AMENDMENT NO. Calendar No.

Purpose: To provide continuing appropriations.

IN THE SENATE OF THE UNITED STATES-113th Cong., 1st Sess.

	H.R
(title	2)
R	eferred to the Committee on and ordered to be printed
	Ordered to lie on the table and to be printed
	AMENDMENT intended to be proposed by Mr. REID (for himself and Ms. MIKULSKI)
Viz	:
1	Strike all after the first word, and insert the fol-
2	lowing:
3	The following sums are hereby appropriated, out of any
4	money in the Treasury not otherwise appropriated, and

5 out of applicable corporate or other revenues, receipts, and

 $6\;$ funds, for the several departments, agencies, corporations,

7 and other organizational units of Government for fiscal

8 year 2014, and for other purposes, namely:

1 DIVISION A—CONTINUING 2 APPROPRIATIONS ACT, 2014

3 SEC. 101. (a) Such amounts as may be necessary, 4 at a rate for operations as provided in the applicable ap-5 propriations Acts for fiscal year 2013 and under the au-6 thority and conditions provided in such Acts, for con-7 tinuing projects or activities (including the costs of direct 8 loans and loan guarantees) that are not otherwise specifi-9 cally provided for in this joint resolution, that were con-10 ducted in fiscal year 2013, and for which appropriations, 11 funds, or other authority were made available in the fol-12 lowing appropriations Acts:

(1) The Agriculture, Rural Development, Food
and Drug Administration, and Related Agencies Appropriations Act, 2013 (division A of Public Law
113-6), except section 735.

17 (2) The Commerce, Justice, Science, and Re18 lated Agencies Appropriations Act, 2013 (division B
19 of Public Law 113-6).

20 (3) The Department of Defense Appropriations
21 Act, 2013 (division C of Public Law 113-6).

(4) The Department of Homeland Security Appropriations Act, 2013 (division D of Public Law 113-6).

1	(5) The Military Construction and Veterans Af-
2	fairs, and Related Agencies Appropriations Act,
3	2013 (division E of Public Law 113–6).
4	(6) The Full-Year Continuing Appropriations
5	Act, 2013 (division F of Public Law 113–6).
6	(b) The rate for operations provided by subsection (a)
7	for each account shall be calculated to reflect the full
8	amount of any reduction required in fiscal year 2013 pur-
9	suant to—
10	(1) any provision of division G of the Consoli-
11	dated and Further Continuing Appropriations Act,
12	2013 (Public Law 113–6), including section 3004;
13	and
14	(2) the Presidential sequestration order dated
15	March 1, 2013, except as attributable to budget au-
16	thority made available by—
17	(A) sections 140(b) or 141(b) of the Con-
18	tinuing Appropriations Resolution, 2013 (Public
19	Law 112–175); or
20	(B) the Disaster Relief Appropriations Act,
21	2013 (Public Law 113–2).
22	SEC. 102. (a) No appropriation or funds made avail-
23	able or authority granted pursuant to section 101 for the
24	Department of Defense shall be used for: (1) the new pro-
25	duction of items not funded for production in fiscal year

1 2013 or prior years; (2) the increase in production rates 2 above those sustained with fiscal year 2013 funds; or (3)3 the initiation, resumption, or continuation of any project, 4 activity, operation, or organization (defined as any project, 5 subproject, activity, budget activity, program element, and subprogram within a program element, and for any invest-6 7 ment items defined as a P-1 line item in a budget activity 8 within an appropriation account and an R-1 line item that 9 includes a program element and subprogram element with-10 in an appropriation account) for which appropriations, funds, or other authority were not available during fiscal 11 12 year 2013.

(b) No appropriation or funds made available or authority granted pursuant to section 101 for the Department of Defense shall be used to initiate multi-year procurements utilizing advance procurement funding for economic order quantity procurement unless specifically appropriated later.

SEC. 103. Appropriations made by section 101 shall
be available to the extent and in the manner that would
be provided by the pertinent appropriations Act.

SEC. 104. Except as otherwise provided in section model and section 102, no appropriation or funds made available or authority granted pursuant to section 101 shall be used to initiate or resume any project or activity for which appro $\mathbf{5}$

priations, funds, or other authority were not available dur ing fiscal year 2013.

3 SEC. 105. Appropriations made and authority grant-4 ed pursuant to this joint resolution shall cover all obliga-5 tions or expenditures incurred for any project or activity during the period for which funds or authority for such 6 7 project or activity are available under this joint resolution. 8 SEC. 106. Unless otherwise provided for in this joint 9 resolution or in the applicable appropriations Act for fiscal 10 year 2014, appropriations and funds made available and authority granted pursuant to this joint resolution shall 11 12 be available until whichever of the following first occurs: (1) the enactment into law of an appropriation for any 13 14 project or activity provided for in this joint resolution; (2) 15 the enactment into law of the applicable appropriations Act for fiscal year 2014 without any provision for such 16 17 project or activity; or (3) January 15, 2014.

18 SEC. 107. Expenditures made pursuant to this joint 19 resolution shall be charged to the applicable appropriation, 20 fund, or authorization whenever a bill in which such appli-21 cable appropriation, fund, or authorization is contained is 22 enacted into law.

SEC. 108. Appropriations made and funds made
available by or authority granted pursuant to this joint
resolution may be used without regard to the time limita-

tions for submission and approval of apportionments set
 forth in section 1513 of title 31, United States Code, but
 nothing in this joint resolution may be construed to waive
 any other provision of law governing the apportionment
 of funds.

6 SEC. 109. Notwithstanding any other provision of 7 this joint resolution, except section 106, for those pro-8 grams that would otherwise have high initial rates of oper-9 ation or complete distribution of appropriations at the be-10 ginning of fiscal year 2014 because of distributions of 11 funding to States, foreign countries, grantees, or others, 12 such high initial rates of operation or complete distribu-13 tion shall not be made, and no grants shall be awarded for such programs funded by this joint resolution that 14 15 would impinge on final funding prerogatives.

16 SEC. 110. This joint resolution shall be implemented 17 so that only the most limited funding action of that per-18 mitted in the joint resolution shall be taken in order to 19 provide for continuation of projects and activities.

SEC. 111. (a) For entitlements and other mandatory payments whose budget authority was provided in appropriations Acts for fiscal year 2013, and for activities under the Food and Nutrition Act of 2008, activities shall be continued at the rate to maintain program levels under current law, under the authority and conditions provided

in the applicable appropriations Act for fiscal year 2013,
 to be continued through the date specified in section
 106(3).

4 (b) Notwithstanding section 106, obligations for man5 datory payments due on or about the first day of any
6 month that begins after October 2013 but not later than
7 30 days after the date specified in section 106(3) may con8 tinue to be made, and funds shall be available for such
9 payments.

10 SEC. 112. Amounts made available under section 101 11 for civilian personnel compensation and benefits in each 12 department and agency may be apportioned up to the rate 13 for operations necessary to avoid furloughs within such department or agency, consistent with the applicable appro-14 15 priations Act for fiscal year 2013, except that such authority provided under this section shall not be used until after 16 17 the department or agency has taken all necessary actions 18 to reduce or defer non-personnel-related administrative ex-19 penses.

SEC. 113. Funds appropriated by this joint resolution
may be obligated and expended notwithstanding section 10
of Public Law 91-672 (22 U.S.C. 2412), section 15 of
the State Department Basic Authorities Act of 1956 (22
U.S.C. 2680), section 313 of the Foreign Relations Authorization Act, Fiscal Years 1994 and 1995 (22 U.S.C.

6212), and section 504(a)(1) of the National Security Act
 of 1947 (50 U.S.C. 3094(a)(1)).

3 SEC. 114. (a) Each amount incorporated by reference 4 in this joint resolution that was previously designated by 5 the Congress for Overseas Contingency Operations/Global War on Terrorism pursuant to section 251(b)(2)(A) of the 6 7 Balanced Budget and Emergency Deficit Control Act of 8 1985 or as being for disaster relief pursuant to section 9 251(b)(2)(D) of such Act is designated by the Congress 10 for Overseas Contingency Operations/Global War on Terrorism pursuant to section 251(b)(2)(A) of such Act or 11 12 as being for disaster relief pursuant to section 13 251(b)(2)(D) of such Act, respectively.

14 (b) Of the amounts made available by section 101 15 for "Social Security Administration, Limitation on Administrative Expenses" for the cost associated with continuing 16 17 disability reviews under titles II and XVI of the Social 18 Security Act and for the cost associated with conducting 19 redeterminations of eligibility under title XVI of the Social 20 Security Act, \$273,000,000 is provided to meet the terms 21 of section 251(b)(2)(B)(ii)(III) of the Balanced Budget 22 and Emergency Deficit Control Act of 1985, as amended, 23 and \$469,639,000 is additional new budget authority 24 specified for purposes of section 251(b)(2)(B) of such Act.

(c) Section 5 of Public Law 113–6 shall apply to
 amounts designated in subsection (a) for Overseas Contin gency Operations/Global War on Terrorism.

4 SEC. 115. (a) Employees furloughed as a result of 5 any lapse in appropriations which begins on or about Octo-6 ber 1, 2013, shall be compensated at their standard rate 7 of compensation, for the period of such lapse in appropria-8 tions, as soon as practicable after such lapse in appropria-9 tions ends.

10 (b) For purposes of this section, "employee" means:11 (1) a federal employee;

12 (2) an employee of the District of Columbia13 Courts;

14 (3) an employee of the Public Defender Service15 for the District of Columbia; or

16 (4) a District of Columbia Government em-17 ployee.

18 (c) All obligations incurred in anticipation of the ap-19 propriations made and authority granted by this joint res-20 olution for the purposes of maintaining the essential level 21 of activity to protect life and property and bring about 22 orderly termination of Government functions, and for pur-23 poses as otherwise authorized by law, are hereby ratified 24 and approved if otherwise in accord with the provisions of this joint resolution. 25

SEC. 116. (a) If a State (or another Federal grantee)
 used State funds (or the grantee's non-Federal funds) to
 continue carrying out a Federal program or furloughed
 State employees (or the grantee's employees) whose com pensation is advanced or reimbursed in whole or in part
 by the Federal Government—

7 (1) such furloughed employees shall be com8 pensated at their standard rate of compensation for
9 such period;

10 (2) the State (or such other grantee) shall be 11 reimbursed for expenses that would have been paid 12 by the Federal Government during such period had 13 appropriations been available, including the cost of 14 compensating such furloughed employees, together 15 with interest thereon calculated under section 16 6503(d) of title 31, United States Code; and

(3) the State (or such other grantee) may use
funds available to the State (or the grantee) under
such Federal program to reimburse such State (or
the grantee), together with interest thereon calculated under section 6503(d) of title 31, United
States Code.

(b) For purposes of this section, the term "State"and the term "grantee" shall have the meaning as suchterm is defined under the applicable Federal program

under subsection (a). In addition, "to continue carrying
 out a Federal program" means the continued performance
 by a State or other Federal grantee, during the period
 of a lapse in appropriations, of a Federal program that
 the State or such other grantee had been carrying out
 prior to the period of the lapse in appropriations.

7 (c) The authority under this section applies with re-8 spect to any period in fiscal year 2014 (not limited to peri-9 ods beginning or ending after the date of the enactment 10 of this joint resolution) during which there occurs a lapse 11 in appropriations with respect to any department or agen-12 cy of the Federal Government which, but for such lapse in appropriations, would have paid, or made reimburse-13 ment relating to, any of the expenses referred to in this 14 15 section with respect to the program involved. Payments and reimbursements under this authority shall be made 16 17 only to the extent and in amounts provided in advance in appropriations Acts. 18

SEC. 117. Expenditures made pursuant to the Pay
Our Military Act (Public Law 113–39) shall be charged
to the applicable appropriation, fund, or authorization provided in this joint resolution.

SEC. 118. For the purposes of this joint resolution,
the time covered by this joint resolution shall be considered to have begun on October 1, 2013.

SEC. 119. Section 3003 of division G of Public Law
 113-6 shall be applied to funds appropriated by this joint
 resolution by substituting "fiscal year 2014" for "fiscal
 year 2013" each place it appears.

5 SEC. 120. Section 408 of the Food for Peace Act (7
6 U.S.C. 1736b) shall be applied by substituting the date
7 specified in section 106(3) of this joint resolution for "De8 cember 31, 2012".

9 SEC. 121. Amounts made available under section 101 10 for "Department of Commerce—National Oceanic and At-11 mospheric Administration—Procurement, Acquisition and 12 Construction" may be apportioned up to the rate for oper-13 ations necessary to maintain the planned launch schedules 14 for the Joint Polar Satellite System and the Geostationary 15 Operational Environmental Satellite system.

16 SEC. 122. The authority provided by sections 1205 17 and 1206 of the National Defense Authorization Act for Fiscal Year 2012 (Public Law 112–81) shall continue in 18 effect, notwithstanding subsection (h) of section 1206, 19 20 through the earlier of the date specified in section 106(3)21 of this joint resolution or the date of the enactment of 22 an Act authorizing appropriations for fiscal year 2014 for 23 military activities of the Department of Defense.

SEC. 123. Section 3(a)(6) of Public Law 100-676 is
 amended by striking both occurrences of "\$775,000,000"
 and inserting in lieu thereof, "\$2,918,000,000".

4 SEC. 124. Section 14704 of title 40, United States
5 Code, shall be applied to amounts made available by this
6 joint resolution by substituting the date specified in sec7 tion 106(3) of this joint resolution for "October 1, 2012".

8 SEC. 125. Notwithstanding section 101, amounts are 9 provided for "The Judiciary—Courts of Appeals, District 10 Courts, and Other Judicial Services—Salaries and Expenses" at a rate of operations of \$4,820,181,000: Pro-11 12 vided, That notwithstanding section 302 of Division C, of 13 Public Law 112–74 as continued by Public Law 113–6, not to exceed \$25,000,000 shall be available for transfer 14 15 between accounts to maintain minimum operating levels. 16 SEC. 126. Notwithstanding section 101, amounts are provided for "The Judiciary—Courts of Appeals, District 17 18 Courts, and Other Judicial Services—Defender Services" 19 at a rate for operations of \$1,012,000,000.

SEC. 127. Notwithstanding any other provision of this joint resolution, the District of Columbia may expend local funds under the heading "District of Columbia Funds" for such programs and activities under title IV of H.R. 2786 (113th Congress), as reported by the Committee on Appropriations of the House of Representatives,

at the rate set forth under "District of Columbia Funds—
 Summary of Expenses" as included in the Fiscal Year
 2014 Budget Request Act of 2013 (D.C. Act 20–127), as
 modified as of the date of the enactment of this joint reso lution.

6 SEC. 128. Section 302 of the Universal Service Anti7 deficiency Temporary Suspension Act is amended by strik8 ing "December 31, 2013", each place it appears and in9 serting "January 15, 2014".

SEC. 129. Notwithstanding section 101, amounts are
provided for the "Office of Special Counsel" at a rate for
operations of \$20,639,000.

SEC. 130. Notwithstanding section 101, amounts are
provided for the "Privacy and Civil Liberties Oversight
Board" at a rate for operations of \$3,100,000.

16 SEC. 131. For the period covered by this joint resolu-17 tion, section 550(b) of Public Law 109–295 (6 U.S.C. 121 18 note) shall be applied by substituting the date specified 19 in section 106(3) of this joint resolution for "October 4, 20 2013".

SEC. 132. The authority provided by section 532 of
Public Law 109–295 shall continue in effect through the
date specified in section 106(3) of this joint resolution.
SEC. 133. The authority provided by section 831 of
the Homeland Security Act of 2002 (6 U.S.C. 391) shall

continue in effect through the date specified in section
 106(3) of this joint resolution.

3 SEC. 134. (a) Any amounts made available pursuant 4 to section 101 for "Department of Homeland Security— 5 U.S. Customs and Border Protection—Salaries and Expenses", "Department of Homeland Security—U.S. Cus-6 7 toms and Border Protection—Border Security Fencing, 8 Infrastructure, and Technology", "Department of Home-9 land Security—U.S. Customs and Border Protection—Air and Marine Operations", and "Department of Homeland 10 11 Security—U.S. Immigration and Customs Enforcement— 12 Salaries and Expenses" shall be obligated at a rate for 13 operations as necessary to respectively—

(1) sustain the staffing levels of U.S. Customs
and Border Protection Officers, equivalent to the
staffing levels achieved on September 30, 2013, and
comply with the last proviso under the heading "Department of Homeland Security—U.S. Customs and
Border Protection—Salaries and Expenses" in division D of Public Law 113–6;

21 (2) sustain border security operations, including
22 sustaining the operation of Tethered Aerostat Radar
23 Systems;

24 (3) sustain necessary Air and Marine oper-25 ations; and

(4) sustain the staffing levels of U.S. Immigra tion and Customs Enforcement agents, equivalent to
 the staffing levels achieved on September 30, 2013,
 and comply with the sixth proviso under the heading
 "Department of Homeland Security—U.S. Immigra tion and Customs Enforcement—Salaries and Expenses" in division D of Public Law 113–6.

8 (b) The Secretary of Homeland Security shall notify
9 the Committees on Appropriations of the House of Rep10 resentatives and the Senate on each use of the authority
11 provided in this section.

SEC. 135. Section 810 of the Federal Lands Recreation Enhancement Act (16 U.S.C. 6809) shall be applied
by substituting "11 years" for "10 years".

15 SEC. 136. In addition to the amount otherwise provided by section 101 for "Department of the Interior— 16 17 Department-wide Programs—Wildland Fire Management", there is appropriated \$36,000,000 for an addi-18 19 tional amount for fiscal year 2014, to remain available 20 until expended, for urgent wildland fire suppression activi-21 ties: *Provided*, That of the funds provided, \$15,000,000 22 is for burned area rehabilitation: *Provided further*, That 23 such funds shall only become available if funds previously 24 provided for wildland fire suppression will be exhausted 25 imminently and the Secretary of the Interior notifies the

Committees on Appropriations of the House of Represent atives and the Senate in writing of the need for these addi tional funds: *Provided further*, That such funds are also
 available for transfer to other appropriations accounts to
 repay amounts previously transferred for wildfire suppres sion.

7 SEC. 137. In addition to the amount otherwise pro-8 vided by section 101 for "Department of Agriculture— 9 Forest Service—Wildland Fire Management", there is ap-10 propriated \$600,000,000 for an additional amount for fiscal year 2014, to remain available until expended, for ur-11 gent wildland fire suppression activities: Provided, That 12 13 such funds shall only become available if funds previously provided for wildland fire suppression will be exhausted 14 15 imminently and the Secretary of Agriculture notifies the Committees on Appropriations of the House of Represent-16 atives and the Senate in writing of the need for these addi-17 tional funds: Provided further, That such funds are also 18 19 available for transfer to other appropriations accounts to 20repay amounts previously transferred for wildfire suppres-21 sion.

SEC. 138. The authority provided by section 347 of
the Department of the Interior and Related Agencies Appropriations Act, 1999 (as contained in section 101(e) of
division A of Public Law 105–277; 16 U.S.C. 2104 note)

shall continue in effect through the date specified in sec tion 106(3) of this joint resolution.

3 SEC. 139. (a) The authority provided by subsection 4 (m)(3) of section 8162 of the Department of Defense Ap-5 propriations Act, 2000 (40 U.S.C. 8903 note; Public Law 6 106–79), as amended, shall continue in effect through the 7 date specified in section 106(3) of this joint resolution. 8 (b) For the period covered by this joint resolution, 9 the authority provided by the provisos under the heading 10 "Dwight D. Eisenhower Memorial Commission—Capital Construction" in division E of Public Law 112–74 shall 11 12 not be in effect.

13 SEC. 140. Activities authorized under part A of title IV and section 1108(b) of the Social Security Act (except 14 15 for activities authorized in section 403(b)) shall continue through the date specified in section 106(3) of this joint 16 17 resolution in the manner authorized for fiscal year 2013, 18 and out of any money in the Treasury of the United States 19 not otherwise appropriated, there are hereby appropriated 20such sums as may be necessary for such purpose.

SEC. 141. Notwithstanding section 101, the matter under the heading "Department of Labor—Mine Safety and Health Administration—Salaries and Expenses" in division F of Public Law 112–74 shall be applied to funds appropriated by this joint resolution by substituting "is

authorized to collect and retain up to \$2,499,000" for
 "may retain up to \$1,499,000".

3 SEC. 142. The first proviso under the heading "De-4 partment of Health and Human Services—Administration 5 for Children and Families—Low Income Home Energy 6 Assistance" in division F of Public Law 112–74 shall be 7 applied to amounts made available by this joint resolution 8 by substituting "2014" for "2012".

9 SEC. 143. Amounts provided by section 101 for "De-10 partment of Health and Human Services—Administration 11 for Children and Families—Refugee and Entrant Assist-12 ance" may be obligated up to a rate for operations nec-13 essary to maintain program operations at the level pro-14 vided in fiscal year 2013, as necessary to accommodate 15 increased demand.

16 SEC. 144. During the period covered by this joint resolution, amounts provided under section 101 for "Depart-17 ment of Health and Human Services—Office of the Sec-18 retary—Public Health and Social Services Emergency 19 20 Fund" may be obligated at a rate necessary to assure 21 timely execution of planned advanced research and devel-22 opment contracts pursuant to section 319L of the Public 23 Health Service Act, to remain available until expended, for 24 expenses necessary to support advanced research and de-25 velopment pursuant to section 319L of the Public Health

Service Act (42 U.S.C. 247d–7e) and other administrative
 expenses of the Biomedical Advanced Research and Devel opment Authority.

4 SEC. 145. Subsection (b) of section 163 of Public
5 Law 111–242, as amended, is further amended by striking
6 "2013–2014" and inserting "2015–2016".

SEC. 146. Notwithstanding any other provision of
this joint resolution, there is appropriated for payment to
Bonnie Englebardt Lautenberg, widow of Frank R. Lautenberg, late a Senator from New Jersey, \$174,000.

SEC. 147. Notwithstanding any other provision of
law, no adjustment shall be made under section 610(a)
of the Legislative Reorganization Act of 1946 (2 U.S.C.
31) (relating to cost of living adjustments for Members
of Congress) during fiscal year 2014.

SEC. 148. Notwithstanding section 101, amounts are
provided for "Department of Veterans Affairs—Departmental Administration—General Operating Expenses,
Veterans Benefits Administration" at a rate for operations
of \$2,455,490,000.

SEC. 149. The authority provided by the penultimate
proviso under the heading "Department of Housing and
Urban Development—Rental Assistance Demonstration"
in division C of Public Law 112–55 shall continue in effect

through the date specified in section 106(3) of this joint
 resolution.

3 SEC. 150. Notwithstanding section 101, amounts are
4 provided for "Department of Transportation—Federal
5 Aviation Administration—Operations", at a rate for oper6 ations of \$9,248,418,000.

7 SEC. 151. Section 601(e)(1)(B) of division B of Pub-8 lic Law 110–432 shall be applied by substituting the date specified in section 106(3) for "4 years after such date". 9 10 SEC. 152. Notwithstanding section 101, amounts are provided for "Maritime Administration—Maritime Secu-11 12 rity Program", at a rate for operations of \$186,000,000. 13 SEC. 153. Section 44302 of title 49, United States 14 Code, is amended in paragraph (f) by deleting "September 15 30, 2013, and may extend through December 31, 2013" and inserting "the date specified in section 106(3) of the 16

17 Continuing Appropriations Act, 2014" in lieu thereof.

18 SEC. 154. Section 44303 of title 49, United States 19 Code, is amended in paragraph (b) by deleting "December 20 31, 2013" and inserting "the date specified in section 21 106(3) of the Continuing Appropriations Act, 2014" in 22 lieu thereof.

23 SEC. 155. Section 44310 of title 49, United States
24 Code, is amended by deleting "December 31, 2013" and

inserting "the date specified in section 106(3) of the Con tinuing Appropriations Act, 2014" in lieu thereof.

3 SEC. 156. Notwithstanding any other provision of 4 law, the Secretary of Transportation may obligate not more than \$450,000,000 of the amounts made available 5 to carry out section 125 of title 23, United States Code, 6 7 under chapter 9 of title X of division A of the Disaster 8 Relief Appropriations Act, 2013 (Public Law 113–2; 127 Stat. 34) under the heading "EMERGENCY RELIEF PRO-9 GRAM" under the heading "FEDERAL-AID HIGHWAYS" 10 11 under the heading "FEDERAL HIGHWAY ADMINISTRA-TION" for emergency relief projects in the State of Colo-12 rado arising from damage caused by flooding events in 13 that State in calendar year 2013: *Provided*, That such 14 15 amount is designated by the Congress as an emergency requirement pursuant to section 251(b)(2)(A)(i) of the 16 17 Balanced Budget and Emergency Deficit Control Act of 1985. 18

SEC. 157. Notwithstanding any other provision of
this division, any reference in this division to "this joint
resolution" shall be deemed a reference to "this Act".

1 **DIVISION B—OTHER MATTERS**

2 VERIFICATION OF HOUSEHOLD INCOME AND OTHER
3 QUALIFICATIONS FOR THE PROVISION OF ACA PRE4 MIUM AND COST-SHARING SUBSIDIES

5 SEC. 1001. (a) IN GENERAL.—Notwithstanding any other provision of law, the Secretary of Health and 6 7 Human Services (referred to in this section as the "Sec-8 retary") shall ensure that American Health Benefit Ex-9 changes verify that individuals applying for premium tax 10 credits under section 36B of the Internal Revenue Code of 1986 and reductions in cost-sharing under section 1402 11 12 of the Patient Protection and Affordable Care Act (42 13 U.S.C. 18071) are eligible for such credits and cost sharing reductions consistent with the requirements of section 14 15 1411 of such Act (42 U.S.C. 18081), and, prior to making such credits and reductions available, the Secretary shall 16 17 certify to the Congress that the Exchanges verify such eli-18 gibility consistent with the requirements of such Act.

(b) REPORT BY SECRETARY.—Not later than January 1, 2014, the Secretary shall submit a report to the
Congress that details the procedures employed by American Health Benefit Exchanges to verify eligibility for
credits and cost-sharing reductions described in subsection
(a).

1 (c) REPORT BY INSPECTOR GENERAL.—Not later than July 1, 2014, the Inspector General of the Depart-2 ment of Health and Human Services shall submit to the 3 4 Congress a report regarding the effectiveness of the proce-5 dures and safeguards provided under the Patient Protection and Affordable Care Act for preventing the submis-6 7 sion of inaccurate or fraudulent information by applicants 8 for enrollment in a qualified health plan offered through 9 an American Health Benefit Exchange.

10 DEFAULT PREVENTION

SEC. 1002. (a) SHORT TITLE.—This section may be
cited as the "Default Prevention Act of 2013".

(b) CERTIFICATION.—Not later than 3 days after the
date of enactment of this Act, the President may submit
to Congress a written certification that absent a suspension of the limit under section 3101(b) of title 31, United
States Code, the Secretary of the Treasury would be unable to issue debt to meet existing commitments.

19 (c) SUSPENSION.—

(1) IN GENERAL.—Section 3101(b) of title 31,
United States Code, shall not apply for the period
beginning on the date on which the President submits to Congress a certification under subsection (b)
and ending on February 7, 2014.

1	(2) Special rule relating to obligations
2	issued during suspension period.—Effective
3	February 8, 2014, the limitation in section 3101(b)
4	of title 31, United States Code, as increased by sec-
5	tion 3101A of such title and section 2 of the No
6	Budget, No Pay Act of 2013 (31 U.S.C. 3101 note),
7	is increased to the extent that—
8	(A) the face amount of obligations issued
9	under chapter 31 of such title and the face
10	amount of obligations whose principal and in-
11	terest are guaranteed by the United States Gov-
12	ernment (except guaranteed obligations held by
13	the Secretary of the Treasury) outstanding on
14	February 8, 2014, exceeds
15	(B) the face amount of such obligations
16	outstanding on the date of enactment of this
17	Act.
18	An obligation shall not be taken into account under
19	subparagraph (A) unless the issuance of such obliga-
20	tion was necessary to fund a commitment incurred
21	by the Federal Government that required payment
22	before February 8, 2014.
23	(d) DISAPPROVAL.—If there is enacted into law with-
24	in 22 calendar days after Congress receives a written cer-
25	tification by the President under subsection (b) a joint res-

olution disapproving the President's exercise of authority
 to suspend the debt ceiling under subsection (e), effective
 on the date of enactment of the joint resolution, subsection
 (c) is amended to read as follows:

5 "(c) SUSPENSION.—

6 "(1) IN GENERAL.—Section 3101(b) of title 31, 7 United States Code, shall not apply for the period 8 beginning on the date on which the President sub-9 mits to Congress a certification under subsection (b) 10 and ending on the date of enactment of the joint 11 resolution pursuant to section 1002(e) of the Con-12 tinuing Appropriations Act, 2014.

13 "(2) Special rule relating to obligations 14 ISSUED DURING SUSPENSION PERIOD.—Effective on 15 the day after the date of enactment of the joint reso-16 lution pursuant to section 1002(e) of the Continuing 17 Appropriations Act, 2014, the limitation in section 18 3101(b) of title 31, United States Code, as increased 19 by section 3101A of such title and section 2 of the 20 No Budget, No Pay Act of 2013 (31 U.S.C. 3101 21 note), is increased to the extent that—

"(A) the face amount of obligations issued
under chapter 31 of such title and the face
amount of obligations whose principal and interest are guaranteed by the United States Gov-

1	ernment (except guaranteed obligations held by
2	the Secretary of the Treasury) outstanding on
3	the day after the date of enactment of the joint
4	resolution pursuant to section 1002(e) of the
5	Continuing Appropriations Act, 2014, exceeds
6	"(B) the face amount of such obligations
7	outstanding on the date of enactment of this
8	Act.
9	An obligation shall not be taken into account under
10	subparagraph (A) unless the issuance of such obliga-
11	tion was necessary to fund a commitment incurred
12	by the Federal Government that required payment
13	before the day after the date of enactment of the
14	joint resolution pursuant to section $1002(e)$ of the
15	Continuing Appropriations Act, 2014.".
16	(e) DISAPPROVAL PROCESS.—
17	(1) CONTENTS OF JOINT RESOLUTION.—For
18	the purpose of this subsection, the term "joint reso-
19	lution" means only a joint resolution—
20	(A) disapproving the President's exercise
21	of authority to suspend the debt limit that is in-
22	troduced within 14 calendar days after the date
23	on which the President submits to Congress the
24	certification under subsection (b);
25	(B) which does not have a preamble;

1	(C) the title of which is only as follows:
2	"Joint resolution relating to the disapproval of
3	the President's exercise of authority to suspend
4	the debt limit, as submitted under section
5	1002(b) of the Continuing Appropriations Act,
6	2014 on'' (with the blank con-
7	taining the date of such submission); and
8	(D) the matter after the resolving clause of
9	which is only as follows: "That Congress dis-
10	approves of the President's exercise of authority
11	to suspend the debt limit, as exercised pursuant
12	to the certification under section $1002(b)$ of the
13	Continuing Appropriations Act, 2014.".
14	(2) Expedited consideration in house of
15	REPRESENTATIVES.—
16	(A) Reporting and discharge.—Any
17	committee of the House of Representatives to
18	which a joint resolution is referred shall report
19	it to the House of Representatives without
20	amendment not later than 5 calendar days after
21	the date of introduction of a joint resolution de-
22	scribed in paragraph (1). If a committee fails to
23	report the joint resolution within that period,
24	the committee shall be discharged from further
25	consideration of the joint resolution and the

joint resolution shall be referred to the appro priate calendar.

3 (B) PROCEEDING TO CONSIDERATION.— 4 After each committee authorized to consider a 5 joint resolution reports it to the House of Rep-6 resentatives or has been discharged from its 7 consideration, it shall be in order, not later 8 than the sixth day after introduction of a joint 9 resolution under paragraph (1), to move to pro-10 ceed to consider the joint resolution in the 11 House of Representatives. All points of order 12 against the motion are waived. Such a motion 13 shall not be in order after the House of Rep-14 resentatives has disposed of a motion to proceed 15 on a joint resolution. The previous question 16 shall be considered as ordered on the motion to 17 its adoption without intervening motion. The 18 motion shall not be debatable. A motion to re-19 consider the vote by which the motion is dis-20 posed of shall not be in order.

21 (C) CONSIDERATION.—The joint resolution
22 shall be considered as read. All points of order
23 against the joint resolution and against its con24 sideration are waived. The previous question
25 shall be considered as ordered on the joint reso-

lution to its passage without intervening motion
 except 2 hours of debate equally divided and
 controlled by the proponent and an opponent. A
 motion to reconsider the vote on passage of the
 joint resolution shall not be in order.

6 (3) EXPEDITED PROCEDURE IN SENATE.—

7 (A) RECONVENING.—Upon receipt of a 8 certification under subsection (b), if the Senate 9 would otherwise be adjourned, the majority 10 leader of the Senate, after consultation with the 11 minority leader of the Senate, shall notify the 12 Members of the Senate that, pursuant to this 13 subsection, the Senate shall convene not later 14 than the thirteenth calendar day after receipt of 15 such certification.

16 (B) PLACEMENT ON CALENDAR.—Upon in17 troduction in the Senate, the joint resolution
18 shall be immediately placed on the calendar.

19 (C) FLOOR CONSIDERATION.—

(i) IN GENERAL.—Notwithstanding
rule XXII of the Standing Rules of the
Senate, it is in order at any time during
the period beginning on the day after the
date on which Congress receives a certification under subsection (b) and ending on

the 6th day after the date of introduction 1 2 of a joint resolution under paragraph (1)3 (even if a previous motion to the same ef-4 fect has been disagreed to) to move to pro-5 ceed to the consideration of the joint reso-6 lution, and all points of order against the 7 joint resolution (and against consideration 8 of the joint resolution) are waived. The 9 motion to proceed is not debatable. The 10 motion is not subject to a motion to post-11 pone. A motion to reconsider the vote by 12 which the motion is agreed to or disagreed 13 to shall not be in order. If a motion to pro-14 ceed to the consideration of the joint reso-15 lution is agreed to, the joint resolution 16 shall remain the unfinished business until 17 disposed of. 18 (ii) CONSIDERATION.—Consideration 19 of the joint resolution, and on all debatable 20 motions and appeals in connection there-21 with, shall be limited to not more than 10 22 hours, which shall be divided equally be-23 tween the majority and minority leaders or 24 their designees. A motion further to limit 25 debate is in order and not debatable. An

amendment to, or a motion to postpone, or
 a motion to proceed to the consideration of
 other business, or a motion to recommit
 the joint resolution is not in order.

(iii) VOTE ON PASSAGE.—If the Sen-5 6 ate has voted to proceed to a joint resolu-7 tion, the vote on passage of the joint reso-8 lution shall occur immediately following the 9 conclusion of consideration of the joint res-10 olution, and a single quorum call at the 11 conclusion of the debate if requested in ac-12 cordance with the rules of the Senate.

(iv) RULINGS OF THE CHAIR ON PROCEDURE.—Appeals from the decisions of
the Chair relating to the application of the
rules of the Senate, as the case may be, to
the procedure relating to a joint resolution
shall be decided without debate.

(4) AMENDMENT NOT IN ORDER.—A joint resolution of disapproval considered pursuant to this
subsection shall not be subject to amendment in either the House of Representatives or the Senate.

23 (5) COORDINATION WITH ACTION BY OTHER
24 HOUSE.—

1	(A) IN GENERAL.—If, before passing the
2	joint resolution, one House receives from the
3	other a joint resolution—
4	(i) the joint resolution of the other
5	House shall not be referred to a com-
6	mittee; and
7	(ii) the procedure in the receiving
8	House shall be the same as if no joint res-
9	olution had been received from the other
10	House, except that the vote on passage
11	shall be on the joint resolution of the other
12	House.
13	(B) TREATMENT OF JOINT RESOLUTION
14	OF OTHER HOUSE.—If the Senate fails to intro-
15	duce or consider a joint resolution under this
16	subsection, the joint resolution of the House of
17	Representatives shall be entitled to expedited
18	floor procedures under this subsection.
19	(C) TREATMENT OF COMPANION MEAS-
20	URES.—If, following passage of the joint resolu-
21	tion in the Senate, the Senate then receives the
22	companion measure from the House of Rep-
23	resentatives, the companion measure shall not
24	be debatable.
25	(D) CONSIDERATION AFTER PASSAGE.—

	01
1	(i) IN GENERAL.—If Congress passes
2	a joint resolution, the period beginning on
3	the date the President is presented with
4	the joint resolution and ending on the date
5	the President signs, allows to become law
6	without his signature, or vetoes and re-
7	turns the joint resolution (but excluding
8	days when either House is not in session)
9	shall be disregarded in computing the cal-
10	endar day period described in subsection
11	(d).
12	(ii) Debate on a veto message.—
13	Debate on a veto message in the Senate
14	under this subsection shall be 1 hour
15	equally divided between the majority and
16	minority leaders or their designees.
17	(6) Rules of house of representatives
18	AND SENATE.—This subsection is enacted by Con-
19	gress—
20	(A) as an exercise of the rulemaking power
21	of the Senate and House of Representatives, re-
22	spectively, and as such it is deemed a part of
23	the rules of each House, respectively, but appli-
24	cable only with respect to the procedure to be
25	followed in that House in the case of a joint

resolution, and it supersedes other rules only to
 the extent that it is inconsistent with such
 rules; and

4 (B) with full recognition of the constitu-5 tional right of either House to change the rules 6 (so far as relating to the procedure of that 7 House) at any time, in the same manner, and 8 to the same extent as in the case of any other 9 rule of that House.

10 This Act may be cited as the "Continuing Appropria-11 tions Act, 2014".