used to finalize the proposed rule entitled “Rescission of the Regulation Entitled ‘Ensuring That Department of Health and Human Services Funds Do Not Support Coercive or Discriminatory Policies or Practices in Violation of Federal Law’ “published in the Federal Register on

March 10, 2009 (74 Fed. Reg. 10207) or otherwise rescind or modify any provision of part 88 of subtitle A of title 45, Code of Federal Regulations.

55. **Fleming (R-LA)**. This amendment would prohibit funding for the implementation of the Health Care and Education Reconciliation Act of 2010 (“Obamacare”).
56. **Murphy (D-CT)**. This amendment would add a new section to the bill that would prohibit funding for the Department of Defense to purchase seamless copper-nickel tubing, 4 inches and larger in outside diameter, used for shipboard pipe systems, that satisfies MIL-T-16420k unless the tubing is manufactured in the United States from components which are substantially manufactured in the United States.
57. **Murphy (D-CT)**. This amendment would prohibit funds to be used to enter into a contract with a firm that engages in unfair trade practices as defined in subpart 9.4 of the Federal Acquisition Regulation, and any such firm shall be debarred from contracting with the federal government.
58. **Cardoza (D-CA)**. This amendment would prohibit funding for the Office of the Secretary of Housing and Urban Development.
59. **Cardoza (D-CA)**. This amendment would prohibit funding for travel expenses of the Secretary of Housing and Urban Development.
60. **Cardoza (D-CA)**. This amendment would prohibit funding for the Department of Housing and Urban Development, Management and Administration – Executive Direction, for official reception and representation expenses of the Office of the Secretary.
61. **Cardoza (D-CA)**. This amendment would prohibit funding to be used to pay the travel expenses of the Secretary of the Treasury. This amendment directs that those funds be used for the purpose of educating the Administration’s staff on the fundamentals of housing policy and its impact on the national economy.
62. **Cardoza (D-CA)**. This amendment would prohibit funding to be used to pay the official reception and representation expenses of the Secretary of the Treasury. This amendment directs that those funds be used for the purpose of educating the Administration’s staff on the fundamentals of housing policy and its impact on the national economy.
63. **Gutierrez (D-IL)**. This amendment would reduce the Aircraft Procurement fund for the Navy, by \$21,985,000. It would reduce the Aircraft Procurement fund for the Air Force by \$393,098,000. These amounts would be placed in the Defense Spending Reduction Account.
64. **Thompson (D-CA)**. This amendment would add a new section under the Transportation, Housing and Urban Development section. It would require the Federal National Mortgage Association and the Federal Home Loan Mortgage Corporation to adopt standards consistent with the Property Assessed Clean Energy (PACE) program of the Department of Energy. This amendment states that the Association and Corporation shall issue guidance under which loans secured by property tax assessments consistent with such standards shall be considered to comply with the Uniform Instruments of such Association and Corporation, shall not be considered to constitute a default on an existing

- mortgage for a property with such a loan, and shall not require the borrower under the loan to pay off the assessment, except in the event that the assessment is delinquent, in order to refinance or transfer the property that is the subject of the loan. Lending standards of the Federal Housing Finance Agency, the Federal National Mortgage Association, and the Federal Home Loan Mortgage Corporation shall not discriminate against communities implementing or participating in a Property Assessed Clean Energy program.
65. ***Polis (D-CO)***. The continuing resolution would prohibit funding to the Environmental Protection Agency for purposes of enforcing or promulgating any regulation related to emissions to greenhouse gases due to concerns regarding possible climate change. This amendment exempts other expenditures that the Administrator of the Environmental Protection Agency determines to be necessary to protect the public health or prevent severe environmental degradation.
66. ***Polis (D-CO)***. The continuing resolution would prohibit funding to the Environmental Protection Agency for purposes of enforcing or promulgating any regulation related to emissions to greenhouse gases due to concerns regarding possible climate change. This amendment exempts other authorities under the Clean Air Act that the Administrator of the Environmental Protection Agency determines to be necessary to protect the public health or prevent severe environmental degradation.
67. ***Polis (D-CO)***. The continuing resolution would rescind all unobligated balances remaining (as of February 11, 2011) that were appropriated by the American Recovery and Reinvestment Act (the “stimulus”). This amendment exempts funds made for paying the subsidy and administrative costs of projects eligible for federal credit assistance under chapter 6 of title 23, U.S.C.
68. ***Polis (D-CO)***. The continuing resolution would rescind all unobligated balances remaining (as of February 11, 2011) that were appropriated by the American Recovery and Reinvestment Act (the “stimulus”). This amendment changes the date to spend authorized “stimulus” amounts to September 30, 2011.
69. ***Polis (D-CO)***. The continuing resolution would rescind all unobligated balances remaining (as of February 11, 2011) that were appropriated by the American Recovery and Reinvestment Act (the “stimulus”). This amendment would exempt funds appropriated or otherwise made available for “the creation of jobs.” Conservatives have long argued that the stimulus has failed and these funds should be rescinded.
70. ***Polis (D-CO)***. The continuing resolution would rescind all unobligated balances remaining (as of February 11, 2011) that were appropriated by the American Recovery and Reinvestment Act (the “stimulus”). This amendment would exempt the TIGER TIFIA Grant Program of the Department of Transportation. According to the [Department of Transportation](#), these are grants that “are to be awarded on a competitive basis for capital investments in surface transportation projects that will have a significant impact on the Nation, a metropolitan area or a region.”
71. ***Polis (D-CO)***. This amendment would prohibit funding to enforce section 75.708 of title 34, Code of Federal Regulations, as it relates to section 5205 of the Elementary and Secondary Education Act of 1965 (20 U.S.C. 7221d). It would therefore allow subgrants to be made for national activities.

72. **Rokita (R-IN).** This amendment would prohibit funding to be used for doctoral dissertation research grants authorized under title V of the Housing and Urban Development Act of 1970.
73. **Royce (R-CA).** This amendment would eliminate funding for the Related Programs, East-West Center. This funding is currently set at \$10,716,000, and this amount would be transferred to the State, Foreign Operations, and Related Programs Spending Reduction Account.
74. **Garrett (R-NJ).** This amendment would cap the amount of funding of the Board of Governors of the Federal Reserve at \$80,000,000. It also prohibits the Secretary of the Treasury from obligating more than a total of \$80,000,000 for the Bureau of Consumer Financial Protection. It would also prohibit the Bureau of Consumer Financial Protection from expending or obligating any funds authorized or made available by section 1017 of Public Law 111-203 unless the expenditure or obligation is included or approved in advance in an appropriation Act.
75. **Burton (R-IN).** This amendment would prohibit funding to be used for the roundups and removals of free-roaming wild horses and burros, unless for the purpose of fertility control.
76. **Royce (R-CA).** This amendment would reduce funding for the Related Programs, United State Institute of Peace by \$17,676,000, and transfers that amount to the State and Foreign Operations and Related Programs Spending Reduction Account.
77. **Royce (R-CA).** This amendment would reduce by 20% the funds available to the General Services Administration for the acquisition of new vehicles for the federal fleet for fiscal year 2011. In fiscal year 2012, and each fiscal year thereafter, this amendment would reduce the funding amount by 80%, reduce the number of new vehicles acquired by the General services Administration by 50% (compared to fiscal year 2011). This amendment disregards amounts appropriated by the “stimulus” for the acquisition of new vehicles for the federal fleet for purposes of calculations in fiscal year 2012 and each fiscal year thereafter.
78. **Olson (R-TX).** This amend would reduce the level for National Aeronautics and Space Administration (NASA), Space Operations, by \$517,000,000, and then increases that amount by \$517,000,000.
79. **Gardner (R-CO).** This amendment would prohibit funding to be used to pay the salary of any officer or employee of the Department of Health and Human Services who develops or promulgates regulations or guidance with regard to exchanges under the Patient Protection and Affordable Care Act (Obama Care).
80. **Gardner (R-CO).** This amendment would prohibit funding to be used for first-class or business-class airfare for federal employees for domestic travel.
81. **Gardner (R-CO).** This amendment adds a new section to decrease by 50 percent the amounts made available for federal official travel expenses reducing spending on unnecessary travel taken by federal bureaucrats (within the meaning of [Title 5](#), Part III, [Subpart D](#), Chapter 57, Subchapter I for Official Travel and Subsistence Expenses).

82. **Gardner (R-CO).** This amendment adds a new section to rescind all unobligated funds out of the \$1,000,000,000 appropriated to the Health Insurance Implementation Fund. This Fund was created under section 1005 (b) of the Health Care and Education Reconciliation Act of 2010 (Public Law 111-152) to pay for federal administrative expenses to carry out the Patient Protection and Affordable Care Act (Public Law 111-148) and the Health Care and Education Reconciliation Act of 2010 (Public Law 111-152).
83. **Emerson (R-MO).** This amendment adds a new section prohibiting the IRS from using appropriated funds to enforce the individual mandate in the Patient Protection and Affordable Care Act (Public Law 111-148). The amendment does not change the tax code, but does take a step towards unwinding the individual mandate.
84. **Pompeo (R-KS).** This amendment reduces the aggregate appropriated funding amount of \$2,571,099,000 for the Environmental Protection Agency, Environmental Programs and Management (Greenhouse Gas Registry) under Section 1738 by \$8,458,000 and moves this amount to the spending reduction account under Division D—Miscellaneous Provisions. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill. This reduction brings this Greenhouse gas registry down to Fiscal Year 2008 levels. The registry is a precursor for cap and trade legislation.
85. **Pompeo (R-KS).** This amendment reduces the aggregate appropriated funding amount of \$232,680,000 for the Department of Agriculture, Forest Service, State and Private Forestry under Section 1749 by \$7,400,000 and moves this amount to the spending reduction account under Division D—Miscellaneous Provisions. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill. This amendment would eliminate the International Forestry program at the U.S. Forest Service that originally was created to protect Brazilian rainforests, yet has been recently used to fund field trips for Mexican students to study butterfly migration, panda habitats, and other activities.
86. **Pompeo (R-KS).** This amendment reduces \$115,520,000 for additional Alternative Energy projects in the Department of Defense Authorization and moves this amount to the spending reduction account under Division D—Miscellaneous Provisions. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill. A Recent RAND Study showed there is no military value to alternative energy for the military.
87. **Pompeo (R-KS).** The amendment would reduce the funding levels for Army procurements for procurement of equipment by \$15,000,000; for Navy procurement of equipment by \$15,000,000; for Air Force procurement of equipment by \$15,000,000; for Defense-wide procurements by \$15,000,000, and Defense-wide procurement of equipment by \$15,000,000. The amendment reduces the funding levels for the Army's research, development, test and evaluations for the Army, Navy, and Air Force by \$105,000,000 (each) and Defense-wide operation of facilities and equipment by \$127,000,000. The amendment would eliminate \$3,200,000 in funds made available for program management and oversight of innovative research and development. The amendment would transfer a total of \$502,400,000 in savings in the spending reduction account under Division D—Miscellaneous Provisions. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.

88. **Kind (D-WI).** The amendment would prohibit funds made available in division A of the Act to be used to research, develop, test, evaluate, or procure an expeditionary fighting vehicle or surface-launched advanced medium-range air-to-air missile program.
89. **Kind (D-WI).** The amendment would prevent any funds made available in this Act from used to provide payments to the Brazil Cotton Institute.
90. **Heller (R-NV).** The amendment would prohibit any funds made available in this Act from being used for the storage of nuclear waste at the Yucca Mountain nuclear waste repository.
91. **Heller (R-NV).** The amendment would prohibit any funds made available in this Act from being used by the Nuclear Regulatory Commission to conduct adjudicatory functions, technical review, or support activities associated with the Yucca Mountain geologic repository license application.
92. **Heller (R-NV).** The amendment would prohibit any funds made available in this Act from being used to designate monuments under the “Antiques Act of 1906” (16 U.S.C. 431, et seq.).
93. **Connolly (D-VA).** The amendment would reduce by \$200,000,000 the amount made available to Agricultural Programs, Food Safety and Inspection Service. The amendment would also remove the Department of Transportation, Federal Transit Administration, Grants to the Washington Metropolitan Area Transit Authority from a list of accounts funded at \$0 under section 2203.
94. **Sullivan (R-OK).** The amendment would prohibit any funds made available in this Act from being used to implement the decision of the Administrator of the Environmental Protection Agency entitled “Partial Grant and Partial Denial of Clean Air Act Waiver Application Submitted by Growth Energy To Increase the Allowable Ethanol Content of Gasoline to 15 Percent” published in the Federal Register on November 4, 2010; or the decision of the Administrator of the Environmental Protection Agency entitled "Partial Grant of Clean Air Act Waiver Application Submitted by Growth Energy To Increase the Allowable Ethanol Content of Gasoline to 15 Percent” published in the Federal Register on January 26, 2011.
95. **Jones (R-NC).** The amendment would reduce by \$400,000,000 the amount made available to the Afghanistan Infrastructure Fund. The amendment would also increase by \$400,000,000 the amount made available to the Defense Spending Reduction Account. Funds transferred into the spending reduction cannot be allocated elsewhere in the bill.
96. **DeFazio (D-OR).** The amendment would prohibit any funds made available in this Act from being used for the National Aeronautics and Space Administration.
97. **DeFazio (D-OR).** The amendment would increase by \$5,000,000 the funding to Agricultural Programs, National Institute of Food and Agriculture, Integrated Activities, and would reduce by \$5,000,000 the funding to Agricultural Programs, Animal and Plant Health Inspection Services, Salaries and Expenses.

98. **DeFazio (D-OR)**. The amendment would reduce by \$24,000,000 the amount made available to the Independent Agencies, Selective Service System, Salaries and Expenses. The amendment would also increase by \$24,000,000 the amount made available to the Financial Services, General Government Spending Reduction Account. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
99. **McDermott (D-WA)**. The amendment would prohibit any funds made available in this Act from being used to plan for, begin, continue, finish, process, or approve the relocation of the National Oceanic and Atmospheric Administration's Marine Operations Center-Pacific from Seattle, Washington, to Newport, Oregon.
100. **Weiner (D-NY)**. The amendment would cut \$42,600,000 for the U.S. Institute of Peace and transfer the savings to the spending reduction account. Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
101. **Weiner (D-NY)**. This amendment prohibits any appropriated funds made available to be used to pay the salaries and expenses of personnel of the Department of Agriculture to provide nonrecourse marketing assistance loans for mohair under section 1201 of the Food, Conservation, and Energy Act of 2008 (7 U.S.C. 8731).
102. **Weiner (D-NY)**. This amendment prohibits any appropriated funds made available to be used to pay the salaries and expenses of personnel to carry out the Biomass Crop Assistance Program authorized by Section 9011 of the Farm Security and Rural Investment Act of 2002 (7 USC 8111).
103. **Weiner (D-NY)**. This amendment increases the unobligated balances from prior year appropriations available for the Department of Energy, Energy Programs, Naval Petroleum and Oil Shale Reserves from \$2,100,000 to \$14,900,000.
104. **Jordan (R-OH)**. This amendment would achieve a spending reduction of \$20 billion and return non-security spending to FY 2008 levels. This is accomplished by reducing Legislative Branch appropriations by **11%**, and by reducing all other non-security appropriations (defined as non-defense, non-homeland security, non-military construction-veterans) by **5.5%**. The amendment exempts funding for Israel from reductions.
105. **Price (D-NC)**. This amendment reduces the appropriated amount for the Department of Homeland Security (DHS), Office of Chief Information Officer by \$18,400,000; data center development and migration is reduced by \$18,400,000; the DHS Transportation Security Administration, Aviation Security is reduced by \$33,920,000; Screening operations is reduced by \$33,920,000; reduces by \$33,920,000 on a dollar for dollar basis as such offsetting collections are received during fiscal year 2010, so as to result in a final fiscal year appropriation from the general fund; DHS Transportation Security Administration, Federal Air Marshals is reduced \$6,269,000; Increases by \$90,000,000 the DHS Federal Emergency Management Agency, Firefighters Assistance Grants; reduces by \$1,411,000 the DHS, Federal Emergency Management Agency, National Pre-disaster Mitigation Fund; reduces by \$10,000,000 the DHS, U.S. Citizenship and Immigrations Services; and reduces by \$20,000,000 the DHS, Domestic Nuclear Detection Office, Research, Development, and Operations.

106. **Wolf (R-VA).** This amendment creates a new section at the end of title XI of division B (State, Foreign Operations, and Related Programs) establishing the Afghanistan- Pakistan Study Group to be modeled as much as practicable on the Iraq Study Group.
107. **Bass (R-NH).** This amendment reduces the amount appropriated to the Department of Health and Human Services, Substance Abuse and Mental Health Services Administration, Substance Abuse and Mental Health Services by \$50,000,000. It transfers this \$50,000,000 to increase aggregate appropriated amount to the Department of Health and Human Services, Administration for Children and Families, Low Income Home Energy Assistance and directs it to be used for emergency spending arising from a natural disaster or other emergency.
108. **Whitfield (R-KY).** This amendment reduces by \$1,500,000 the total appropriations for the House of Representatives, Salaries, and Expenses and transfers the same amount to the spending reduction account in Division D. Funds transferred into the spending reduction cannot be allocated elsewhere in the bill.
109. **Griffith (R-VA).** This amendment creates a new section prohibiting any of the funds made available by this Act to the Environmental Protection Agency, the Corps of Engineers, or the Office of Surface Mining Reclamation and Enforcement to carry out, implement, administer, or enforce any policy or procedure set forth in the memorandum issued by the Environmental Protection Agency and Department of the Army entitled ``Enhanced Surface Coal Mining Pending Permit Coordination Procedures'', dated June 11, 2009; or the guidance (or any revised version thereof) issued by the Environmental Protection Agency entitled ``Improving EPA Review of Appalachian Surface Coal Mining Operations under the Clean Water Act, National Environmental Policy Act, and the Environmental Justice Executive Order'', dated April 1, 2010.
110. **Duncan (R-SC).** This amendment reduces the total \$350,000,000 amount appropriated to fund the Legal Services Corporation by \$324,400,000 and eliminates the entire amount available to fund basic field programs and required independent audits by the Legal Services Corporation.
111. **Barletta (R-PA).** This amendment eliminates the \$42,676,000 appropriated for the United States Institute of Peace and transfers this funding to the aggregate funding levels for Low Income Home Energy Assistance.
112. **Barletta (R-PA).** This amendment eliminates the \$42,676,000 appropriated for the United States Institute of Peace and transfers this amount to the spending reduction act in Division D—Miscellaneous Provisions. Funds transferred into the spending reduction Funds transferred into the spending reduction account cannot be allocated elsewhere in the bill.
113. **Barletta (R-PA).** This amendment eliminates the \$42,676,000 appropriated for the United States Institute of Peace and transfers this amount to the aggregate funding levels for the Department of Justice, Office of Justice Programs, State and Local Law Enforcement Assistance.
114. **Barletta (R-PA).** This amendment eliminates the \$42,676,000 appropriated for the United States Institute of Peace and transfers \$18,000,000 of this amount to reinstate

funding for the Department of Energy, Energy Programs, Clean Coal Technology that the base text of the bill had eliminated.

115. **Barletta (R-PA).** This amendment eliminates the \$42,676,000 appropriated for the United States Institute of Peace and transfers the entire amount to the aggregate funding level for the Department of Labor, Employment and Training Administration, Community Service Employment for Older Americans.
116. **Barletta (R-PA).** This amendment changes the rescinded amount of unobligated balances transferred to the Department of the Interior, Bureau of Reclamation, Water and Related Resources for desert terminal lakes under Section 2507 of the Farm Security and Rural Investment Act of 2002 (43 USC 2211 note) from \$115,000,000 to \$16,000,000.
117. **Gohmert (R-TX).** This amendment creates a new section and prohibits any funds made available by this Act from being used by the General Services Administration for the construction or lease of buildings or space in the District of Columbia for any branch of the United States Government or any entity within such branch unless a contract for the construction or lease was entered into before the date of enactment of this Act.
118. **Gohmert (R-TX).** This amendment creates a new section and prohibits any funds made available by this Act to be used by the General Services Administration for the construction or lease of buildings or space in the District of Columbia for any branch of the United States Government or any entity within such branch.
119. **Gohmert (R-TX).** This amendment cuts off funds to carry out any program under, promulgate any regulation pursuant to, or defend against any lawsuit challenging the Patient Protection and Affordable Care Act (Public Law 111-148) or the Health Care and Education Reconciliation Act (Public Law 111-152).
120. **Gohmert (R-TX).** This amendment would insert a new section at the end of the bill prohibiting any funds provided in this Act from being provided to a country that opposed the position of the United States more than 50% of the time in recorded votes at the United Nations. The amendment provides for an exemption if there has been a fundamental change in government or if exempting a nation is in the national security interests of the United States.
121. **Lipinski (D-IL).** This amendment would insert a new section at the end of the bill prohibiting any funds provided in this Act from being used, directly or indirectly, to develop, establish, implement, continue, promote, or in any way permit or approve a cross-border motor carrier demonstration program to allow Mexican-domiciled motor carriers to operate beyond the commercial zones along the international border between the United States and Mexico, including continuing, in whole or in part, any such program that was initiated prior to the date of the enactment of this Act without approval by Congress.
122. **Lipinski (D-IL).** This amendment would insert a new section at the end of the bill prohibiting any funds provided in this Act from being used directly or indirectly, to develop, establish, implement, continue, promote, or in any way permit or approve a cross-border motor carrier demonstration program to allow Mexican-domiciled motor carriers to operate beyond the commercial zones along the international border between

- the United States and Mexico, including continuing, in whole or in part, any such program that was initiated prior to the date of the enactment of this Act.
123. **Lipinski (D-IL).** This amendment maintains that the level for the Department of Commerce, National Oceanic and Atmospheric Administration, Operations, Research, and Facilities shall be \$2,850,883,000 provided that no less than \$710,614,000 shall be available for “National Weather Service Local Warnings and Forecasts” and no less than \$79,525,000 shall be available for “National Weather Service Central Forecast Guidance.
 124. **Roybal-Allard (D-CA).** This amendment will reduce by \$250,000 and then immediately reinstate by the same amount to the total levels for the Department of Health and Human Services, Health Resources and Services Administration, Health Resources and Services.
 125. **Weiner (D-NY).** This amendment would increase the amount appropriated for “Department of Justice, Community Oriented Policing Services (Including Transfers of Funds)” by \$298 million The amendment would further direct that funding to grants for the hiring and rehiring of career law enforcement officers ([42 U.S.C. 3796dd](#)), and reduce the amount appropriated for “National Aeronautics and Space Administration, Cross Agency Support” by \$298 million.
 126. **Weiner (D-NY).** This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to provide assistance to Saudi Arabia. It would prohibit the use of funds in the Act for “International Military Education and Training,” for “Nonproliferation, Anti-terrorism, Demining and Related Programs” to provide assistance to Saudi Arabia.
 127. **Young (R-AK).** This amendment would amend the Clean Air Act to remove the authority of the Administrator of the EPA from controlling air pollution from Outer Continental Shelf sources off the Arctic Coast, and require the Administrator to update existing regulations to comply with the above change.
 128. **Poe (R-TX).** This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to provide assistance to the Russian Federation, other than assistance provided to the following program areas: combating weapons of mass destruction, stabilization operations and security sector reform, counter-narcotics, transnational crime, conflict mitigation and reconciliation, rule of law and human rights, good governance, political competition and consensus-building, and civil society.
 129. **Poe (R-TX).** This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to provide assistance to the People’s Republic of China other than assistance provided to the “Rule of Law and Human Rights” program area.
 130. **McGovern (D-MA).** This amendment would strike the provision that none of the funds made available to the “Department of Housing and Urban Development, Community Planning and Development, Community Development Fund” be made available to be used for a Sustainable Communities Initiative.
 131. **Holt (D-NJ).** This amendment would reduce the appropriation for “Agricultural Programs, Agriculture Buildings and Facilities and Rental Payments” by \$5,200,000,

increase the appropriation for “Agricultural Programs, Office of the Inspector General” by \$200,000, and appropriate \$5 million for the organic transition program under “Agricultural Programs, National Institute of Food and Agriculture, Integrated Activities.”

132. **Chu (D-CA).** This amendment would increase the maximum Pell Grant award for students in academic year 2011-2012 from \$4,015 to \$5,500.
133. **Chu (D-CA).** This amendment would increase the appropriation for DC Public Schools under “District of Columbia, Federal Funds, Federal Payment for School Improvement” by \$5,585,000, and reduce the appropriation for Opportunity Scholarships under the same by \$5,585,000.
134. **Crowley (D-NY).** This amendment would strike the portion of section 1628 that provides for a cut of \$87 million (from \$887 million to \$800 million) from the Urban Area Security Initiative under section 2003 of the Homeland Security Act of 2002.
135. **Crowley (D-NY).** This amendment would strike the portion of section 2122 which enacts the Mexico City Policy prohibiting the use of any funds made available for the Department of State, foreign operations, and related programs for population planning activities or other population assistance from being made available to any foreign nongovernmental organization that promotes or performs abortion. The amendment would substitute language that would allow nongovernmental organizations from receiving funds if the services they provide (promoting or performing abortions) does not violate the laws of the country in which the services are being provided and exempts those nongovernmental organizations from requirements relating to the use of non-United States government funds for advocacy and lobbying activities other than those that apply to United States nongovernmental organizations receiving assistance under the Foreign Assistance Act.
136. **Crowley (D-NY).** This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to make a government contribution to a health benefit plan of a Member of the House of Representatives that does not notify the Clerk of the House during the 30-day period beginning on the date of enactment of the Act that the Member elects to be covered under the plan.
137. **Crowley (D-NY).** This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to compel individuals who exceeded the initial prescription drug coverage limit of the Medicare Part D program to return the \$250 rebate they received from the Social Security Administration as part of ObamaCare.
138. **Crowley (D-NY).** This amendment would strike the portion of section 2122 that would require that none of the funds appropriated in the Act be made available for the United Nations Population Fund.
139. **Crowley (D-NY).** This amendment would strike the portion of section 2122 which enacts the Mexico City Policy prohibiting the use of any funds made available for the Department of State, foreign operations, and related programs for population planning activities or other population assistance from being made available to any foreign nongovernmental organization that promotes or performs abortion.

140. ***Braley (D-IA)***. This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to procure an item that is not grown, reprocessed, reused, or produced in the United States, under the same terms and conditions applicable to funds appropriated to the Department of Defense.
141. ***Stark (D-CA)***. This amendment would insert a new section at the end of the bill that would provide that None of the funds made available by division A of this Act for any account of the Department of Defense may be used in excess of the amount made available for such account for fiscal year 2008. The amendment would exempt the Military Personnel, reserve personnel, and National Guard personnel, and Defense Health Program accounts.
142. ***Maloney (D-NY)***. This amendment would strike the portions of section 2122 that would require that none of the funds appropriated in the Act be made available for the United Nations Population Fund and that would enact the Mexico City Policy prohibiting the use of any funds made available for the Department of State, foreign operations, and related programs for population planning activities or other population assistance from being made available to any foreign nongovernmental organization that promotes or performs abortion.
143. ***Holt (D-NJ)***. This amendment would reduce the amount made available for the “Department of the Treasury, Internal Revenue Service, Enforcement” by \$30 million. The amendment would also strike restrictions contained in section 1517 that would prohibit the Board of Governors of the Federal Reserve from transferring more than \$80 million to the Bureau of Consumer Financial Protection for activities authorized to be carried out by the Bureau, and would prohibit the Bureau from obligating more than \$80 million for such activities during fiscal year 2011.
144. ***Issa (R-CA)***. This amendment would insert a new section at the end of the bill that would prohibit the use of any funds made available in this Act to implement the Home Affordable Modification Program under the Making Home Affordable initiative of the Secretary of the Treasury, authorized under the Emergency Economic Stabilization Act of 2008.
145. ***Forbes (R-VA)***: This amendment prohibits any appropriated funds to realign the U.S. Joint Forces Command (USJFCOM) for this fiscal year only to allow Congress to study how restructuring USJFCOM could impact national security and the ability of our Armed Forces to work jointly. This amendment does not prevent the closure of USJFCOM but delays it until Congress can hold hearings on the future of jointness under the realigned command structure. According to the bill’s sponsor, the amendment prevents closure of U.S. Joint Forces Command for this fiscal year only to allow Congress to study how restructuring JFCOM could impact national security and the ability of our Armed Forces to work jointly.
146. ***Forbes (R-VA)***: This amendment cuts all funds (\$2,000,000) from the Office of the Secretary of Defense used for hosting dinners, parties and official functions for senior defense officials. It will send the message to high-level Department of Defense decision-makers that it is time to account for how they are spending taxpayer funds by auditing their books. According to the bill’s sponsor, the amendment cuts all funds (\$2 million) from the Office of the Secretary of Defense used for hosting dinners, parties and official

- functions for senior defense officials. Sends the message to high-level DoD decision-makers that it is time to account for how they are spending taxpayer funds by auditing their books.
147. **Posey (R-FL).** This amendment would prohibit funds to be used to implement or enforce the proposed amendments to the Treasury Regulations sections 1.6049-4, 1.6049-5, 1.6049-6, 1.6049-8, and 31.3406(g)-1, as set forth in the Notice of Proposed Rulemaking published in the Federal Register on January 7, 2011 (76 Fed. Reg. 1105), and corrected on January 18, 2011 (76 Fed. Reg. 2852).
 148. **Young (R-AK).** This amendment would dedicate \$33,300,000 for the Alaska Native Educational Equity Act. Additionally, the level for "Department of Homeland Security, Transportation Security Administration, Transportation Security Support" shall be \$955,338,000.
 149. **Luetkemeyer (R-MO).** This amendment would prohibit funds to be used for the Intergovernmental Panel on Climate Change (IPCC).
 150. **Neugebauer (R-TX).** This amendment would eliminate funding for the Executive Office of the President and Funds Appropriated to the President, White House Repair and Restoration. This amount (\$2,005,000) would be added to the Financial Services and General Government Spending Reduction Account.
 151. **Neugebauer (R-TX).** This amendment would prohibit funds to be used to repair, alter or improve the Executive Residence at the White House.
 152. **Jenkins (R-KS).** This amendment would prohibit funds to be used to remove (or to require the removal) at any former Army ammunition plant closed under the base closure process of pesticides that were applied in compliance with laws at the time of application and of polychlorinated biphenyls to an extent beyond that required by law.
 153. **Michaud (D-ME).** This amendment would increase funding to the Department of Commerce, Economic Development Administration, and Economic Development Assistance Programs by \$80,000,000. That same amount would be decreased to the Department of Commerce, Bureau of the Census, Periodic Censuses and Programs.
 154. **Burgess (R-TX).** This amendment would prohibit funding to carry out paragraph (11) of section 101 of Public Law 111-226. This paragraph deals with additional requirements for the state of Texas, under the FAA Air Transportation Modernization and Safety Improvement Act.
 155. **Burgess (R-TX).** This amendment would prohibit funding under Title VIII of the C.R. to carry out paragraph (11) of section 101 of Public Law 111-226. This paragraph deals with additional requirements for the state of Texas, under the FAA Air Transportation Modernization and Safety Improvement Act.
 156. **Burgess (R-TX).** This amendment would prohibit funding to carry out paragraph (11) of section 101 of Public Law 111-226. This paragraph deals with additional requirements for the state of Texas, under the FAA Air Transportation Modernization and Safety Improvement Act.

157. **Diaz-Balart (R-FL).** The amendment prohibits any funds in the bill to be used for the FCC to “implement the Report and Order of the Federal Communications Commission relating to the matter of preserving the open Internet and broadband industry practices (FCC 10-201, adopted by the Commission on December 21, 2010).” Essentially, this amendment prohibits the FCC from moving forward with imposing so-called “[network neutrality](#)” requirements on the private sector.
158. **Kinzinger (R-IL).** This amendment would prohibit funds to be used for the Department of Defense to “research, develop, manufacture, or procure a newly designed flight suit for members of the Armed Forces.”
159. **Lankford (R-OK).** This amendment would prohibit funds to be used to carry out the American Community Survey.
160. **Markey (D-MA).** This amendment would increase funding for the Department of Health and Human Services, Administration for Children and Families, Low Income Home Energy Assistance by \$390,328,000. It would also increase the amount allocated for payments under the Low-Income Home Energy Assistance Act of 1981 by \$390,328,000.

The amendment also adds the text of H.R. 601, Ending Big Oil Tax Subsidies Act, to the end of the legislation. This legislation would amend IRS code and would end the following: section 451 credit for producing oil and gas from marginal wells, section 43 credit for enhanced oil recovery, section 263(c) provision allowing the expensing of intangible drilling costs, section 613 depletion for oil and gas well, section 193 deduction for tertiary injectants, section 901 foreign tax credit loophole for dual capacity oil companies, section 469 exception for passive loss limitations for oil and gas properties, section 199 domestic manufacturing deduction for oil and gas production. It would also repeal last-in, first-out (LIFO) accounting for the major integrated oil companies, and match the section 167 amortization periods for oil and gas companies at 7 years. This legislation would **raise taxes** on oil and gas companies by eliminating marginal tax breaks.

161. **Quigley (D-IL).** This amendment would reduce funding for Aircraft Procurement by the Navy by \$1,083,333,333.33. It would also reduce the funding for Aircraft Procurement by the Air Force by \$216,666,666.67. This amendment would then increase Defense Spending Reduction Account by \$1,300,000,000.
162. **Quigley (D-IL).** This amendment would reduce funding for Research, Development, Text and Evaluations under the Army by \$971,099,800. It would reduce funding for Research, Development, Text and Evaluations under the Navy by \$1,796,130,300. It would reduce funding for Research, Development, Text and Evaluations under the Air Force by \$2,674,240,500. It would reduce defense wide funding for Research, Development, Text and Evaluations by \$2,079,741,200. It would then increase the Defense Spending Reduction Account by \$7,521,211,800.
163. **Mulvaney (R-SC).** This amendment would prohibit funding in the legislation (except for the Department of Defense, Homeland Security, or Veterans Affairs) to be over the fiscal year 2006 amount.

164. **Mulvaney (R-SC).** This amendment provides that none of the funds in this legislation may be over their fiscal year 2006 levels. The amendment makes exceptions, including military construction within the Department of Defense and the Department of Veterans Affairs, and including foreign aid to Israel.
165. **Carter (R-TX).** This amendment would prohibit funding in the legislation from being used to implement, administer, or enforce the rule entitled “National Emission Standards for Hazardous Air Pollutants From the Portland Cement Manufacturing Industry and Standards of Performance for Portland Cement Plants, that was published by the Environmental Protection Agency (EPA) on September 9, 2010.”
166. **Guinta (R-NH).** This amendment would prohibit funding to be used to enter into, after the date of enactment of this legislation, a government contract that requires a project labor agreement.
167. **Shuler (D-NC).** This amendment would prohibit funding for the Constellation Systems Program of the National Aeronautics and Space Administration.
168. **Larson (D-CT).** This amendment would reduce funding for Research, Development, Test and Evaluation in the Navy by \$225,000,000. It would also reduce funding for Research, Development, Test and Evaluation in the Air Force by \$225,000,000. Funding for the Defense Spending Reduction Account would be increased by \$450,000,000.
169. **Poe (R-TX).** This amendment would eliminate funding for the Elementary and Secondary Education program of the National Science Foundation.
170. **McGovern (D-MA).** This amendment would eliminate funding to the Department of Defense to conduct military operations in Afghanistan during fiscal year 2011 unless the funds were fully offset by reductions.
171. **Matheson (D-UT).** This amendment would reduce by 20%, funding for any civilian agency listed in the worldwide inventory of the federal fleet report of the General Services Administration.
172. **Matheson (D-UT).** This amendment would reduce appropriations in this legislation by \$600,000,000 across the board (excluding the Departments of Defense and Homeland Security), from amounts provided for nonessential travel.
173. **Cohen (D-TN).** This amendment would restore funding for Legal Services Corporation to \$420,000,000. Conservatives have long argued for elimination of the Legal Services Corporation.
174. **Heller (R-NV).** This amendment would prohibit funding to be used for the Yucca Mountain Nuclear Waste Repository.
175. **Waters (D-CA).** This amendment would reduce certain limitations that will be in place for spending under the Department of Housing and Urban Development, Community Planning and Development, Community Development Fund. The continuing resolution places certain constraints on how their funding will be spent. This amendment removes those limitations.

176. **Waters (D-CA).** The continuing resolution limits funds from being used for the Director of the Office of Health Care Reform (within the Executive Office of the President). This amendment removes those limitations.
177. **Herger (R-CA).** This amendment prohibits funding from being used by the Secretary of Agriculture to implement or enforce Subpart B of the Travel Management Rule, relating to the designation of roads, trails, and areas for motor vehicle use, in any administrative unit of the National Forest System.
178. **Akin (R-MO).** This amendment would clarify that funding for the Expeditionary Fighting Vehicle program would be \$222,265,000 in fiscal year 2011.
179. **Akin (R-MO).** This amendment would limit funding for the Expeditionary Fighting Vehicle program at \$222,265,000.
180. **Akin (R-MO).** This amendment would eliminate funding for the Multilateral Assistance, Funds Appropriated to the President, International Financial Institutions, Global Environment Facility (it had been \$32,020,000). This amendment would then increase the Spending Reduction Account for State, Foreign Operations, and Related Agencies by \$32,020,000.
181. **Akin (R-MO).** This amendment would prohibit funding to be used for carrying out the programs authorized by the amendments made to the Energy Policy and Conservation Act by subtitle B of title III of the Energy Independence and Security Act of 2007.
182. **Gingrey (R-GA).** This amendment would prohibit funding to be used to establish or implement any requirement that individuals receive vaccination for human papillomavirus (HPV) as a condition of school admittance or matriculation.
183. **Gingrey (R-GA).** This amendment would prohibit funding to be used to implement the amendments to title XIX of the Social Security Act made by section 2030 of Public Law 111-148 (otherwise known as “Obamacare,” [roll call vote linked here](#)).
184. **Gingrey (R-GA).** This amendment would prohibit funding to be used by the Commissioner of Social Security or the Social Security Administration to pay the compensation of employees of the Social Security Administration to administer Social Security benefit payments under any agreement between the United States and Mexico that establishes totalization arrangements between the social security system established by title II of the Social Security Act and the social security system of Mexico, which would not otherwise be payable but for such agreement.
185. **Gingrey (R-GA).** This amendment would prohibit funding to be used to carry out subsection (a) or (c) of section 7131 of title 5, U.S.C. This would prohibit federal employees from using official time to collectively bargain on behalf of a union against their employer. This amendment has the same effect as H.R. 122, which would eliminate taxpayer-subsidized union activities.
186. **Gingrey (R-GA).** This amendment would prohibit funding to be used by any federal agency to exercise the power of eminent domain without the payment of just compensation.

187. **Critz (D-PA).** This amendment would reduce funding for the Department of Labor, Mine Safety and Health Administration, Salaries and Expenses by \$1,000,000. This amendment would then increase the Spending Reduction Account for the Department of Labor, Mine Safety and Health Administration, Salaries and Expenses by \$1,000,000.
188. **Polis (D-CO).** This amendment would provide that the U.S. Immigration and Customs Enforcement shall maintain a level of not “more” than 33,400 detentions beds throughout fiscal years 2011. This is as opposed to maintaining a level of not “fewer” than.
189. **Woolsey (D-CA).** This amendment would prohibit funding to be used to research, develop, test, evaluate, or procure any Expeditionary Fighting Vehicles, or any v-22 Osprey aircraft.
190. **Woolsey (D-CA).** This amendment would prohibit funding to be used to research, develop, test, evaluate, or procure the V-22 Osprey aircraft.
191. **Woolsey (D-CA).** This amendment would prohibit funding to be used to research, develop, test, evaluate, or procure the Expeditionary Fighting Vehicle.
192. **Biggert (R-IL).** This amendment would eliminate funding for the Department of Energy, Energy Programs, Advanced Research Projects Agency-Energy. This amendment would then increase the Spending Reduction Account for the Energy and Water Development, and Related Agencies by \$50,000,000.
193. **Lummis (R-WY).** This amendment would eliminate funding for the Department of the Interior, Bureau of Land Management, Land Acquisition, and the Department of the Interior, United States Fish and Wildlife Service, Land Acquisition. This amendment also reduces funding to the Department of Agriculture, Forest Service, Land Acquisition by \$3,400,000.
194. **Lummis (R-WY).** This amendment would require the Secretary of the Interior to reissue the final rule published on February 27, 2008 (as opposed to the final rule issued on April 2, 2009). This would reinstate the Fish and Wildlife Final rule which delists the gray wolf, and returns management authority of the wolf to MT, ID, WY and parts of OR, UT, and WA. The underlying bill delists the wolf for only MT and ID.
195. **Lummis (R-WY).** This amendment would prohibit funding in the legislation to be used for the payment of fees and other expenses under section 504 of title 5, U.S.C. or section 2412(d) of title 28, U.S.C.
196. **Walberg (R-MI).** This amendment would reduce funding to the National Foundation on the Arts and the Humanities, National Endowment for the Arts, Grants and Administration by \$20,594,000. The amendment would then add \$20,594,000 to the Environment, and Related Agencies Spending Reduction Account.
197. **Walberg (R-MI).** This amendment would prohibit funding to be used for salaries and expenses for the “Green the Capitol Office” of the Office of the Chief Administrative Officer of the House of Representatives.
198. **Poe (R-TX).** This amendment would prohibit funding to be used by the Environmental Protection Agency to implement, administer, or enforce a cap-and-trade program, or any

- requirement pertaining to emission of one or more greenhouse gases from stationary sources.
199. **Poe (R-TX).** This amendment would prohibit funds to be used by the Department of Justice, or any agency, to litigate the continuation of the case *United States of America v. The State of Arizona and Janice K. Brewer* regarding Arizona law S.B. 1070.
 200. **Burgess (R-TX).** This amendment would prohibit funds to be used to pay the salary of any officer or employee of the Center for Consumer Information and Insurance Oversight in the Department of the Health and Human Services.
 201. **Labrador (R-ID).** This amendment would prohibit funding to be used by the Environmental Protection Agency to finalize the proposed rule entitled “National Emission Standards for Hazardous Air Pollutants for Major Sources: Industrial, Commercial, and Institutional Boilers and Process Heaters.”
 202. **Labrador (R-ID).** This amendment would prohibit funding to be used for the Council on Environmental Quality.
 203. **Labrador (R-ID).** This amendment would prohibit funding to be used to designate monuments under the Antiquities Act of 1906.
 204. **Scalise (R-LA).** This amendment would prohibit funding to go to President Obama’s “czars” who have not been confirmed by the Senate. This is similar to H.R. 59.
 205. **Jones (R-NC).** This amendment would prohibit funding to be used to advocate for, promote, develop, or approve a limited access privilege program for any fishery under the jurisdiction of any Regional Fishery Management Council.
 206. **Jones (R-NC).** This amendment would prohibit funding to be used for foreign travel by any employee of the National Oceanic and Atmospheric Administration Office of Law Enforcement.
 207. **Jones (R-NC).** This amendment would prohibit funding to be used to make payments under subsection (e)(1) of section 311 of the Magnuson-Stevens Fishery Conservation and Management Act (16 U.S.C. 1861) for services of Administrative Law Judges to adjudicate cases brought under such section.
 208. **Cole (R-OK).** This amendment would prohibit funding to be used for the Presidential Election Campaign Fund, or the Presidential Primary Matching Payment Account.
 209. **Rokita (R-IN).** This amendment would prohibit funds to be used to implement any increase in the rate of salary or basic pay for any office or position within the federal government.
 210. **Rokita (R-IN).** This amendment would prohibit funds to be used to implement any increase in the rate of salary or basic pay for any office or position within the federal employee for time used by that employee for or on behalf of a labor organization as described in section subsection (a) or (c) of section 7131 of title 5, United States Code.
 211. **Wasserman Schultz (D-FL).** This amendment would add a new section to the bill. This would appropriate \$30,000,000 for carrying out title I of the PROTECT Our Children Act

- of 2008, as authorized by section 107 of such Act (Public Law 110-401), and reduces the amount made available by this Act for "Department of Justice, Office of Justice Programs, Justice Assistance" by \$30,000,000.
212. **Wasserman Schultz (D-FL).** This amendment would reduce, and then increase, by \$30,000,000, the amount available for the Department of Justice, Office of Justice Programs, Justice Assistance.
213. **Markey (D-MA).** This amendment adds H.R. 601, Ending Big Oil Tax Subsidies Act, to the end of the legislation. This legislation would amend IRS code and would end the following: section 451 credit for producing oil and gas from marginal wells, section 43 credit for enhanced oil recovery, section 263(c) provision allowing the expensing of intangible drilling costs, section 613 depletion for oil and gas well, section 193 deduction for tertiary injectants, section 901 foreign tax credit loophole for dual capacity oil companies, section 469 exception for passive loss limitations for oil and gas properties, section 199 domestic manufacturing deduction for oil and gas production. It would also repeal last-in, first-out (LIFO) accounting for the major integrated oil companies, and match the section 167 amortization periods for oil and gas companies at 7 years. This legislation would *raise taxes* on oil and gas companies by eliminating marginal tax breaks.
214. **Kline (R-MN).** This amendment would prohibit any funds to be used to implement, administer, or enforce the final regulations of the Gainful Employment regulation. Many Democrats and Republicans alike oppose the proposed rule which, among other things, attacks for-profit education, will cause thousands of individuals to lose their jobs, and will prevent millions of students from getting a good, quality education. For more information on this harmful regulation, see this [RSC Policy Brief](#).
215. This amendment would prohibit funds to be used to implement, administer, or enforce the rule entitled "Interim Final Rules for Group Health Plans and Health Insurance Coverage Relating to Status as a Grandfathered Health Plan Under the Patient Protection and Affordable Care Act (Obamacare)" published by the Department of the Treasury, the Department of Labor, and the Department of Health and Human Services in the Federal Register on June 17, 2010.
216. **McKinley (R-WV).** This amendment would prohibit funds to be used by the Administrator of the Environmental Protection Agency to carry out section 404(c) of the Federal Water Pollution Control Act.
217. **McKinley (R-WV).** This amendment would prohibit funds to be used by the Environmental Protection Agency to develop, propose, finalize, implement, administer, or enforce any regulation that identifies or limits fossil fuel combustion waste as hazardous waste subject to regulation under subtitle C of the Solid Waste Disposal Act or otherwise make fossil fuel combustion waste subject to regulation under such subtitle.
218. **McKinley (R-WV).** This amendment would increase the amount appropriated for the Department of the Treasury, Bureau of the Public Debt, Administering the Public Debt by \$1,300,000, and it would reduce the amount appropriated for the Department of the Treasury, Internal Revenue Service, and Enforcement by \$1,300,000.

219. **Johnson (R-OH).** This amendment would prohibit funds to be used to develop, carry out, implement, or enforce proposed regulations published June 18, 2010 by the Office of Surface Mining Reclamation and Enforcement of the Department of the Interior or supporting environmental impact statements, other than to implement such Office's 2008 final regulations published December 12, 2008.
220. **Johnson (R-OH).** This amendment would prohibit funds to be used to develop, carry out, implement, or enforce proposed regulations published June 18, 2010 by the Office of Surface Mining Reclamation and Enforcement of the Department of the Interior other than to implement such Office's 2008 final regulations published December 12, 2008.
221. **Lee (D-CA).** This amendment adds H.R. 589 to the continuing resolution. H.R. 589 is the Emergency Unemployment Compensation Expansion Act of 2011.
222. **Lee (D-CA).** This amendment prohibits funding for the Department of Defense to be in excess of fiscal year 2010 amounts, unless the financial statements for the Department for fiscal year 2010 are validated as ready for audit within 180 of enactment. The following accounts are excluded from this amendment: Military personnel, reserve personnel, National Guard personnel accounts for the Department of Defense, and the Defense Health Program account.
223. **Pascarell (D-NJ).** This amendment increases funding for the Department of Homeland Security, Federal Emergency Management Agency, Firefighter Assistance Grants by \$510,000,000. It also increases the amount (originally \$0) to carry out section 33 of the Federal Fire Prevention Control Act of 1974 to \$420,000,000. This amendment reduces the amount for the Department of Homeland Security, Science and Technology, Research, Development, Acquisition, and Operations by \$510,000,000.
224. **Quayle (R-AZ).** This amendment prohibits funding to be used to carry out the requirements of subchapter IV of chapter 31 of title 40 U.S.C. This section is commonly referred to as the "Davis Bacon Act."
225. **Goodlatte (R-VA).** This amendment prohibits funding to be used to prepare for the fiscal year 2012 allotment of diversity immigrant visas under section 203(c) of the Immigration and Nationality Act. Conservatives have long argued for an end to this program. For more information, [see here](#).
226. **Goodlatte (R-VA).** This amendment prohibits funding to be used to distribute cellular telephones under the Low Income program of the Universal Service Fund.
227. **Goodlatte (R-VA).** This amendment would reduce the amount for the Department of Homeland Security, Federal Emergency Management Agency, State and Local Programs by \$5,000,000, and places that amount in the Homeland Security Spending Reduction Account.
228. **Goodlatte (R-VA).** This amendment would prohibit funding provided by this Act for "Department of Energy, Atomic Energy Defense Activities, National Nuclear Security Administration, Weapons Activities" shall be available for the Los Alamos Neutron Science Center refurbishment, and the amount otherwise provided is reduced by \$20,000,000.

229. **Goodlatte (R-VA).** This amendment would prohibit funding for the “Department of Labor, Bureau of Labor Statistics, Salaries and Expenses” to be used for the International Labor Comparisons Program, and the amount is reduced by \$2,000,000.
230. **Goodlatte (R-VA).** This amendment would prohibit funding to be used to develop, promulgate, evaluate, implement, provide oversight to, or backstop total maximum daily loads or watershed implementation for the Chesapeake Bay Watershed.
231. **Capito (R-WV).** This amendment would reduce by \$47,000,000 the amount for the Department of Energy, Energy Program, Advanced Research Projects Agency-Energy. This amendment would increase funding for the Department of Energy, Energy Programs, Fossil Energy Research and Development by \$30,600,000.
232. **Nadler (D-NY).** This amendment would reduce funding available for U.S. military operations in Afghanistan by \$10,000,000,000.
233. **Kucinich (D-OH).** This amendment would prohibit funding to be used for the missile defense program of the Department of Defense.
234. **Kucinich (D-OH).** This amendment includes nuclear power facilities and front-end nuclear facilities as eligible projects in the total principal amount for commitments to guarantee loans. The amendment then increases this amount by \$26,000,000 (the legislation originally reduced it by \$25,000,000,000).
235. **Holt (D-NJ).** This amendment reduces the funding amount to the Department of Justice, General Administration, Detention Trustee by \$26,000,000. That amount is then added to the Department of Energy, Title 17 Innovative Technology Loan Guarantee Authority Loan Program.
236. **Holt (D-NJ).** This amendment prohibits funding to be used for the further acquisition or fielding of backscatter x-ray full body scanner technology as part of the Transportation Security Agency’s Advanced Imaging Technology program.
237. **Holt (D-NJ).** This amendment eliminates funding for the Iraq Security Forces Fund.
238. **Jackson-Lee (D-TX).** This amendment would increase funding for the National Science Foundation, Research and Related Activities, the National Science Foundation, Major Research Equipment and Facilities Construction, and the National Science Foundation, Education and Human Resources.
239. **Jackson-Lee (D-TX).** This amendment would increase the maximum Pell grant for which a student could be eligible for during the 2011-2012 period. The amendment increases the amount from \$4,015 to \$4,860.
240. **Jackson-Lee (D-TX).** This amendment would strike Section 1332 of Title III, which reduces the funding level for the Department of Justice, Community Oriented Policing Services to \$290,500,000.

241. **Carney (D-DE).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used for the Oil and Gas Research and Development Program of the Department of Energy.
242. **Carney (D-DE).** The amendment, under the Division D Miscellaneous Provisions, prohibits the funds being made available by this act from being used for commodity storage payments by the Department of Agriculture.
243. **Reyes (D-TX).** The Amendment reduces the appropriated amount of \$450,000,000 to the Department of Homeland Security, U.S. Customs and Border Protection, Border Security Fencing, Infrastructure, and Technology by \$60,000,000, and it increases the amount appropriated to the Department of Homeland Security, U.S. Customs and Border Protection, Salaries and Expenses \$8,212,626,000, by \$60,000,000.
244. **Reichert (R-WA).** The Amendment reduces the appropriated amount of \$913,707,000 to the Department of Commerce, Bureau of the Census, Periodic Censuses and Programs by \$298,000,000, and it increases the \$290,500,000 amount appropriated to the Department of Justice, Community Oriented Policing Services (Including Transfers of Funds) by \$298,000,000.
245. **Reichert (R-WA).** The Amendment reduces the appropriated amount of \$913,707,000 to the Department of Commerce, Bureau of the Census, Periodic Censuses and Programs by \$150,000,000, and it increases the \$290,500,000 amount appropriated to the Department of Justice, Community Oriented Policing Services (Including Transfers of Funds) by \$150,000,000.
246. **Broun (R-GA).** The amendment, under the Division D Miscellaneous Provisions, prohibits the funds being made available by this act from being used for beach replenishment projects by the Army Corps of Engineers.
247. **Stivers (R-OH).** The amendment strikes central services for each of the following effected offices: the Office of the Commissioner of Food and Drugs; the Office of Foods; the Office of the Chief Scientist; the Office of Policy, Planning and Budget; the Office of International Programs; the Office of Administration.
248. **Canseco (R-TX).** The Amendment eliminates the total funding amount of \$10,716,000 to the “Related Programs, East-West Center”, and increases the Spending Reduction Account by \$10,716,000.
249. **Canseco (R-TX).** The Amendment eliminates the total funding amount of \$4,500,000 to the “National Capital Arts and Cultural Affairs”, and increases the Spending Reduction Account by \$4,500,000.
250. **Canseco (R-TX).** This amendment reduces the aggregate appropriated funding amount of \$145,000,000 for the National Foundation on the Arts and the Humanities, National Endowment for the Humanities, Grants and Administration under Section 1769 by \$12,510,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. The amendment also strikes the \$130,700,000 amount in division A of Public Law 111–88, and inserts the amount of \$118,190,000.

251. **Scalise (R-LA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used for used to further delay the approval of any exploration plan, development operations coordination document, development production plan, application for permit to drill, or application to sidetrack for purposes of Outer Continental Shelf energy exploration.
252. **Flake (R-AZ).** The Amendment eliminates the total funding amount of \$25,010,000 to the “Rural Development Programs, Rural Business–Cooperative Service, Rural Energy for America Program”, and increases the Spending reduction account by \$25,010,000.
253. **Flake (R-AZ).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay the salaries and expenses of personnel of the Department of Agriculture to provide funds for the construction of ethanol blender pumps or of ethanol storage facilities.
254. **Lummis (R-WY).** The Amendment reduces the appropriated amount of \$30,706,000 to Agricultural Programs, Departmental Administration by \$1, and it increases the \$6,504,781,000 amount appropriated to the Special Supplemental Nutrition Program for Women, Infants, and Children (WIC) by \$1.
255. **Huelskamp (R-KS).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used by the National Labor Relations Board to certify the results of an election of a labor organization under section 9(c)(1) of the National Labor Relations Act (29 U.S.C. 159(c)(1)) that is not conducted by secret ballot.
256. **Huelskamp (R-KS).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay the travel expenses of any employee of the U.S. federal government who travels using a “first class” ticket.
257. **Huelskamp (R-KS).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay the salaries and expenses for the Assistant to the President for Energy and Climate Change.
258. **Huelskamp (R-KS).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay the salaries and expenses for the Department of State Special Envoy responsible for the closure of the detention facility at Guantanamo Bay.
259. **Latta (R-OH).** This amendment reduces the aggregate appropriated funding for the Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy by \$70,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
260. **Latta (R-OH).** This amendment reduces the aggregate appropriated funding amount of \$58,000,000 for Department of Commerce, National Institute of Standards and Technology, Construction of Research Facilities’ under Section 1326 by \$10,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.

261. **Latta (R-OH).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used by the National Program Office of the Department of Commerce to develop or implement the digital identity ecosystem described in the document entitled “National Strategy for Trusted Identities in Cyberspace: Enhancing Online Choice, Efficiency, Security, and Privacy”.
262. **Latta (R-OH).** The amendment eliminates the \$440 million Department of State, foreign operations, and related programs funding for international population control, family planning, and reproductive health and transfer those funds to the Spending Reduction Account.
263. **Broun (R-GA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay any dues to the United Nations.
264. **Broun (R-GA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used for vacant Federal properties.
265. **King (R-IA).** The amendment strikes all after the enacting clause and inserts the following: “That the Continuing Appropriations Act, 2011 (Public Law 111-242) is further amended by striking the date specified in section 106(3) and inserting “April 4, 2011”.
266. **King (R-IA).** The amendment under the Division D Miscellaneous Provisions, notwithstanding any other provision of law, prohibits the funds being made available by this act from being used to carry out the provisions of Public Law 111-148, Public Law 111-152, or any amendment made by either such Public Law. In other words, this amendment would prohibit funds from being used for Obamacare.
267. **King (R-IA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to carry out the provisions of Public Law 111-148, Public Law 111-152, or any amendment made by either such Public Law. In other words, this amendment would prohibit funds from being used for Obamacare.
268. **King (R-IA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay the salary of any officer or employee of any Federal department or agency with respect to carrying out the provisions of Public Law 111-148, Public Law 111-152, or any amendment made by either such Public Law. In other words, this amendment would prohibit funds from being used for Obamacare.]
269. **King (R-IA).** The amendment insert the following at end of the bill: All unobligated balances of the appropriations made by Public Law 111-148 and title I and subtitle B of title II of Public Law 111-152 that remain available as of the date of the enactment of this Act are rescinded. In other words, this amendment would prohibit funds from being used for Obamacare.
270. **King (R-IA).** The amendment reduces the appropriated amount of \$5,742,989,000 to the Department of Health and Human Services, Centers for Disease Control and Prevention,

- Disease Control, Research, and Training by \$750,000,000, and it strikes the \$750,000,000 derived from funds transferred, pursuant to section 4002(c) of Public Law 111–148, from amounts appropriated by section 4002. The amendment then strikes \$523,533,000 available until expended for the Strategic National Stockpile under section 319F–2 of the PHS Act, and inserts the \$750,000,000 derived from funds transferred, pursuant to section 4002(c) of Public Law 111–148 (Obamacare).
271. **King (R-IA).** The Amendment reduces by \$750,000,000 the appropriated amount of \$5,742,989,000 to the Department of Health and Human Services, Centers for Disease Control and Prevention, Disease Control, Research, and Training; and the \$750,000,000 derived from funds transferred, pursuant to section 4002(c) of Public Law 111–148, from amounts appropriated by section 4002. (Obamacare).
272. **King (R-IA).** This amendment reduces the aggregate appropriated funding amount of \$5,742,989,000 for the Department of Health and Human Services, Centers for Disease Control and Prevention, Disease Control, Research, and Training under Section 1810 by \$5,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. This amendment reduces the aggregate appropriated funding amount of \$3,012,162,000 for the Department of Health and Human Services, Centers for Medicare and Medicaid Services, Program Management under Section 1816 by \$1,930,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. This amendment reduces the aggregate appropriated funding amount of \$4,709,672,000 for Department of Health and Human Services, Administration for Children and Families, Low Income Home Energy Assistance 1817 by \$125,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. This amendment reduces the aggregate appropriated funding amount of \$1,445,323,000 for Department of Health and Human Services, Administration on Aging, Aging Services Programs under Section 1820 by \$10,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. This amendment reduces the aggregate appropriated funding amount of \$375,938,000 for the Department of Health and Human Services, Office of the Secretary, General Departmental Management under Section 1821 by \$105,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions. The amendment increases the Spending Reduction Account under Division D—Miscellaneous Provisions by \$4,201,000,000.
273. **King (R-IA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to administer the wage-rate requirements of subchapter IV of chapter 31 of title 40, United States Code, with respect to any project or program funded by this Act.
274. **McMorris Rodgers(R-WA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to pay any employee, contractor, or grantee of the Internal Revenue Service to implement or enforce the provisions of, or amendments made by, Public Laws 111-148 and 111-152. In other words, this amendment would prohibit funds from being used for Obamacare.
275. **McMorris Rodgers(R-WA).** The amendment, inserts the following language under Title VIII of division B: The amounts otherwise provided by this title and title I of this division are revised by reducing the amounts made available for ``Department of Education, Education for the Disadvantaged" (and the amounts specified under such

- heading for school improvement grants under section 1003(g) of the ESEA), by \$336,550,000. The amendment also reduces the amounts made available for “Department of Education, School Improvement Programs” (and the amounts specified under such heading for part A of title II of the ESEA) by \$500,000,000. Lastly the amendment increases the amounts made available for “Department of Education, Special Education” (for part B of the Individuals with Disabilities Education Act (20 U.S.C. 1411 et seq.)) by \$557,700,000.
276. **McMorris Rodgers (R-WA).** The Amendment reduces the appropriated amount of \$3,994,365,000 to “Department of Education, Education for the Disadvantaged”, and the \$3,944,530,000 that becomes available on July 1, 2011, by \$336,550,000. The Amendment reduces the appropriated amount of \$3,066,967,000 to Department of Education, School Improvement Programs, and the \$2,978,515,000 that becomes available on July 1, 2011, by \$500,000,000. The amendment increases the \$3,414,870,000 amount appropriated to Department of Education, Special Education by \$557,700,000.
277. **Price (D-NC).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used by the United States Citizenship and Immigration Services for the implementation of the REAL ID Act of 2005 (Public Law 109-13).
278. **Schock (R-IL).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to transfer to the United States any individual who is:
- a. detained by the United States at Naval Station, Guantanamo Bay, Cuba; or
 - b. not a citizen of the United States and who is—
 - i. captured or detained outside the United States as an enemy belligerent (including a privileged belligerent and an unprivileged enemy belligerent, as such terms are defined by section 948a of title 10, United States Code); and
 - ii. in the custody or under the effective control of the Department of Defense.
279. **Schock (R-IL).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to reevaluate the approved herbicide Atrazine, as proposed and published in the Federal Register as EPA-HQ-OPP-2009-0759.
280. **Schock (R-IL).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used by the Federal Emergency Management Agency to establish, administer, or implement new flood maps for historically under-populated areas that are protected by levees (those levee districts of less than 15,000 people) and have an expired provisionally accredited levee.
281. **Schock (R-IL).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to implement, administer, or enforce the merit-based State personnel staffing requirements contained in section 618.890(a) of title 20, Code of Federal Regulations.

282. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$110,920,000 to the “Related Programs, National Endowment for Democracy”, and increases the Spending reduction account by \$110,920,000.
283. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$913,500,000 for the Department of the Interior, Bureau of Reclamation, Water and Related Resources’ under Section 1433 by \$13,600,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
284. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$29,757,000 to the “Bilateral Economic Assistance, Independent Agencies, African Development Foundation”, and increases the Spending reduction account by \$29,757,000.
285. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$10,716,000 to the “Related Programs, East-West Center”, and increases the Spending reduction account by \$10,716,000.
286. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used for the Bureau of Reclamation, Title XVI Water Reclamation and Reuse Program.
287. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$20,830,000 to the “Independent Agencies, Inter-American Foundation”, and increases the Spending reduction account by \$20,830,000.
288. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$790,000,000.to the “Bilateral Economic Assistance, Independent Agencies, Millennium Challenge Corporation”, and increases the Spending reduction account by \$790,000,000.
289. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to award grants under the Department of the Interior, Bureau of Reclamation, WaterSMART grant program.
290. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$913,500,000 for the “Department of the Interior, Bureau of Reclamation, Water and Related Resources” under Section 1433 by \$18,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
291. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$30,055,000 for the “Department of the Treasury, Debt Restructuring” under Section 2109 by \$20,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
292. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to carry out the Tropical Forest Conservation Act of 1998.

293. **McClintock (R-CA).** The Amendment eliminates the total funding amount of \$4,430,000 for the “Department of the Interior, United States Fish and Wildlife Service, Neotropical Migratory Bird Conservation”, and increases the Spending reduction account by \$4,430,000.
294. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used for the National Fish and Wildlife Foundation.
295. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$1,204,240,000 for the “Department of the Interior, United States Fish and Wildlife Service, Resource Management” under Section 1704 by \$7,537,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
296. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used to implement the Klamath Dam Removal and Sedimentation Study.
297. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$913,500,000 for the “Department of the Interior, Bureau of Reclamation, Water and Related Resources” under Section 1433 by \$1,897,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
298. **McClintock (R-CA).** The amendment under the Division D Miscellaneous Provisions prohibits the funds being made available by this act from being used by the Federal Aviation Administration to carry out the Century of Aviation Environmental Program.
299. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$9,523,028,000 for the “Department of Transportation, Federal Aviation Administration, Operations” under Section 2201 by \$26,509,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
300. **McClintock (R-CA).** The amendment prohibits funds within Division D Miscellaneous Provisions under the heading “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” from being made available for “Biomass and Bio-refinery Systems”.
301. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$1,467,400,000 for the “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” under Section 1434 by \$220,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
302. **McClintock (R-CA).** The amendment prohibits funds within Division D Miscellaneous Provisions under the heading “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” from being made available for “Building Technologies”.
303. **McClintock (R-CA).** This amendment reduces the aggregate appropriated funding amount of \$1,467,400,000 for the “Department of Energy, Energy Programs, Energy

- Efficiency and Renewable Energy” under Section 1434 by \$220,000,000 and moves this amount to the Spending Reduction Account under Division D—Miscellaneous Provisions.
304. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds for biological and environmental research under the Department of Energy, Science Energy programs authorized under subtitle G of title IX of the Energy Policy Act of 2005 (42 U.S.C. 16311 et seq.).
 305. **McClintock (R-CA).** The amendment eliminates FY 2011 funding for the DOE’s Science Energy programs by reducing the account by \$302 million. The amendment moves the reduction in funds to Energy and Water Development, and Related Agencies Spending Reduction Account.
 306. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$586.6 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$586.6 million.
 307. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided under DOE “Energy Efficiency and Renewable Energy” renewable program for “Geothermal Technologies.”
 308. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$44 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$44 million.
 309. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided under DOE “Energy Efficiency and Renewable Energy” renewable program for “Hydrogen and Fuel Cell Technologies.
 310. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$174 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$174 million.
 311. **McClintock (R-CA).** The amendment increases funding for commitments to guarantee loans for eligible projects (other than nuclear power facilities and front-end nuclear facilities) under the heading Department of Energy, Title 17 Innovative Technology Loan Guarantee Authority Loan Program in title III of division C of Public Law 111–8 by \$22 billion.
 312. **McClintock (R-CA).** The amendment prohibits funds within Division D Miscellaneous Provisions under the heading “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” from being made available for “Industrial Technologies”.
 313. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by

- \$96 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$96 million.
314. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided under DOE “Energy Efficiency and Renewable Energy” renewable program for “Solar Energy’s.”
315. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$247 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$247 million.
316. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided under DOE “Energy Efficiency and Renewable Energy” renewable program for “Vehicle Technologies.”
317. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$311.65 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$311.65 million.
318. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided under DOE “Energy Efficiency and Renewable Energy” renewable program for “Water Power.”
319. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$50 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$50 million.
320. **McClintock (R-CA).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act under the heading “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” on “Wind Energy.”
321. **McClintock (R-CA).** This amendment would reduce the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$80 million, and increase the Energy and Water Development, and Related Agencies Spending Reduction Account by \$80 million.
322. **McClintock (R-CA).** This amendment would cut the \$1.5 billion appropriated for “Department of Housing and Urban Development, Community Planning and Development, Community Development Fund,” and increase the Transportation, Housing and Urban Development, and Related Agencies Spending Reduction Account by \$1.5 billion.
323. **Blumenauer (D-OR).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act to pay the salary or expenses of any Department of Agriculture personnel to provide benefits from agricultural support programs described in [7 U.S.C. 1308-3a\(b\)\(1\)\(C\)](#) in excess of \$250,000 to any person or legal entity.

324. **Blumenauer (D-OR).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act to pay the salary or expenses of any Department of Agriculture personnel to provide benefits from agricultural support programs described in [7 U.S.C. 1308-3a\(b\)\(1\)\(C\)](#) to a person or legal entity if the average adjusted gross income of the person or legal entity exceeds \$250,000.
325. **Blumenauer (D-OR).** This amendment would appropriate \$460 million to the Corporation for Public Broadcasting, but would provide that none of the funds made available be used to pay for receptions, parties, or similar forms of entertainment for government officials or employees. None of the funds made available shall be used to pay for a program or activity that excludes, denies benefits, or discriminates against any person on the basis of race, color, national origin, religion, or sex. None of the funds made available shall be used to apply any political test or qualification in selecting, appointing, promoting, or taking any other personnel action with respect to officers, agents, and employees of the Corporation. Further, none of the funds made available shall be used to support the Television Future Fund. The amendment would also appropriate an additional \$61 million to the Corporation: \$36 million for costs relation to digital program production, development, and distribution associated with the transition of public broadcasting to digital broadcasting, and \$25 million for replacement and upgrade of the public radio interconnection system. Finally, the amendment would **increase taxes** by removing deductions for oil or gas well depletion or depreciation of improvements under [section 611](#) of the Internal Revenue Code of 1986.
326. **Blumenauer (D-OR).** This amendment would strike the restrictions on the funds provided for the Department of Housing and Urban Development, Community Planning and Development, Community Development Fund. The restrictions currently in the bill would provide that the funds made available be used only for assistance under the community development block grant program, and provide that none of the funds made available be used for a Sustainable Communities Initiative.
327. **Perlmutter (D-CO).** This amendment would reduce the amount appropriated for “Independent Agencies, Appalachian Regional Commission” by \$53 million, reduce the amount appropriated for “Independent Agencies, Delta Regional Authority” by \$10 million, reduce the amount appropriated for “Independent Agencies, Denali Commission” by \$9 million, and increase the amount appropriated for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$46 million.
328. **Pallone (D-NJ).** This amendment would increase the amount appropriated for “Department of Justice, Community Oriented Policing Services (Including Transfers of Funds)” by \$298 million. The amendment would further direct that funding to grants for the hiring and rehiring of career law enforcement officers ([42 U.S.C. 3796dd](#)), and reduce the amount appropriated for “National Aeronautics and Space Administration, Space Operations” by \$298 million.
329. **Kaptur (D-OH).** This amendment would insert a new section at the end of the bill reducing the amount made available under this Act for “Department of Energy, Power Marketing Administrations, Operation and Maintenance, Southeastern Power Administration” to \$0.

330. **Kaptur (D-OH).** This amendment would insert a new section at the end of the bill reducing the amount made available under this Act for “Department of Energy, Power Marketing Administrations, Operation and Maintenance, Southwestern Power Administration” to \$0.
331. **Kaptur (D-OH).** This amendment would insert a new section at the end of the bill reducing the amount made available under this Act for “Department of Energy, Power Marketing Administrations, Construction, Rehabilitation, Operation and Maintenance, Western Area Power Administration” to \$0.
332. **Kaptur (D-OH).** This amendment would reduce the \$106,915,000 in funding for the “Department of Justice, Federal Bureau of Investigation, Construction” to \$0, and insert a new section providing that “Notwithstanding section 1101, the level for “Department of Justice, Federal Bureau of Investigation, salaries and expenses” shall be \$7,765,537.00.”
333. **Kaptur (D-OH).** This amendment would insert a new section at the end of the bill reducing the amount made available in the Act for the Payment in Lieu of Taxes program by 75%. There is no funding for the Payment in Lieu of Taxes program included in the CR, and the program has mandatory spending authority for FY 2008-2012 ([CRS Report](#)).
334. **Lowey (D-NY).** This amendment would insert a new section at the end of the bill instructing that none of the funds made available by the Act for Department of Homeland Security, Federal Emergency Management Agency, State and Local Programs may be used to provide grants under the Urban Area Security Initiative ([6 U.S.C. 604](#)) to more than 25 high-risk urban areas.
335. **Lowey (D-NY).** This amendment would appropriate \$317,491,000 for funding of the Title X family planning program under the “Department of Health and Human Services, Health Resources and Services Administration, Health Resources and Services.”
336. **Bishop (D-NY).** This amendment would insert a new section at the end of the bill instructing that no later 90 days after the date of enactment of this Act, the Director of the Congressional Budget Office and the Commissioner of the Bureau of Labor Statistics shall jointly study the effect that this Act will have on job levels and report the findings of the study in the Employment Situation Report of the Bureau of Labor Statistics.
337. **Moran (D-VA).** This amendment would strike Section 1747 of the Act, which provides that none of the funds made available by this division or any other Act may be used by the Environmental Protection Agency to implement, administer, or enforce a change to a rule or guidance document pertaining to the definition of waters under the jurisdiction of the Federal Water Pollution Control Act.
338. **Moran (D-VA).** This amendment would appropriate \$50 million for “Department of the Interior, United States Fish and Wildlife Service, North American Wetlands Conservation Fund,” and reduce the appropriation for “Environmental Protection Agency, State and Tribal Assistance Grants” by \$50 million, specifically \$50 million designated for the National Grant and Loan Program for Diesel Emissions Reductions.
339. **Inslee (D-WA).** This amendment would insert a new section at the end of the bill that would reduce any amount required to be made available within Division A—Department

- of Defense Appropriations Act of 2011 by 2.7%, other than the amounts under Title I of that Division, relating to Military Personnel; the amount under the “Defense Health Program” contained in Title VI; and any other amount required to be made available by a provision of law.
340. ***Inslee (D-WA)***. This amendment would insert a new section at the end of the bill that would reduce any amount required to be made available within Division A—Department of Defense Appropriations Act of 2011 by 1.6%, other than the amounts under Title I of that Division, relating to Military Personnel; the amount under the “Defense Health Program” contained in Title VI; and any other amount required to be made available by a provision of law.
341. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available in this Act may be used for the salary or expenses of any individual who is serving as the head of any task force, council, policy office, or other component within the Executive Office of the President that is established by or at the direction of the President, and whose appointment does not require confirmation by and with the advice and consent of the Senate.
342. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available in this Act may be used for the continued operation of the Mexican Wolf recovery program.
343. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available may be obligated or expended in excess of the amount authorized to be appropriated.
344. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available may be used for the payment of attorneys' fees or other legal expenses of any person with regard to an action brought by that person seeking enforcement of the National Environmental Policy Act of 1970.
345. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available may be used for the payment of attorneys' fees or other legal expenses of any person with regard to an action brought by that person seeking enforcement of the Endangered Species Act of 1973.
346. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available may be used to provide trade adjustment assistance to wild blueberry producers under chapter 6 of title II of the Trade Act of 1974.
347. **Pearce (R-NM)**. This amendment would eliminate the appropriation of \$913,707,000 for “Department of Commerce, Bureau of the Census, Periodic Censuses and Programs.”
348. **Pearce (R-NM)**. This amendment would insert a new section at the end of the bill that would provide that none of the funds made available may be used for the Climate Change Adaption Initiative within the Department of the Interior.
349. **Pearce (R-NM)**. This amendment would eliminate the appropriation of \$689,761,000 within Title XI—State, Foreign Operations, and Related Programs for “Broadcasting

Board of Governors, International Broadcasting Operations,” and increase the State, Foreign Operations, and Related Agencies Spending Reduction Account by \$689,761,000.

350. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$2,590,000 for “Bureau of Land Management, Construction,” eliminate the appropriation of \$2,750,000 for “Bureau of Land Management, Land Acquisition,” eliminate the appropriation of \$23,737,000 for “United States Fish and Wildlife Service, Construction,” eliminate the appropriation of \$15,055,000 for “United States Fish and Wildlife Service, Land Acquisition,” eliminate the appropriation of \$171,713,000 for “National Park Service, Construction,” eliminate the appropriation of \$14,100,000 for “National Park Service, Land Acquisition and State Assistance,” and eliminate the appropriation of \$9,100,000 for “Department of Agriculture, Forest Service, Land Acquisition.” Finally, the amendment would insert a section providing that none of the funds made available by this Act may be used for the Land and Water Conservation Fund State Grants Program within the National Parks Service, and a section providing that none of the funds made available by this Act may be used for the construction program within the Facilities activity within the U.S. Geological Survey.
351. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$2,590,000 for “Bureau of Land Management, Construction,” eliminate the appropriation of \$23,737,000 for “United States Fish and Wildlife Service, Construction,” eliminate the appropriation of \$171,713,000 for “National Park Service, Construction.” Finally, the amendment would insert a section providing that none of the funds made available by this Act may be used for the construction program within the Facilities activity within the U.S. Geological Survey.
352. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$2,750,000 for “Bureau of Land Management, Land Acquisition,” eliminate the appropriation of \$15,055,000 for “United States Fish and Wildlife Service, Land Acquisition,” eliminate the appropriation of \$14,100,000 for “National Park Service, Land Acquisition and State Assistance,” and eliminate the appropriation of \$9,100,000 for “Department of Agriculture, Forest Service, Land Acquisition.” Finally, the amendment would insert a section providing that none of the funds made available by this Act may be used for the Land and Water Conservation Fund State Grants Program within the National Parks Service.
353. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$2,590,000 for “Bureau of Land Management, Construction.”
354. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$2,750,000 for “Bureau of Land Management, Land Acquisition.”
355. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$23,737,000 for “United States Fish and Wildlife Service, Construction.”

356. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$15,055,000 for “United States Fish and Wildlife Service, Land Acquisition.”
357. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$171,713,000 for “National Park Service, Construction.”
358. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$14,100,000 for “National Park Service, Land Acquisition and State Assistance.”
359. **Pearce (R-NM).** This amendment would, under Title VII—Interior, Environment, and Related Agencies, eliminate the appropriation of \$9,100,000 for “Department of Agriculture, Forest Service, Land Acquisition.”
360. **Pearce (R-NM).** This amendment would insert a new section at the end of the bill providing that none of the funds made available by this Act may be used for the construction program within the Facilities activity within the U.S. Geological Survey.
361. **Pearce (R-NM).** This amendment would insert a new section at the end of the bill providing that none of the funds made available by this Act may be used for the Land and Water Conservation Fund State Grants Program within the National Parks Service.
362. **Flores (R-TX).** This amendment would insert a new section at the end of the bill providing that none of the funds made available by this Act for “Executive Office of the President and Funds Appropriated to the President” shall be available for obligation during fiscal year 2011 in excess of the amounts available for such account during fiscal year 2008.
363. **Reichert (R-WA).** This amendment would increase the appropriation for “Department of Justice, Community Oriented Policing Services Hiring Program” by \$150 million, and reduce the appropriation for “Department of Commerce, Bureau of Census, Periodic Censuses and Programs” by \$150 million.
364. **Reichert (R-WA).** This amendment would increase the appropriation for “Department of Justice, Community Oriented Policing Services Hiring Program” by \$298 million, and reduce the appropriation for “Department of Commerce, Bureau of Census, Periodic Censuses and Programs” by \$298 million.
365. **Reichert (R-WA).** This amendment would increase the appropriation for “Department of Justice, Community Oriented Policing Services Hiring Program” by \$298 million, and reduce the appropriation for “Department of Commerce, Bureau of Census, Periodic Censuses and Programs” by \$298 million.
366. **Reichert (R-WA).** This amendment would increase the appropriation for “Department of Justice, Community Oriented Policing Services Hiring Program” by \$150 million, and reduce the appropriation for “Department of Commerce, Bureau of Census, Periodic Censuses and Programs” by \$150 million.

367. **Flake (R-AZ).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act to pay the salary or expenses of any Department of Agriculture personnel to provide benefits from agricultural support programs described in [7 U.S.C. 1308-3a\(b\)\(1\)\(C\)](#) to a person or legal entity if the average adjusted gross income of the person or legal entity exceeds \$250,000.
368. **Flake (R-AZ).** This amendment would eliminate the appropriation of \$34,023,000 for “Department of Justice, General Administration, National Drug Intelligence Center,” and increase the Commerce, Justice, Science, and Related Agencies Spending Reduction Account by \$34,023,000.
369. **Flake (R-AZ).** This amendment would insert a new section at the end of the bill making any funds provided in this Act under the heading “Related Agency, Broadcasting Board of Governors, International Broadcasting Operations” unavailable for Radio and Television Marti, and reducing the appropriation under that heading by \$30,474,000.
370. **Flake (R-AZ).** This amendment would reduce the appropriation for “expenses, not otherwise provided for, necessary for the operation and maintenance of activities and agencies of the Department of Defense (other than the military departments), as authorized by law” by \$18,750,000, and increase the Defense Spending Reduction Account by \$18,750,000.
371. **Flake (R-AZ).** This amendment would reduce the appropriation for payments under the “Community Service Block Grant Act” under the “Department of Health and Human Services, Administration for Children and Families, Children and Families Services Programs” heading by \$100 million, and increase the Labor, Health and Human Services, Education, and Related Agencies Spending Reduction Account by \$100 million.
372. **Flake (R-AZ).** This amendment would eliminate the appropriation of \$47,115,000 for “Export and Investment Assistance, Overseas Private Investment Corporation, Noncredit Account,” eliminate the appropriation of \$23,310,000 for “Export and Investment Assistance, Overseas Private Investment Corporation, Program Account,” and increase the State, Foreign Operations, and Related Programs Spending Reduction Account by a corresponding \$47,115,000 and \$23,310,000.
373. **Flake (R-AZ).** This amendment would reduce the appropriation for “Multilateral Assistance, Funds Appropriated to the President, International Organizations and Programs” by \$100,500,000 and increase the State, Foreign Operations, and Related Programs Spending Reduction Account by \$100,500,000.
374. **Flake (R-AZ).** This amendment would strike the words “in excess of \$112,000,000” from Section 1285, which would have the effect of providing that none of the funds appropriated or made available by this division or any other Act shall be used to pay the salaries and expenses of personnel to carry out the Biomass Crop Assistance Program.
375. **Flake (R-AZ).** This amendment would reduce the appropriation for “Rural Development Programs, Rural Business–Cooperative Service, Rural Cooperative Development Grants” by \$18,867,000, specifically eliminating the appropriation for value-added agricultural product market development grants, as authorized by section 231 of the Agricultural Risk Protection Act of 2000. The amendment would increase the Agriculture, Rural

Development, Food and Drug Administration, and Related Agencies Spending Reduction Account by \$18,867,000.

376. **Flake (R-AZ).** This amendment would reduce the appropriation for “Environmental Protection Agency, Science and Technology” by \$64,100,000, and increase the Interior, Environment, and Related Agencies Spending Reduction Account by \$64,100,000.
377. **Flake (R-AZ).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act to construct an ethanol blender pump or an ethanol storage facility.
378. **Hall (R-TX).** This amendment would insert a new section at the end of the bill prohibiting the use of any funds provided in this Act to establish a NOAA Climate Service (NCS) as described in the "Draft NOAA Climate Service Strategic Vision and Framework" published at 75 Fed. Reg. 57739 (September 22, 2010) and updated on December 20, 2010.
379. **Reed (R-NY).** This amendment would reduce the appropriation for “Environmental Protection Agency, State and Tribal Assistance Grants” by \$10 million, specifically eliminating appropriations for architectural, engineering, planning, design, construction and related activities in connection with the construction of high priority water and wastewater facilities in the area of the United States-Mexico Border. The amendment would increase the Interior, Environment, and Related Agencies Spending Reduction Account by \$10 million.
380. **Reed (R-NY) / Graves (R-GA).** This amendment would eliminate the appropriation of \$112,800,000 for “Bilateral Economic Assistance, Funds Appropriated to the President, Democracy Fund,” and increase the State, Foreign Operations, and Related Programs Spending Reduction Account by \$112,800,000.
381. **Reed (R-NY) / Graves (R-GA).** This amendment would eliminate the appropriation of \$15 million for “Presidio Trust, Presidio Trust Fund,” and increase the Interior, Environment, and Related Agencies Spending Reduction Account by \$15 million.
382. **Castor (D-FL).** This amendment would strike Section 1429, which provides a funding level of \$1.69 billion for the “Corps of Engineers—Civil, Department of the Army, Construction.”
383. **Castor (D-FL).** This amendment would strike Section 1702, which provides a funding level of \$2,590,000 million for the “Department of the Interior, Bureau of Land Management, Construction,” and provides that no less than \$1 million in available, unobligated prior-year funds shall be used in addition to the amount provided above.
384. **Castor (D-FL).** This amendment would strike Section 1583, which removes an appropriation of \$59 million from the Administrative Provisions—Small Business Administration portion of the Continuing Appropriations Act of 2010 for “initiatives related to small business development and entrepreneurship, including programmatic and construction activities, in the amounts and for the projects specified in the table that appears under the heading ‘Administrative Provisions—Small Business Administration’ in the statement of managers to accompany this Act.”

385. **Castor (D-FL).** This amendment would strike Section 1306, which provides a funding level of \$169,600,000 for “Department of Commerce, National Institute of Standards and Technology, Industrial Technology Services.”
386. **Castor (D-FL).** This amendment would strike Section 1809, which provides a funding level of \$5,313,171,000 for “Department of Health and Human Services, Health Resources and Services Administration, Health Resources and Services.” The section also provides that not more than \$100 million shall be available until expended for carrying out the provisions of the Federally Supported Health Centers Assistance Act of 1995 and for expenses incurred by the Department of Health and Human Services pertaining to administrative claims made under such law; provides that no funds shall be for the program under Title X of the Public Health Service Act to provide for voluntary family planning projects; and provides that \$352,835,000 shall be available for health professions programs under titles VII and VIII and section 340G of the Public Health Service Act.
387. **Castor (D-FL).** This amendment would strike several lines from Section 1819 (see amendment 388), which provide a funding level of \$7,796,499,000 for “Department of Health and Human Services, Administration for Children and Families, Children and Families Services Programs.”
388. **Castor (D-FL).** This amendment would strike the remaining lines from Section 1819 (see amendment 387), which provides that of the overall funding for “Department of Health and Human Services, Administration for Children and Families, Children and Families Services Programs,” \$405 million shall be for making payments under the Community Service Block Grant Act, except that such level shall include \$10 million for section 680(a)(3)(B) of the Community Service Block Grant Act and \$6,151,783,000 for making payments under the Head Start Act.
389. **Castor (D-FL).** This amendment would strike Section 2226, which provides a funding level of \$1.5 billion for the “Department of Housing and Urban Development, Community Planning and Development, Community Development Fund.” The section also provides that the funds made available shall be used only for assistance under the community development block grant program that is provided under section 106 of the Housing and Community Development Act of 1974, and that none of the funds appropriated or otherwise made available by this Act may be used for a Sustainable Communities Initiative.
390. **Castor (D-FL).** This amendment would strike Section 1824, which provides a funding level of \$3,994,365,000 for “Department of Education, Education for the Disadvantaged,” of which \$3,994,365,000 shall become available on July 1, 2011, and remain available through September 30, 2012, and an additional \$10,841,176,000 shall be available on October 1, 2011 for academic year 2011—2012. The section provides that of the amounts available, \$6,405,844,000 shall be for basic grants under section 1124 of the Elementary and Secondary Education Act of 1965 (ESEA); \$1,365,031,000 shall be for concentration grants under section 1124A of the ESEA; \$3,014,000,000 shall be for targeted grants under section 1125 of the ESEA; and \$3,014,000,000 shall be for education finance incentive grants under section 1125A of the ESEA.
391. **Castor (D-FL).** This amendment would strike Section 2221, which provides a funding level of \$8,882,328,000 for “Department of Housing and Urban Development, Housing

- Programs, Project-Based Rental Assistance,” with an additional amount of \$400 million to be available on October 1, 2011. The section provides that of the amounts available, \$8,950,000,000 shall be for activities specified in paragraph (1) under the Project-Based Rental Assistance heading of division A of [Public Law 111–117](#) and \$326,000,000 shall be available for activities specified in paragraph (2) under the same heading.
392. **Hanabusa (D-HI).** This amendment would insert a new section at the end of the bill reducing the amount made available for “Department of Housing and Urban Development, Management and Administration, Administration, Operations and Management,” and increasing the amount made available for “Department of Housing and Urban Development, Public and Indian Housing, Native Hawaiian Housing Block Grants,” by \$13,000,000.
393. **Inslee (D-WA).** This amendment would increase the appropriation for “Department of Energy, Energy Programs, Electricity Delivery and Energy Reliability” by \$6 million, and reduce the appropriation for “Department of Energy, Energy Programs, Fossil Energy Research and Development” by \$6 million.
394. **Inslee (D-WA).** This amendment would increase the appropriation for “Department of Energy, Energy Programs, Energy Efficiency and Renewable Energy” by \$40 million, and reduce the appropriation for “Department of Energy, Energy Programs, Fossil Energy Research and Development” by \$40 million.
395. **Inslee (D-WA).** This amendment would increase the appropriation for “Department of Energy, Energy Programs, Advanced Research Projects Agency—Energy” by \$20 million, and reduce the appropriation for “Department of Energy, Energy Programs, Fossil Energy Research and Development” by \$20 million.
396. **Cohen (D-TN).** This amendment would insert a new section at the end of the bill reducing the amount made available for “Department of Commerce, Bureau of the Census, Periodic Censuses and Programs,” and increasing the amount made available for “Department of Commerce, Minority Business Development Agency, Minority Business Development,” by \$2,500,000.
397. **Waters (D-CA).** This amendment would eliminate the appropriation of \$586,600,000 for “Department of Energy, Energy Programs, Fossil Energy Research and Development,” and increase the appropriation for “Department of Housing and Urban Development, Community Planning and Development, Community Development Fund” by \$586,600,000.
398. **Jackson Lee (D-TX).** This amendment would strike Section 1812, which reduces by \$260 million the funding of all Institutes, Centers, and Office of the Director accounts within “Department of Health and Human Services, National Institutes of Health” on a pro rata basis. In addition, the section requires that the Director of the National Institutes of Health ensure that the average of the total cost of Competing Research Project Grants during fiscal year 2011 not exceed \$400,000.
399. **Jackson Lee (D-TX).** This amendment would strike Section 1303, which provides a funding level of \$30,400,000 for “Department of Commerce, Minority Business Development Agency, Minority Business Development.”

400. **Jackson Lee (D-TX).** This amendment would strike Section 3001, which rescinds all unobligated balances remaining as of February 11, 2011, of the discretionary appropriations provided by division A of the American Recovery and Reinvestment Act (Stimulus Bill). The rescissions provided for by the section do not apply to funds appropriated or otherwise made available to Offices of Inspector General and the Recovery Act Accountability and Transparency Board.
401. **Jackson Lee (D-TX).** This amendment would strike Section 3002, which prohibits any Federal agency administering funds provided by division A of the American Recovery and Reinvestment Act of 2009 (Public Law 111– 12 5) from providing funding or reimbursement to any entity awarded funds from such Act for the cost associated with physical signage or other advertisement indicating that a project is funded by such Act.
402. **Price (D-NC).** This amendment would strike several lines from Section 1614, which prohibits the Transportation Safety Administration from recruiting or hiring personnel that would cause the agency to exceed a staffing level of 46,000 full-time equivalent screeners.
403. **Poe (R-TX).** This amendment would insert a new section at the end of the bill mandating that none of the funds made available by this Act may be appropriated to any agency for any activities in anticipation of, or related to implementing, administering, or enforcing the individual mandate to purchase health insurance pursuant to section 1501 of the Patient Protection and Affordable Care, and the amendments made by such section, as amended.

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