## 1 SEC. 100005. SPECIAL IMMIGRANT JUVENILE FEE.

2	(a) In General.—In addition to any other fee author-
3	ized by law, the Secretary of Homeland Security shall re-
4	quire the payment of a fee, equal to the amount specified
5	in this section, by any alien, parent, or legal guardian of
6	an alien applying for special immigrant juvenile status
7	under section $101(a)(27)(J)$ (8 U.S.C. $1101(a)(27)(J)$ ).
8	(b) Initial Amount.—For fiscal year 2025, the
9	amount specified in this section shall be the greater of—
10	(1) \$250; or
11	(2) such amount as the Secretary of Homeland
12	Security may establish, by rule.
13	(c) Annual Adjustments for Inflation.—During
14	fiscal year 2026, and during each subsequent fiscal year,
15	the amount specified in this section shall be equal to the
16	sum of—
17	(1) the amount of the fee required under this sub-
18	section for the most recently concluded fiscal year;
19	and
20	(2) the product resulting from the multiplication
21	of the amount referred to in paragraph (1) by the
22	percentage (if any) by which the Consumer Price
23	Index for All Urban Consumers for the month of July
24	preceding the date on which such adjustment takes ef-
25	fect exceeds the Consumer Price Index for All Urban
26	Consumers for the same month of the preceding cal-

1	endar year, rounded to the next lowest multiple of
2	<i>\$10</i> .
3	(d) Disposition of Special Immigrant Juvenile
4	FEES.—All of the fees collected pursuant to this section
5	shall be deposited into the general fund of the Treasury.
6	SEC. 100006. TEMPORARY PROTECTED STATUS FEE.
7	Section $244(c)(1)(B)$ of the Immigration and Nation-
8	ality Act (8 U.S.C. 1254a(c)(1)(B)) is amended—
9	(1) by striking "The Attorney General" and in-
10	serting the following:
11	"(i) In general.—The Attorney Gen-
12	eral";
13	(2) in clause (i), as redesignated, by striking
14	"\$50" and inserting "\$500, subject to the adjustments
15	required under clause (ii)"; and
16	(3) by adding at the end the following:
17	"(ii) Annual adjustments for in-
18	FLATION.—During fiscal year 2026, and
19	during each subsequent fiscal year, the max-
20	imum amount of the fee authorized under
21	clause (i) shall be equal to the sum of—
22	"(I) the maximum amount of the
23	fee authorized under this subparagraph
24	for the most recently concluded fiscal
25	year; and

1	"(II) the product resulting from
2	the multiplication of the amount re-
3	ferred to in subclause (I) by the per-
4	centage (if any) by which the Con-
5	sumer Price Index for All Urban Con-
6	sumers for the month of July preceding
7	the date on which such adjustment
8	takes effect exceeds the Consumer Price
9	Index for All Urban Consumers for the
10	same month of the preceding calendar
11	year, rounded to the next lowest mul-
12	$tiple\ of\ \$10.$
13	"(iii) Disposition of temporary
14	PROTECTED STATUS FEES.—All of the fees
15	collected pursuant to this subparagraph
16	shall be deposited into the general fund of
17	$the\ Treasury.$
18	"(iv) No fee waiver.—Fees required
19	to be paid under this subparagraph shall
20	not be waived or reduced.".
21	SEC. 100007. VISA INTEGRITY FEE.
22	(a) Visa Integrity Fee.—
23	(1) In general.—In addition to any other fee
24	authorized by law, the Secretary of Homeland Secu-
25	rity shall require the payment of a fee, equal to the

1	amount specified in this subsection, by any alien
2	issued a nonimmigrant visa at the time of such
3	issuance.
4	(2) Initial amount.—For fiscal year 2025, the
5	amount specified in this section shall be the greater
6	of—
7	(A) \$250; or
8	(B) such amount as the Secretary of Home-
9	land Security may establish, by rule.
10	(3) Annual adjustments for inflation.—
11	During fiscal year 2026, and during each subsequent
12	fiscal year, the amount specified in this section shall
13	be equal to the sum of—
14	(A) the amount of the fee required under
15	this subsection for the most recently concluded
16	fiscal year; and
17	(B) the product resulting from the mul-
18	tiplication of the amount referred to in subpara-
19	graph (A) by the percentage (if any) by which
20	the Consumer Price Index for All Urban Con-
21	sumers for the month of July preceding the date
22	on which such adjustment takes effect exceeds the
23	Consumer Price Index for All Urban Consumers
24	for the same month of the preceding calendar
25	year, rounded down to the nearest dollar.

1	(4) Disposition of visa integrity fees.—All
2	of the fees collected pursuant to this section that are
3	not reimbursed pursuant to subsection (b) shall be de-
4	posited into the general fund of the Treasury.
5	(5) No fee waiver.—Fees required to be paid
6	under this subsection shall not be waived or reduced.
7	(b) Fee Reimbursement.—The Secretary of Home-
8	land Security may provide a reimbursement to an alien
9	of the fee required under subsection (a) for the issuance of
10	a nonimmigrant visa after the expiration of such non-
11	immigrant visa's period of validity if such alien dem-
12	onstrates that he or she—
13	(1) after admission to the United States pursu-
14	ant to such nonimmigrant visa, complied with all
15	conditions of such nonimmigrant visa, including the
16	condition that an alien shall not accept unauthorized
17	employment; and
18	(2)(A) has not sought to extend his or her period
19	of admission during such period of validity and de-
20	parted the United States not later than 5 days after
21	the last day of such period; or
22	(B) during such period of validity, was granted
23	an extension of such nonimmigrant status or an ad-
24	justment to the status of a lawful permanent resident.

## 1 SEC. 100008. FORM I-94 FEE.

2	(a) Fee Authorized.—In addition to any other fee
3	authorized by law, the Secretary of Homeland Security
4	shall require the payment of a fee, equal to the amount spec-
5	ified in subsection (b), by any alien who submits an appli-
6	$cation\ for\ a\ Form\ I-94\ Arrival/Departure\ Record.$
7	(b) Amount Specified.—
8	(1) Initial amount.—For fiscal year 2025, the
9	amount specified in this section shall be the greater
10	of
11	(A) \$24; or
12	(B) such amount as the Secretary of Home-
13	land Security may establish, by rule.
14	(2) Annual adjustments for inflation.—
15	During fiscal year 2026, and during each subsequent
16	fiscal year, the amount specified in this section shall
17	be equal to the sum of—
18	(A) the amount of the fee required under
19	this subsection for the most recently concluded
20	fiscal year; and
21	(B) the product resulting from the mul-
22	tiplication of the amount referred to in subpara-
23	graph (A) by the percentage (if any) by which
24	the Consumer Price Index for All Urban Con-
25	sumers for the month of July preceding the date
26	on which such adjustment takes effect exceeds the

1	Consumer Price Index for All Urban Consumers
2	for the same month of the preceding calendar
3	year, rounded down to the nearest dollar.
4	(c) Disposition of Form I-94 Fees.—During each
5	fiscal year—
6	(1) 20 percent of the fees collected pursuant to
7	this section—
8	(A) shall be deposited into the Land Border
9	Inspection Fee Account in accordance with sec-
10	tion $286(q)(2)$ (8 U.S.C. $1356(q)(2)$ ); and
11	(B) shall be made available to U.S. Customs
12	and Border Protection to retain and spend with-
13	out further appropriation for the purpose of
14	processing Form I–94; and
15	(2) any amounts not deposited into the Land
16	Border Inspection Fee Account pursuant to para-
17	graph (1)(A) shall be deposited in the general fund of
18	the Treasury.
19	(d) No Fee Waiver.—Fees required to be paid under
20	this section shall not be waived or reduced.
21	SEC. 100009. ANNUAL ASYLUM FEE.
22	(a) Fee Authorized.—In addition to any other fee
23	authorized by law, for each calendar year that an alien's
24	application for asylum remains pending, the Secretary of
25	Homeland Security or the Attorney General, as applicable.

1	shall require the payment of a fee, equal to the amount spec-
2	ified in subsection (b), by such alien.
3	(b) Amount Specified.—
4	(1) Initial amount.—For fiscal year 2025, the
5	amount specified in this section shall be the greater
6	of
7	(A) \$100; or
8	(B) such amount as the Secretary of Home-
9	land Security may establish, by rule.
10	(2) Annual adjustments for inflation.—
11	During fiscal year 2026, and during each subsequent
12	fiscal year, the amount specified in this section shall
13	be equal to the sum of—
14	(A) the amount of the fee required under
15	this subsection for the most recently concluded
16	fiscal year; and
17	(B) the product resulting from the mul-
18	tiplication of the amount referred to in subpara-
19	graph (A) by the percentage (if any) by which
20	the Consumer Price Index for All Urban Con-
21	sumers for the month of July preceding the date
22	on which such adjustment takes effect exceeds the
23	Consumer Price Index for All Urban Consumers
24	for the same month of the preceding calendar
25	year, rounded down to the nearest dollar.

1	(c) Disposition of Annual Asylum Fees.—All of
2	the fees collected pursuant to this section shall be deposited
3	into the general fund of the Treasury.
4	(d) No Fee Waiver.—Fees required to be paid under
5	this section shall not be waived or reduced.
6	SEC. 100010. FEE RELATING TO RENEWAL AND EXTENSION
7	OF EMPLOYMENT AUTHORIZATION FOR PA-
8	ROLEES.
9	(a) In General.—In addition to any other fee author-
10	ized by law, the Secretary of Homeland Security shall re-
11	quire the payment of a fee, equal to the amount specified
12	in subsection (b), for any parolee who seeks a renewal or
13	extension of employment authorization based on a grant of
14	parole. The employment authorization for each alien pa-
15	roled into the United States, or any renewal or extension
16	of such parole, shall be valid for a period of 1 year or for
17	the duration of the alien's parole, whichever is shorter.
18	(b) Amount Specified.—
19	(1) Initial amount.—For fiscal year 2025, the
20	amount specified in this subsection shall be the great-
21	er of—
22	(A) \$275; or
23	(B) such amount as the Secretary of Home-
24	land Security may establish, by rule.

1	(2) Annual adjustments for inflation.—
2	During fiscal year 2026, and during each subsequent
3	fiscal year, the amount specified in this section shall
4	be equal to the sum of—
5	(A) the amount of the fee required under
6	this subsection for the most recently concluded
7	fiscal year; and
8	(B) the product resulting from the mul-
9	tiplication of the amount referred to in subpara-
10	graph (A) by the percentage (if any) by which
11	the Consumer Price Index for All Urban Con-
12	sumers for the month of July preceding the date
13	on which such adjustment takes effect exceeds the
14	Consumer Price Index for All Urban Consumers
15	for the same month of the preceding calendar
16	year, rounded to the next lowest multiple of \$10.
17	(c) Disposition of Fees Relating to Renewal
18	AND EXTENSION OF EMPLOYMENT AUTHORIZATION FOR
19	Parolees.—During each fiscal year—
20	(1) 25 percent of the fees collected pursuant to
21	this section—
22	(A) shall be credited to U.S. Citizenship
23	and Immigration Services;

1	(B) shall be deposited into the Immigration
2	Examinations Fee Account established under sec-
3	tion 286(m) (8 U.S.C. 1356(m)); and
4	(C) may be retained and expended by U.S.
5	Citizenship and Immigration Services without
6	further appropriation; and
7	(2) any amounts collected pursuant to this sec-
8	tion that are not credited to U.S. Citizenship and Im-
9	migration Services pursuant to subparagraph (A)
10	shall be deposited into the general fund of the Treas-
11	ury.
12	(d) No Fee Waiver.—Fees required to be paid under
13	this section shall not be waived or reduced.
14	SEC. 100011. FEE RELATING TO RENEWAL OR EXTENSION
15	OF EMPLOYMENT AUTHORIZATION FOR ASY-
16	LUM APPLICANTS.
17	(a) In General.—In addition to any other fee author-
18	ized by law, the Secretary of Homeland Security shall re-
19	quire the payment of a fee of not less than \$275 by any
20	alien who has applied for asylum for each renewal or exten-
21	sion of employment authorization based on such applica-
22	tion.
23	(b) Termination.—Each initial employment author-
24	ization, or renewal or extension of such authorization, shall
25	terminate—

1	(1) immediately following the denial of an asy-
2	lum application by an asylum officer, unless the case
3	is referred to an immigration judge;
4	(2) on the date that is 30 days after the date on
5	which an immigration judge denies an asylum appli-
6	cation, unless the alien makes a timely appeal to the
7	Board of Immigration Appeals; or
8	(3) immediately following the denial by the
9	Board of Immigration Appeals of an appeal of a de-
10	nial of an asylum application.
11	(c) Disposition of Fees Relating to Renewal
12	AND EXTENSION OF EMPLOYMENT AUTHORIZATION FOR
13	Asylum Applicants.—During each fiscal year—
14	(1) 25 percent of the fees collected pursuant to
15	this section—
16	(A) shall be credited to U.S. Citizenship
17	and Immigration Services;
18	(B) shall be deposited into the Immigration
19	Examinations Fee Account established under sec-
20	tion 286(m) (8 U.S.C. 1356(m)); and
21	(C) may be retained and expended by U.S.
22	Citizenship and Immigration Services without
23	further appropriation; and
24	(2) any amounts collected pursuant to this sec-
25	tion that are not credited to U.S. Citizenship and Im-

1	migration Services pursuant to subparagraph (A)
2	shall be deposited into the general fund of the Treas-
3	ury.
4	(d) No Fee Waiver.—Fees required to be paid under
5	this section shall not be waived or reduced.
6	SEC. 100012. FEE RELATING TO RENEWAL AND EXTENSION
7	OF EMPLOYMENT AUTHORIZATION FOR
8	ALIENS GRANTED TEMPORARY PROTECTED
9	STATUS.
10	(a) In General.—In addition to any other fee author-
11	ized by law, the Secretary of Homeland Security shall re-
12	quire the payment of a fee, equal to the amount specified
13	in subsection (b), by any alien at the time such alien seeks
14	a renewal or extension of employment authorization based
15	on a grant of temporary protected status. Any employment
16	authorization for an alien granted temporary protected sta-
17	tus, or any renewal or extension of such employment au-
18	thorization, shall be valid for a period of 1 year or for the
19	duration of the designation of temporary protected status,
20	whichever is shorter.
21	(b) Amount Specified.—
22	(1) Initial amount.—For fiscal year 2025, the
23	amount specified in this subsection shall be the great-
24	er of—
25	(A) \$275; or

1	(B) such amount as the Secretary of Home-
2	land Security may establish, by rule.
3	(2) Annual adjustments for inflation.—
4	During fiscal year 2026, and during each subsequent
5	fiscal year, the amount specified in this section shall
6	be equal to the sum of—
7	(A) the amount of the fee required under
8	this subsection for the most recently concluded
9	fiscal year; and
10	(B) the product resulting from the mul-
11	tiplication of the amount referred to in subpara-
12	graph (A) by the percentage (if any) by which
13	the Consumer Price Index for All Urban Con-
14	sumers for the month of July preceding the date
15	on which such adjustment takes effect exceeds the
16	Consumer Price Index for All Urban Consumers
17	for the same month of the preceding calendar
18	year, rounded to the next lowest multiple of \$10.
19	(c) Disposition of Fees Relating to Renewal
20	AND EXTENSION OF EMPLOYMENT AUTHORIZATION FOR
21	Temporary Protected Status Applicants.—During
22	each fiscal year—
23	(1) 25 percent of the fees collected pursuant to
24	this section—

1	(A) shall be credited to U.S. Citizenship
2	and Immigration Services;
3	(B) shall be deposited into the Immigration
4	Examinations Fee Account established under sec-
5	tion 286(m) (8 U.S.C. 1356(m)); and
6	(C) may be retained and expended by U.S.
7	Citizenship and Immigration Services without
8	further appropriation; and
9	(2) any amounts collected pursuant to this sec-
10	tion that are not credited to U.S. Citizenship and Im-
11	migration Services pursuant to subparagraph (A)
12	shall be deposited into the general fund of the Treas-
13	ury.
14	(d) No Fee Waiver.—Fees required to be paid under
15	this section shall not be waived or reduced.
16	SEC. 100013. FEES RELATING TO APPLICATIONS FOR AD-
17	JUSTMENT OF STATUS.
18	(a) Fee for Filing an Application to Adjust Sta-
19	TUS TO THAT OF A LAWFUL PERMANENT RESIDENT.—
20	(1) In general.—In addition to any other fees
21	authorized by law, the Attorney General shall require
22	the payment of a fee, equal to the amount specified
23	in paragraph (2), by any alien who files an applica-
24	tion with an immigration court to adjust the alien's
25	status to that of a lawful permanent resident, or

1	whose application to adjust his or her status to that
2	of a lawful permanent resident is adjudicated in im-
3	migration court. Such fee shall be paid at the time
4	such application is filed or before such application is
5	adjudicated by the immigration court.
6	(2) Amount specified.—
7	(A) Initial amount.—For fiscal year
8	2025, the amount specified in this paragraph
9	shall be the greater of—
10	(i) \$1,500; or
11	(ii) such amount as the Attorney Gen-
12	eral may establish, by rule.
13	(B) Annual adjustments for infla-
14	TION.—During fiscal year 2026, and during
15	each subsequent fiscal year, the amount specified
16	in this paragraph shall be equal to the sum of—
17	(i) the amount of the fee required
18	under this subsection for the most recently
19	concluded fiscal year; and
20	(ii) the product resulting from the mul-
21	tiplication of the amount referred to in
22	clause (i) by the percentage (if any) by
23	which the Consumer Price Index for All
24	Urban Consumers for the month of July
25	preceding the date on which such adjust-

1	ment takes effect exceeds the Consumer Price
2	Index for All Urban Consumers for the same
3	month of the preceding calendar year,
4	rounded to the next lowest multiple of \$10.
5	(3) Disposition of adjustment of status ap-
6	PLICATION FEES.—During each fiscal year—
7	(A) not more than 25 percent of the fees col-
8	lected pursuant to this subsection—
9	(i) shall be derived by transfer from the
10	Immigration Examinations Fee Account
11	under section $286(n)$ (8 U.S.C. $1356(n)$ );
12	and
13	(ii) shall be credited to the Executive
14	Office for Immigration Review to retain
15	and spend without further appropriation;
16	and
17	(B) any amounts not derived by transfer
18	and credited pursuant to subparagraph (A) shall
19	be deposited into the general fund of the Treas-
20	ury.
21	(b) Fee for Filing Application for Waiver of
22	Grounds of Inadmissibility.—
23	(1) In general.—In addition to any other fees
24	authorized by law, the Attorney General shall require
25	the payment of a fee, equal to the amount specified

1	in paragraph (2), by any alien at the time such alien
2	files an application with an immigration court for a
3	waiver of a ground of inadmissibility, or before such
4	application is adjudicated by the immigration court.
5	(2) Amount specified.—
6	(A) Initial amount.—For fiscal year
7	2025, the amount specified in this paragraph
8	shall be the greater of—
9	(i) \$1,050; or
10	(ii) such amount as the Attorney Gen-
11	eral may establish, by rule.
12	(B) Annual adjustments for infla-
13	TION.—During fiscal year 2026, and during
14	each subsequent fiscal year, the amount specified
15	in this paragraph shall be equal to the sum of—
16	(i) the amount of the fee required
17	under this subsection for the most recently
18	concluded fiscal year; and
19	(ii) the product resulting from the mul-
20	tiplication of the amount referred to in
21	clause (i) by the percentage (if any) by
22	which the Consumer Price Index for All
23	Urban Consumers for the month of July
24	preceding the date on which such adjust-
25	ment takes effect exceeds the Consumer Price

1	Index for All Urban Consumers for the same
2	month of the preceding calendar year,
3	rounded to the next lowest multiple of \$10.
4	(3) Disposition of waiver of ground of Ad-
5	MISSIBILITY APPLICATION FEES.—During each fiscal
6	year—
7	(A) not more than 25 percent of the fees col-
8	lected pursuant to this subsection—
9	(i) shall be derived by transfer from the
10	Immigration Examinations Fee Account
11	under section $286(n)$ (8 U.S.C. $1356(n)$ );
12	and
13	(ii) shall be credited to the Executive
14	Office for Immigration Review to retain
15	and spend without further appropriation;
16	and
17	(B) any amounts not derived by transfer
18	and credited pursuant to subparagraph (A) shall
19	be deposited into the general fund of the Treas-
20	ury.
21	(c) Fee for Filing an Application for Temporary
22	Protected Status.—
23	(1) In general.—In addition to any other fees
24	authorized by law, the Attorney General shall require
25	the payment of a fee, equal to the amount specified

1	in paragraph (2), by any alien at the time such alien
2	files an application with an immigration court for
3	temporary protected status, or before such application
4	is adjudicated by the immigration court.
5	(2) Amount specified.—
6	(A) Initial amount.—For fiscal year
7	2025, the amount specified in this paragraph
8	shall be the greater of—
9	(i) \$500; or
10	(ii) such amount as the Attorney Gen-
11	eral may establish, by rule.
12	(B) Annual adjustments for infla-
13	TION.—During fiscal year 2026, and during
14	each subsequent fiscal year, the amount specified
15	in this paragraph shall be equal to the sum of—
16	(i) the amount of the fee required
17	under this subsection for the most recently
18	concluded fiscal year; and
19	(ii) the product resulting from the mul-
20	tiplication of the amount referred to in
21	clause (i) by the percentage (if any) by
22	which the Consumer Price Index for All
23	Urban Consumers for the month of July
24	preceding the date on which such adjust-
25	ment takes effect exceeds the Consumer Price

1	Index for All Urban Consumers for the same
2	month of the preceding calendar year,
3	rounded to the next lowest multiple of \$10.
4	(3) Disposition of temporary protected
5	STATUS APPLICATION FEES.—During each fiscal
6	year—
7	(A) not more than 25 percent of the fees col-
8	lected pursuant to this subsection—
9	(i) shall be derived by transfer from the
10	Immigration Examinations Fee Account
11	under section $286(n)$ (8 U.S.C. $1356(n)$ );
12	and
13	(ii) shall be credited to the Executive
14	Office for Immigration Review to retain
15	and spend without further appropriation;
16	and
17	(B) any amounts not derived by transfer
18	and credited pursuant to subparagraph (A) shall
19	be deposited into the general fund of the Treas-
20	ury.
21	(d) Fee for Filing an Appeal of a Decision of
22	AN IMMIGRATION JUDGE.—
23	(1) In general.—Except as provided in para-
24	graph (3), the Attorney General shall require, in ad-
25	dition to any other fees authorized by law, the pay-

1	ment of a fee, equal to the amount specified in para-
2	graph (2), by any alien at the time such alien files
3	an appeal from a decision of an immigration judge.
4	(2) Amount specified.—
5	(A) Initial amount.—For fiscal year
6	2025, the amount specified in this paragraph
7	shall be the greater of—
8	(i) \$900; or
9	(ii) such amount as the Attorney Gen-
10	eral may establish, by rule.
11	(B) Annual adjustments for infla-
12	TION.—During fiscal year 2026, and during
13	each subsequent fiscal year, the amount specified
14	in this paragraph shall be equal to the sum of—
15	(i) the amount of the fee required
16	under this subsection for the most recently
17	concluded fiscal year; and
18	(ii) the product resulting from the mul-
19	tiplication of the amount referred to in
20	clause (i) by the percentage (if any) by
21	which the Consumer Price Index for All
22	Urban Consumers for the month of July
23	preceding the date on which such adjust-
24	ment takes effect exceeds the Consumer Price
25	Index for All Urban Consumers for the same

1	month of the preceding calendar year,
2	rounded to the next lowest multiple of \$10.
3	(3) Exception.—The fee required under para-
4	graph (1) shall not apply to the appeal of a bond de-
5	cision.
6	(4) Disposition of fees for appealing immi-
7	GRATION JUDGE DECISIONS.—During each fiscal
8	year—
9	(A) not more than 25 percent of the fees col-
10	lected pursuant to this subsection—
11	(i) shall be derived by transfer from the
12	Immigration Examinations Fee Account
13	under section $286(n)$ (8 U.S.C. $1356(n)$ );
14	and
15	(ii) shall be credited to the Executive
16	Office for Immigration Review to retain
17	and spend without further appropriation;
18	and
19	(B) any amounts not derived by transfer
20	and credited pursuant to subparagraph (A) shall
21	be deposited into the general fund of the Treas-
22	ury.
23	(e) Fee for Filing an Appeal From a Decision
24	OF AN OFFICER OF THE DEPARTMENT OF HOMELAND SE-
25	CURITY.—

1	(1) In General.—In addition to any other fees
2	authorized by law, the Attorney General shall require
3	the payment of a fee, equal to the amount specified
4	in paragraph (2), by any alien at the time such alien
5	files an appeal of a decision of an officer of the De-
6	partment of Homeland Security.
7	(2) Amount specified.—
8	(A) Initial amount.—For fiscal year
9	2025, the amount specified in this paragraph
10	shall be the greater of—
11	(i) \$900; or
12	(ii) such amount as the Attorney Gen-
13	eral may establish, by rule.
14	(B) Annual adjustments for infla-
15	TION.—During fiscal year 2026, and during
16	each subsequent fiscal year, the amount specified
17	in this paragraph shall be equal to the sum of—
18	(i) the amount of the fee required
19	under this subsection for the most recently
20	concluded fiscal year; and
21	(ii) the product resulting from the mul-
22	tiplication of the amount referred to in
23	clause (i) by the percentage (if any) by
24	which the Consumer Price Index for All
25	Urban Consumers for the month of July

1	preceding the date on which such adjust-
2	ment takes effect exceeds the Consumer Price
3	Index for All Urban Consumers for the same
4	month of the preceding calendar year,
5	rounded to the next lowest multiple of \$10.
6	(3) Disposition of fees for appealing de-
7	PARTMENT OF HOMELAND SECURITY OFFICER DECI-
8	Sions.—During each fiscal year—
9	(A) not more than 25 percent of the fees col-
10	lected pursuant to this subsection—
11	(i) shall be derived by transfer from the
12	Immigration Examinations Fee Account
13	under section $286(n)$ (8 U.S.C. $1356(n)$ );
14	and
15	(ii) shall be credited to the Executive
16	Office for Immigration Review to retain
17	and spend without further appropriation;
18	and
19	(B) any amounts not derived by transfer
20	and credited pursuant to subparagraph (A) shall
21	be deposited into the general fund of the Treas-
22	ury.
23	(f) Fee for Filing an Appeal From a Decision of
24	AN ADJUDICATING OFFICIAL IN A PRACTITIONER DISCIPLI-
25	NARY CASE —

1	(1) In general.—In addition to any other fees
2	authorized by law, the Attorney General shall require
3	the payment of a fee, equal to the amount specified
4	in paragraph (2), by any practitioner at the time
5	such practitioner files an appeal from a decision of
6	an adjudicating official in a practitioner disciplinary
7	case.
8	(2) Amount specified.—
9	(A) Initial amount.—For fiscal year
10	2025, the amount specified in this paragraph
11	shall be the greater of—
12	(i) \$1,325; or
13	(ii) such amount as the Attorney Gen-
14	eral may establish, by rule.
15	(B) Annual adjustments for infla-
16	TION.—During fiscal year 2026, and during
17	each subsequent fiscal year, the amount specified
18	in this paragraph shall be equal to the sum of—
19	(i) the amount of the fee required
20	under this subsection for the most recently
21	concluded fiscal year; and
22	(ii) the product resulting from the mul-
23	tiplication of the amount referred to in
24	clause (i) by the percentage (if any) by
25	which the Consumer Price Index for All

1	Urban Consumers for the month of July
2	preceding the date on which such adjust-
3	ment takes effect exceeds the Consumer Price
4	Index for All Urban Consumers for the same
5	month of the preceding calendar year,
6	rounded to the next lowest multiple of \$10.
7	(3) Disposition of fees for appealing de-
8	PARTMENT OF HOMELAND SECURITY OFFICER DECI-
9	sions.—During each fiscal year—
10	(A) not more than 25 percent of the fees col-
11	lected pursuant to this subsection—
12	(i) shall be derived by transfer from the
13	Immigration Examinations Fee Account
14	under section $286(n)$ (8 U.S.C. $1356(n)$ );
15	and
16	(ii) shall be credited to the Executive
17	Office for Immigration Review to retain
18	and spend without further appropriation;
19	and
20	(B) any amounts not derived by transfer
21	and credited pursuant to subparagraph (A) shall
22	be deposited into the general fund of the Treas-
23	ury.
24	(g) Fee for Filing a Motion to Reopen or a Mo-
25	TION TO RECONSIDER —

1	(1) In general.—Except as provided in para-
2	graph (3), in addition to any other fees authorized by
3	law, the Attorney General shall require the payment
4	of a fee, equal to the amount specified in paragraph
5	(2), by any alien at the time such alien files a motion
6	to reopen or motion to reconsider a decision of an im-
7	migration judge or the Board of Immigration Ap-
8	peals.
9	(2) Amount specified.—
10	(A) Initial amount.—For fiscal year
11	2025, the amount specified in this paragraph
12	shall be the greater of—
13	(i) \$900; or
14	(ii) such amount as the Attorney Gen-
15	eral may establish, by rule.
16	(B) Annual adjustments for infla-
17	TION.—During fiscal year 2026, and during
18	each subsequent fiscal year, the amount specified
19	in this paragraph shall be equal to the sum of—
20	(i) the amount of the fee required
21	under this subsection for the most recently
22	concluded fiscal year; and
23	(ii) the product resulting from the mul-
24	tiplication of the amount referred to in
25	clause (i) by the percentage (if any) by

1	which the Consumer Price Index for All
2	Urban Consumers for the month of July
3	preceding the date on which such adjust-
4	ment takes effect exceeds the Consumer Price
5	Index for All Urban Consumers for the same
6	month of the preceding calendar year,
7	rounded to the next lowest multiple of \$10.
8	(3) Exceptions.—The fee required under para-
9	graph (1) shall not apply to—
10	(A) a motion to reopen a removal order en-
11	tered in absentia if such motion is filed in ac-
12	cordance with section $240(b)(5)(C)(ii)$ (8 U.S.C.
13	1229a(b)(5)(C)(ii)); or
14	(B) a motion to reopen a deportation order
15	entered in absentia if such motion is filed in ac-
16	cordance with $section$ 242 $B(c)(3)(B)$ prior to
17	April 1, 1997.
18	(4) Disposition of fees for filing certain
19	MOTIONS.—During each fiscal year—
20	(A) not more than 25 percent of the fees col-
21	lected pursuant to this subsection—
22	(i) shall be derived by transfer from the
23	Immigration Examinations Fee Account
24	$under \ section \ 286(n) \ (8 \ U.S.C. \ 1356(n));$
25	and

1	(ii) shall be credited to the Executive
2	Office for Immigration Review to retain
3	and spend without further appropriation;
4	and
5	(B) any amounts not derived by transfer
6	and credited pursuant to subparagraph (A) shall
7	be deposited into the general fund of the Treas-
8	ury.
9	(h) Fee for Filing Application for Suspension
10	of Deportation.—
11	(1) In general.—In addition to any other fees
12	authorized by law, the Attorney General shall require
13	the payment of a fee, equal to the amount specified
14	in paragraph (2), by any alien at the time such alien
15	files an application with an immigration court for
16	suspension of deportation.
17	(2) Amount specified.—
18	(A) Initial amount.—For fiscal year
19	2025, the amount specified in this paragraph
20	shall be the greater of—
21	(i) \$600; or
22	(ii) such amount as the Attorney Gen-
23	eral may establish, by rule.
24	(B) Annual adjustments for infla-
25	TION.—During fiscal year 2026, and during

1	each subsequent fiscal year, the amount specified
2	in this paragraph shall be equal to the sum of—
3	(i) the amount of the fee required
4	under this subsection for the most recently
5	concluded fiscal year; and
6	(ii) the product resulting from the mul-
7	tiplication of the amount referred to in
8	clause (i) by the percentage (if any) by
9	which the Consumer Price Index for All
10	Urban Consumers for the month of July
11	preceding the date on which such adjust-
12	ment takes effect exceeds the Consumer Price
13	Index for All Urban Consumers for the same
14	month of the preceding calendar year,
15	rounded to the next lowest multiple of \$10.
16	(3) Disposition of fees for filing applica-
17	tion for suspension of deportation.—During
18	each fiscal year—
19	(A) not more than 25 percent of the fees col-
20	lected pursuant to this subsection—
21	(i) shall be derived by transfer from the
22	Immigration Examinations Fee Account
23	under section $286(n)$ (8 U.S.C. $1356(n)$ );
24	and

1	(ii) shall be credited to the Executive
2	Office for Immigration Review to retain
3	and spend without further appropriation;
4	and
5	(B) any amounts not derived by transfer
6	and credited pursuant to subparagraph (A) shall
7	be deposited into the general fund of the Treas-
8	ury.
9	(i) Fee for Filing Application for Cancellation
10	OF REMOVAL FOR CERTAIN PERMANENT RESIDENTS.—
11	(1) In general.—In addition to any other fees
12	authorized by law, the Attorney General shall require
13	the payment of a fee, equal to the amount specified
14	in paragraph (2), by any alien at the time such alien
15	files an application with an immigration court an
16	application for cancellation of removal for an alien
17	who is a lawful permanent resident.
18	(2) Amount specified.—
19	(A) Initial amount.—For fiscal year
20	2025, the amount specified in this paragraph
21	shall be the greater of—
22	(i) \$600; or
23	(ii) such amount as the Attorney Gen-
24	eral may establish, by rule

1	(B) Annual adjustments for infla-
2	TION.—During fiscal year 2026, and during
3	each subsequent fiscal year, the amount specified
4	in this paragraph shall be equal to the sum of—
5	(i) the amount of the fee required
6	under this subsection for the most recently
7	concluded fiscal year; and
8	(ii) the product resulting from the mul-
9	tiplication of the amount referred to in
10	clause (i) by the percentage (if any) by
11	which the Consumer Price Index for All
12	Urban Consumers for the month of July
13	preceding the date on which such adjust-
14	ment takes effect exceeds the Consumer Price
15	Index for All Urban Consumers for the same
16	month of the preceding calendar year,
17	rounded to the next lowest multiple of \$10.
18	(3) Disposition of fees for filing applica-
19	TION FOR CANCELLATION OF REMOVAL.—During each
20	fiscal year—
21	(A) not more than 25 percent of the fees col-
22	lected pursuant to this subsection—
23	(i) shall be derived by transfer from the
24	Immigration Examinations Fee Account

1	$under \ section \ 286(n) \ (8 \ U.S.C. \ 1356(n));$
2	and
3	(ii) shall be credited to the Executive
4	Office for Immigration Review to retain
5	and spend without further appropriation;
6	and
7	(B) any amounts not derived by transfer
8	and credited pursuant to subparagraph (A) shall
9	be deposited into the general fund of the Treas-
10	ury.
11	(j) Fee for Filing an Application for Cancella-
12	TION OF REMOVAL AND ADJUSTMENT OF STATUS FOR CER-
13	TAIN NONPERMANENT RESIDENTS.—
14	(1) In general.—In addition to any other fees
15	authorized by law, the Attorney General shall require
16	the payment of a fee, equal to the amount specified
17	in paragraph (2), by any alien who is not a lawful
18	permanent resident at the time such alien files an ap-
19	plication with an immigration court for cancellation
20	of removal and adjustment of status for any alien.
21	(2) Amount specified.—
22	(A) Initial amount.—For fiscal year
23	2025, the amount specified in this paragraph
24	shall be the greater of—
25	(i) \$1,500; or

1	(ii) such amount as the Attorney Gen-
2	eral may establish, by rule.
3	(B) Annual adjustments for infla-
4	TION.—During fiscal year 2026, and during
5	each subsequent fiscal year, the amount specified
6	in this paragraph shall be equal to the sum of—
7	(i) the amount of the fee required
8	under this subsection for the most recently
9	concluded fiscal year; and
10	(ii) the product resulting from the mul-
11	tiplication of the amount referred to in
12	clause (i) by the percentage (if any) by
13	which the Consumer Price Index for All
14	Urban Consumers for the month of July
15	preceding the date on which such adjust-
16	ment takes effect exceeds the Consumer Price
17	Index for All Urban Consumers for the same
18	month of the preceding calendar year,
19	rounded to the next lowest multiple of \$10.
20	(3) Disposition of fees for filing applica-
21	TION FOR CANCELLATION OF REMOVAL.—During each
22	fiscal year—
23	(A) not more than 25 percent of the fees col-
24	lected nursuant to this subsection—

1	(i) shall be derived by transfer from the
2	Immigration Examinations Fee Account
3	under section $286(n)$ (8 U.S.C. $1356(n)$ );
4	and
5	(ii) shall be credited to the Executive
6	Office for Immigration Review to retain
7	and spend without further appropriation;
8	and
9	(B) any amounts not derived by transfer
10	and credited pursuant to subparagraph (A) shall
11	be deposited into the general fund of the Treas-
12	ury.
13	(k) Limitation on Use of Funds.—No fees collected
14	pursuant to this section may be expended by the Executive
15	Office for Immigration Review for the Legal Orientation
16	Program, or for any successor program.
17	SEC. 100014. ELECTRONIC SYSTEM FOR TRAVEL AUTHOR-
18	IZATION FEE.
19	Section $217(h)(3)(B)$ (8 U.S.C. $1187(h)(3)(B)$ ) is
20	amended—
21	(1) in clause (i)—
22	(A) in subclause (I), by striking "and" at
23	$the\ end;$
24	(B) in subclause (II)—

1	(i) by inserting "of not less than \$10"
2	after "an amount"; and
3	(ii) by striking the period at the end
4	and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(III) not less than \$13 per travel
7	authorization.";
8	(2) in clause (iii), by striking "October 31,
9	2028" and inserting "October 31, 2034"; and
10	(3) by adding at the end the following:
11	"(iv) Subsequent adjustment.—
12	During fiscal year 2026 and each subse-
13	quent fiscal year, the amount specified in
14	clause (i)(II) for a fiscal year shall be equal
15	to the sum of—
16	"(I) the amount of the fee required
17	under this subparagraph during the
18	most recently concluded fiscal year;
19	and
20	"(II) the product of the amount
21	referred to in subclause (I) multiplied
22	by the percentage (if any) by which the
23	Consumer Price Index for All Urban
24	Consumers for the month of July pre-
25	ceding the date on which such adjust-

1	ment takes effect exceeds the Consumer
2	Price Index for All Urban Consumers
3	for the same month of the preceding
4	calendar year.".
5	SEC. 100015. ELECTRONIC VISA UPDATE SYSTEM FEE.
6	(a) In General.—In addition to any other fee author-
7	ized by law, the Secretary of Homeland Security shall re-
8	quire the payment of a fee, in the amount specified in sub-
9	section (b), by any alien subject to the Electronic Visa Up-
10	date System at the time of such alien's enrollment in such
11	system.
12	(b) Amount Specified.—
13	(1) In General.—For fiscal year 2025, the
14	amount specified in this subsection shall be the great-
15	er of—
16	(A) \$30; or
17	(B) such amount as the Secretary of Home-
18	land Security may establish, by rule.
19	(2) Annual adjustments for inflation.—
20	During fiscal year 2026 and each subsequent fiscal
21	year, the amount specified in this subsection shall be
22	equal to the sum of—
23	(A) the amount of the fee required under
24	this subsection during the most recently con-
25	cluded fiscal year: and

1	(B) the product resulting from the mul-
2	tiplication of the amount referred to in subpara-
3	graph (A) by the percentage (if any) by which
4	the Consumer Price Index for All Urban Con-
5	sumers for the month of July preceding the date
6	on which such adjustment takes effect exceeds the
7	Consumer Price Index for All Urban Consumers
8	for the same month of the preceding calendar
9	year, rounded to the next lowest multiple of
10	\$0.25.
11	(c) Disposition of Electronic Visa Update Sys-
12	TEM FEES.—
13	(1) In General.—Section 286 (8 U.S.C. 1356)
14	is amended by adding at the end the following:
15	"(w) CBP Electronic Visa Update System Ac-
16	COUNT.—
17	"(1) Establishment.—There is established in
18	the general fund of the Treasury a separate account,
19	which shall be known as the 'CBP Electronic Visa
20	Update System Account' (referred to in this sub-
21	section as the 'Account').
22	"(2) Deposites.—There shall be deposited into
23	the Account an amount equal to the difference be-
24	tween—

1	"(A) all of the fees received pursuant to sec-
2	tion 100015 of the Act entitled 'An Act to pro-
3	vide for reconciliation pursuant to title II of H.
4	Con. Res. 14' (119th Congress); and
5	"(B) an amount equal to \$5 multiplied by
6	the number of payments collected pursuant to
7	such section.
8	"(3) APPROPRIATION.—Amounts deposited in the
9	Account—
10	"(A) are hereby appropriated to make pay-
11	ments and offset program costs in accordance
12	with section 100015 of the Act entitled 'An Act
13	to provide for reconciliation pursuant to title II
14	of H. Con. Res. 14' (119th Congress), without
15	further appropriation; and
16	"(B) shall remain available until expended
17	for any U.S. Customs and Border Protection
18	costs associated with administering the CBP
19	Electronic Visa Update System.".
20	(2) Remaining fees.—Of the fees collected pur-
21	suant to this section, an amount equal to \$5 multi-
22	plied by the number of payments collected pursuant
23	to this section shall be deposited to the general fund
24	of the Treasury.

1	(d) No Fee Waiver.—Fees required to be paid under
2	this section shall not be waived or reduced.
3	SEC. 100016. FEE FOR ALIENS ORDERED REMOVED IN
4	ABSENTIA.
5	(a) In General.—As partial reimbursement for the
6	cost of arresting an alien described in this section, the Sec-
7	retary of Homeland Security, except as provided in sub-
8	section (c), shall require the payment of a fee, equal to the
9	amount specified in subsection (b) on any alien who—
10	(1) is ordered removed in absentia pursuant to
11	section 240(b)(5) (8 U.S.C. 1229a(b)(5)); and
12	(2) is subsequently arrested by U.S. Immigration
13	and Customs Enforcement.
14	(b) Amount Specified.—
15	(1) Initial amount.—For fiscal year 2025, the
16	amount specified in this section shall be the greater
17	of—
18	(A) \$5,000; or
19	(B) such amount as the Secretary of Home-
20	land Security may establish, by rule.
21	(2) Annual adjustments for inflation.—
22	During fiscal year 2026, and during each subsequent
23	fiscal year, the amount specified in this section shall
24	be equal to the sum of—

1	(A) the amount of the fee required under
2	this subsection for the most recently concluded
3	fiscal year; and
4	(B) the product resulting from the mul-
5	tiplication of the amount referred to in subpara-
6	graph (A) by the percentage (if any) by which
7	the Consumer Price Index for All Urban Con-
8	sumers for the month of July preceding the date
9	on which such adjustment takes effect exceeds the
10	Consumer Price Index for All Urban Consumers
11	for the same month of the preceding calendar
12	year, rounded to the next lowest multiple of \$10.
13	(c) Exception.—The fee described in this section shall
14	not apply to any alien who was ordered removed in
15	absentia if such order was rescinded pursuant to section
16	240(b)(5)(C) (8 U.S.C. $1229a(b)(5)(C)$ ).
17	(d) Disposition of Removal in Absentia Fees.—
18	During each fiscal year—
19	(1) 50 percent of the fees collected pursuant to
20	this section—
21	(A) shall be credited to U.S. Immigration
22	$and\ Customs\ Enforcement;$
23	(B) shall be deposited into the Detention
24	and Removal Office Fee Account; and

1	(C) may be retained and expended by U.S.
2	Immigration and Customs Enforcement without
3	further appropriation; and
4	(2) any amounts collected pursuant to this sec-
5	tion that are not credited to U.S. Immigration and
6	Customs Enforcement pursuant to paragraph (1)
7	shall be deposited into the general fund of the Treas-
8	ury.
9	(e) No Fee Waiver.—Fees required to be paid under
10	this section shall not be waived or reduced.
11	SEC. 100017. INADMISSIBLE ALIEN APPREHENSION FEE.
12	(a) In General.—In addition to any other fee author-
13	ized by law, the Secretary of Homeland Security shall re-
14	quire the payment of a fee, equal to the amount specified
15	in subsection (b), by any inadmissible alien at the time such
16	alien is apprehended between ports of entry.
17	(b) Amount Specified.—
18	(1) Initial amount.—For fiscal year 2025, the
19	amount specified in this section shall be the greater
20	of
21	(A) \$5,000; or
22	(B) such amount as the Secretary of Home-
23	land Security may establish, by rule.
24	(2) Annual adjustments for inflation.—
25	During fiscal year 2026, and during each subsequent

1	fiscal year, the amount specified in this section shall
2	be equal to the sum of—
3	(A) the amount of the fee required under
4	this subsection for the most recently concluded
5	fiscal year; and
6	(B) the product resulting from the mul-
7	tiplication of the amount referred to in subpara-
8	graph (A) by the percentage (if any) by which
9	the Consumer Price Index for All Urban Con-
10	sumers for the month of July preceding the date
11	on which such adjustment takes effect exceeds the
12	Consumer Price Index for All Urban Consumers
13	for the same month of the preceding calendar
14	year, rounded to the next lowest multiple of \$10.
15	(c) Disposition of Inadmissible Alien Apprehen-
16	SION FEES.—During each fiscal year—
17	(1) 50 percent of the fees collected pursuant to
18	this section—
19	(A) shall be credited to U.S. Immigration
20	and Customs Enforcement;
21	(B) shall be deposited into the Detention
22	and Removal Office Fee Account; and
23	(C) may be retained and expended by U.S.
24	Immigration and Customs Enforcement without
25	further appropriation; and

1	(2) any amounts collected pursuant to this sec-
2	tion that are not credited to U.S. Immigration and
3	Customs Enforcement pursuant to paragraph (1)
4	shall be deposited into the general fund of the Treas-
5	ury.
6	(d) Disposition of Inadmissible Alien Apprehen-
7	SION FEES.—All of the fees collected pursuant to this sec-
8	tion shall be deposited into the general fund of the Treasury.
9	SEC. 100018. AMENDMENT TO AUTHORITY TO APPLY FOR
10	ASYLUM.
11	Section 208(d)(3) (8 U.S.C. 1158(d)(3)) is amended—
12	(1) in the first sentence, by striking "may" and
13	inserting "shall";
14	(2) by striking "Such fees shall not exceed" and
15	all that follows and inserting the following: "Nothing
16	in this paragraph may be construed to limit the au-
17	thority of the Attorney General to set additional adju-
18	dication and naturalization fees in accordance with
19	section $286(m)$ .".
20	PART II—IMMIGRATION AND LAW ENFORCEMENT
21	<b>FUNDING</b>
22	SEC. 100051. APPROPRIATION FOR THE DEPARTMENT OF
23	HOMELAND SECURITY.
24	In addition to amounts otherwise available, there is
25	appropriated to the Secretary of Homeland Security for fis-

- 1 cal year 2025, out of any money in the Treasury not other-
- 2 wise appropriated, \$2,055,000,000, to remain available
- 3 through September 30, 2029, for the following purposes:
- 4 (1) Immigration and enforcement activi-
- 5 TIES.—Hiring and training of additional U.S. Cus-
- 6 toms and Border Protection agents, and the necessary
- 7 support staff, to carry out immigration enforcement
- 8 activities.
- 9 (2) Departures and removals.—Funding for
- 10 transportation costs and related costs associated with
- 11 the departure or removal of aliens.
- 12 (3) PERSONNEL ASSIGNMENTS.—Funding for the
- assignment of Department of Homeland Security em-
- 14 ployees and State officers to carry out immigration
- 15 enforcement activities pursuant to sections 103(a) and
- 16 287(g) of the Immigration and Nationality Act (8
- 17  $U.S.C.\ 1103(a)\ and\ 1357(g)).$
- 18 (4) Background Checks.—Hiring additional
- staff and investing the necessary resources to enhance
- 20 screening and vetting of all aliens seeking entry into
- 21 United States, consistent with section 212 of such Act
- 22 (8 U.S.C. 1182), or intending to remain in the
- 23 United States, consistent with section 237 of such Act
- 24 (8 U.S.C. 1227).

1	(5) Protecting alien children from exploi-
2	TATION.—In instances of aliens and alien children
3	entering the United States without a valid visa, fund-
4	ing is provided for the purposes of—
5	(A) collecting fingerprints, in accordance
6	with section 262 of the Immigration and Nation-
7	ality Act (8 U.S.C. 1302) and subsections (a)(3)
8	and (b) of section 235 of such Act (8 U.S.C.
9	1225); and
10	(B) collecting DNA, in accordance with sec-
11	tions 235(d) and 287(b) of the Immigration and
12	Nationality Act (8 U.S.C. 1225(d) and 1357(b)).
13	(6) Transporting and return of aliens
14	FROM CONTIGUOUS TERRITORY.—Transporting and
15	facilitating the return, pursuant to section
16	235(b)(2)(C) of the Immigration and Nationality Act
17	(8 U.S.C. $1225(b)(2)(C)$ ), of aliens arriving from con-
18	tiguous territory.
19	(7) State and local participation.—Fund-
20	ing for State and local participation in homeland se-
21	curity efforts for purposes of—
22	(A) ending the presence of criminal gangs
23	and criminal organizations throughout the
24	United States:

1	(B) addressing crime and public safety
2	threats;
3	(C) combating human smuggling and traf-
4	ficking networks throughout the United States;
5	(D) supporting immigration enforcement
6	activities; and
7	(E) providing reimbursement for State and
8	local participation in such efforts.
9	(8) Removal of specified unaccompanied
10	ALIEN CHILDREN.—
11	(A) In General.—Funding removal oper-
12	ations for specified unaccompanied alien chil-
13	dren.
14	(B) Use of funds.—Amounts made avail-
15	able under this paragraph shall only be used for
16	permitting a specified unaccompanied alien
17	child to withdraw the application for admission
18	of the child pursuant to section 235(a)(4) of the
19	Immigration and Nationality Act (8 U.S.C.
20	1225(a)(4)).
21	(C) Definitions.—In this paragraph:
22	(i) Specified unaccompanied alien
23	CHILD.—The term "specified unaccom-
24	panied alien child" means an unaccom-
25	panied alien child (as defined in section

1	462(g) of the Homeland Security Act of
2	2002 (6 U.S.C. $279(g)$ )) who the Secretary
3	of Homeland Security determines on a case-
4	by-case basis—
5	(I) has been found by an immi-
6	gration officer at a land border or port
7	of entry of the United States and is in-
8	admissible under the Immigration and
9	Nationality Act (8 U.S.C. 1101 et
10	seq.);
11	(II) has not been a victim of se-
12	vere forms of trafficking in persons,
13	and there is no credible evidence that
14	such child is at risk of being trafficked
15	upon return of the child to the child's
16	country of nationality or country of
17	last habitual residence; and
18	(III) does not have a fear of re-
19	turning to the child's country of na-
20	tionality or country of last habitual
21	residence owing to a credible fear of
22	persecution.
23	(ii) Severe forms of trafficking
24	IN PERSONS.—The term "severe forms of
25	trafficking in persons" has the meaning

1	given such term in section 103 of the Traf-
2	ficking Victims Protection Act of 2000 (22
3	U.S.C. 7102).
4	(9) Expedited removal of criminal
5	ALIENS.—Funding for the expedited removal of crimi-
6	nal aliens, in accordance with the provisions of sec-
7	tion 235(b)(1) of the Immigration and Nationality
8	Act (8 U.S.C. 1225(b)(1)).
9	(10) Removal of certain criminal aliens
10	WITHOUT FURTHER HEARINGS.—Funding for the re-
11	moval of certain criminal aliens without further hear-
12	ings, in accordance with the provisions of section
13	235(c) of the Immigration and Nationality Act (8
14	$U.S.C. \ 1225(c)).$
15	(11) Criminal and gang checks for unac-
16	COMPANIED ALIEN CHILDREN.—Funding for criminal
17	and gang checks of unaccompanied alien children (as
18	defined in section 462(g) of the Homeland Security
19	Act of 2002 (6 U.S.C. 279(g))) who are 12 years of
20	age and older, including the examination of such un-
21	accompanied alien children for gang-related tattoos
22	and other gang-related markings.
23	(12) Information technology.—Information

 $technology\ investments\ to\ support\ immigration\ pur-$ 

24

1	poses, including improvements to fee and revenue col-
2	lections.
3	SEC. 100052. APPROPRIATION FOR U.S. IMMIGRATION AND
4	CUSTOMS ENFORCEMENT.
5	In addition to amounts otherwise available, there is
6	appropriated to the Secretary of Homeland Security for
7	U.S. Immigration and Customs Enforcement for fiscal year
8	2025, out of any money in the Treasury not otherwise ap-
9	propriated, \$29,850,000,000, to remain available through
10	September 30, 2029, for the following purposes:
11	(1) Hiring and train-
12	ing additional U.S. Immigration and Customs En-
13	forcement personnel, including officers, agents, inves-
14	tigators, and support staff, to carry out immigration
15	enforcement activities and prioritizing and stream-
16	lining the hiring of retired U.S. Immigration and
17	Customs Enforcement personnel.
18	(2) Performance, retention, and signing
19	BONUSES.—
20	(A) In General.—Providing performance,
21	retention, and signing bonuses for qualified U.S.
22	Immigration and Customs Enforcement per-
23	sonnel in accordance with this subsection.
24	(B) Performance Bonuses.—The Direc-
25	tor of U.S. Immigration and Customs Enforce-

1	ment, at the Director's discretion, may provide
2	performance bonuses to any U.S. Immigration
3	and Customs Enforcement agent, officer, or at-
4	torney who demonstrates exemplary service.
5	(C) Retention bonuses.—The Director of
6	U.S. Immigration and Customs Enforcement
7	may provide retention bonuses to any U.S. Im-
8	migration and Customs Enforcement agent, offi-
9	cer, or attorney who commits to 2 years of addi-
10	tional service with U.S. Immigration and Cus-
11	toms Enforcement to carry out immigration en-
12	forcement activities.
13	(D) Signing Bonuses.—The Director of
14	U.S. Immigration and Customs Enforcement
15	may provide a signing bonus to any U.S. Immi-
16	gration and Customs Enforcement agent, officer,
17	or attorney who—
18	(i) is hired on or after the date of the
19	enactment of this Act; and
20	(ii) who commits to 5 years of service
21	with U.S. Immigration and Customs En-
22	forcement to carry out immigration enforce-
23	ment activities.
24	(E) Service agreement.—In providing a
25	retention or signing bonus under this paragraph.

1	the Director of U.S. Immigration and Customs
2	Enforcement shall provide each qualifying indi-
3	vidual with a written service agreement that in-
4	cludes—
5	(i) the commencement and termination
6	dates of the required service period (or pro-
7	visions for the determination of such dates);
8	(ii) the amount of the bonus; and
9	(iii) any other term or condition under
10	which the bonus is payable, subject to the
11	requirements of this paragraph, including—
12	(I) the conditions under which the
13	agreement may be terminated before
14	the agreed-upon service period has been
15	completed; and
16	(II) the effect of a termination de-
17	scribed in subclause (I).
18	(3) Recruitment, Hiring, and onboarding.—
19	Facilitating the recruitment, hiring, and onboarding
20	of additional U.S. Immigration and Customs En-
21	forcement personnel to carry out immigration enforce-
22	ment activities, including by—
23	(A) investing in information technology, re-
24	cruitment, and marketing; and

1	(B) hiring staff necessary to carry out in-
2	formation technology, recruitment, and mar-
3	keting activities.
4	(4) Transportation.—Funding for transpor-
5	tation costs and related costs associated with alien de-
6	parture or removal operations.
7	(5) Information technology.—Funding for
8	information technology investments to support en-
9	forcement and removal operations, including improve-
10	ments to fee collections.
11	(6) Facility upgrades.—Funding for facility
12	upgrades to support enforcement and removal oper-
13	ations.
14	(7) Fleet modernization.—Funding for fleet
15	modernization to support enforcement and removal
16	operations.
17	(8) Family Unity.—Promoting family unity
18	by—
19	(A) maintaining the care and custody, dur-
20	ing the period in which a charge described in
21	clause (i) is pending, in accordance with appli-
22	cable laws, of an alien who—
23	(i) is charged only with a mis-
24	demeanor offense under section 275(a) of the

1	Immigration and Nationality Act (8 U.S.C.
2	1325(a)); and
3	(ii) entered the United States with the
4	alien's child who has not attained 18 years
5	of age; and
6	(B) detaining such an alien with the alien's
7	child.
8	(9) 287(g) AGREEMENTS.—Expanding, facili-
9	tating, and implementing agreements under section
10	287(g) of the Immigration and Nationality Act (8
11	$U.S.C. \ 1357(g)).$
12	(10) Victims of immigration crime engage-
13	MENT OFFICE.—Hiring and training additional staff
14	to carry out the mission of the Victims of Immigra-
15	tion Crime Engagement Office and for providing non-
16	financial assistance to the victims of crimes per-
17	petrated by aliens who are present in the United
18	States without authorization.
19	(11) Office of the principal legal advi-
20	SOR.—Hiring additional attorneys and the necessary
21	support staff within the Office of the Principal Legal
22	Advisor to represent the Department of Homeland Se-
23	curity in immigration enforcement and removal pro-
24	ceedings.

1	SEC. 100053. APPROPRIATION FOR FEDERAL LAW ENFORCE-
2	MENT TRAINING CENTERS.

- 3 (a) Appropriation.—In addition to amounts other-
- 4 wise available, there is appropriated to the Secretary of
- 5 Homeland Security for the Federal Law Enforcement
- 6 Training Centers for fiscal year 2025, out of any money
- 7 in the Treasury not otherwise appropriated, \$750,000,000,
- 8 to remain available until September 30, 2029, for the pur-
- 9 poses described in subsections (b) and (c).
- 10 (b) Training.—Not less than \$285,000,000 of the
- 11 amounts available under subsection (a) shall be for sup-
- 12 porting the training of newly hired Federal law enforcement
- 13 personnel employed by the Department of Homeland Secu-
- 14 rity and State and local law enforcement agencies operating
- 15 in support of the Department of Homeland Security.
- 16 (c) Facilities.—Not more than \$465,000,000 of the
- 17 amounts available under subsection (a) shall be for procure-
- 18 ment, construction and maintenance of, improvements to,
- 19 training equipment for, and related expenses, of facilities
- 20 of the Federal Law Enforcement Training Centers.
- 21 SEC. 100054. APPROPRIATION FOR THE DEPARTMENT OF
- 22 **JUSTICE**.
- In addition to amounts otherwise available, there is
- 24 appropriated to the Attorney General for the Department
- 25 of Justice for fiscal year 2025, out of any money in the
- 26 Treasury not otherwise appropriated, \$3,330,000,000, to re-

1	main available through September 30, 2029, for the fol-
2	lowing purposes:
3	(1) Executive office for immigration re-
4	VIEW.—
5	(A) In General.—Hiring immigration
6	judges and necessary support staff for the Execu-
7	tive Office for Immigration Review to address
8	the backlog of petitions, cases, and removals.
9	(B) Staffing Level.—Effective November
10	1, 2028, the Executive Office for Immigration
11	Review shall be comprised of not more than 800
12	immigration judges, along with the necessary
13	support staff.
14	(2) Combating drug trafficking.—Funding
15	efforts to combat drug trafficking (including traf-
16	ficking of fentanyl and its precursor chemicals) and
17	illegal drug use.
18	(3) Prosecution of immigration matters.—
19	Funding efforts to investigate and prosecute immigra-
20	tion matters, gang-related crimes involving aliens,
21	child trafficking and smuggling involving aliens with-
22	in the United States, unlawful voting by aliens, viola-
23	tions of the Alien Registration Act, 1940 (54 Stat.,
24	chapter 439), and violations of or fraud relating to
25	title IV of the Personal Responsibility and Work Op-

1	portunity Act of 1996 (Public Law 104–193; 110
2	Stat. 2277), including hiring additional Department
3	of Justice personnel to investigate and prosecute such
4	matters.
5	(4) Nonparty or other injunctive relief.—
6	Hiring additional attorneys and necessary support
7	staff for the purpose of continuing implementation of
8	assignments by the Attorney General pursuant to sec-
9	tions 516, 517, and 518 of title 28, United States
10	Code, to conduct litigation and attend to the interests
11	of the United States in suits pending in a court of
12	the United States or in a court of a State in suits
13	seeking nonparty or other injunctive relief against the
14	Federal Government.
15	(5) Edward byrne memorial justice assist-
16	ANCE GRANT PROGRAM AND OFFICE OF COMMUNITY
17	ORIENTED POLICING.—
18	(A) In General.—Increasing funding for
19	the Edward Byrne Memorial Justice Assistance
20	Grant Program and the Office of Community
21	Oriented Policing for initiatives associated
22	with—
23	(i) investigating and prosecuting vio-
24	lent crime;

1	(ii) criminal enforcement initiatives;
2	and
3	(iii) immigration enforcement and re-
4	moval efforts.
5	(B) Limitations.—No funds made avail-
6	able under this subsection shall be made avail-
7	able to community violence intervention and pre-
8	vention initiative programs.
9	(C) Eligibility.—To be eligible to receive
10	funds made available under this subsection, a
11	State or local government shall be in full compli-
12	ance, as determined by the Attorney General,
13	with section 642 of the Illegal Immigration Re-
14	form and Immigrant Responsibility Act of 1996
15	(8 U.S.C. 1373).
16	(6) Fiscally responsible lawsuit settle-
17	MENTS.—Hiring additional attorneys and necessary
18	support staff for the purpose of maximizing lawsuit
19	settlements that require the payment of fines and pen-
20	alties to the Treasury of the United States in lieu of
21	providing for the payment to any person or entity
22	other than the United States, other than a payment
23	that provides restitution or otherwise directly rem-
24	edies actual harm directly and proximately caused by
25	the party making the payment, or constitutes pay-

1	ment for services rendered in connection with the
2	case.
3	(7) Compensation for incarceration of
4	CRIMINAL ALIENS.—
5	(A) In General.—Providing compensation
6	to a State or political subdivision of a State for
7	the incarceration of criminal aliens.
8	(B) USE OF FUNDS.—The amounts made
9	available under subparagraph (A) shall only be
10	used to compensate a State or political subdivi-
11	sion of a State, as appropriate, with respect to
12	the incarceration of an alien who—
13	(i) has been convicted of a felony or 2
14	or more misdemeanors; and
15	(ii)(I) entered the United States with-
16	out inspection or at any time or place other
17	than as designated by the Secretary of
18	Homeland Security;
19	(II) was the subject of removal pro-
20	ceedings at the time the alien was taken
21	into custody by the State or a political sub-
22	division of the State; or
23	(III) was admitted as a nonimmigrant
24	and, at the time the alien was taken into
25	custody by the State or a political subdivi-

1	sion of the State, has failed to maintain the
2	nonimmigrant status in which the alien
3	was admitted, or to which it was changed,
4	or to comply with the conditions of any
5	such status.
6	(C) Limitation.—Amounts made available
7	under this subsection shall be distributed to more
8	than 1 State. The amounts made available under
9	subparagraph (A) may not be used to com-
10	pensate any State or political subdivision of a
11	State if the State or political subdivision of the
12	State prohibits or in any way restricts a Fed-
13	eral, State, or local government entity, official,
14	or other personnel from doing any of the fol-
15	lowing:
16	(i) Complying with the immigration
17	laws (as defined in section 101(a)(17) of the
18	Immigration and Nationality Act (8 U.S.C.
19	1101(a)(17))).
20	(ii) Assisting or cooperating with Fed-
21	eral law enforcement entities, officials, or
22	other personnel regarding the enforcement of
23	the immigration laws.
24	(iii) Undertaking any of the following
25	law enforcement activities as such activities

1	relate to information regarding the citizen-
2	ship or immigration status, lawful or un-
3	lawful, the inadmissibility or deportability,
4	and the custody status, of any individual:
5	(I) Making inquiries to any indi-
6	vidual to obtain such information re-
7	garding such individual or any other
8	individuals.
9	(II) Notifying the Federal Govern-
10	ment regarding the presence of individ-
11	uals who are encountered by law en-
12	forcement officials or other personnel of
13	a State or political subdivision of a
14	State.
15	(III) Complying with requests for
16	such information from Federal law en-
17	forcement entities, officials, or other
18	per sonnel.
19	SEC. 100055. BRIDGING IMMIGRATION-RELATED DEFICITS
20	EXPERIENCED NATIONWIDE REIMBURSE-
21	MENT FUND.
22	(a) Establishment.—There is established within the
23	Department of Justice a fund, to be known as the "Bridging
24	Immigration-related Deficits Experienced Nationwide

1	(BIDEN) Reimbursement Fund" (referred to in this section
2	as the "Fund").
3	(b) USE OF FUNDS.—The Attorney General shall use
4	amounts appropriated or otherwise made available for the
5	Fund for grants to eligible States, State agencies, and units
6	of local government, pursuant to their existing statutory au-
7	thorities, for any of the following purposes:
8	(1) Locating and apprehending aliens who have
9	committed a crime under Federal, State, or local law,
10	in addition to being unlawfully present in the United
11	States.
12	(2) Collection and analysis of law enforcement
13	investigative information within the United States to
14	counter gang or other criminal activity.
15	(3) Investigating and prosecuting—
16	(A) crimes committed by aliens within the
17	United States; and
18	(B) drug and human trafficking crimes
19	committed within the United States.
20	(4) Court operations related to the prosecution
21	of
22	(A) crimes committed by aliens; and
23	(B) drug and human trafficking crimes.
24	(5) Temporary criminal detention of aliens.

- 1 (6) Transporting aliens described in paragraph
  2 (1) within the United States to locations related to
  3 the apprehension, detention, and prosecution of such
  4 aliens.
- 5 (7) Vehicle maintenance, logistics, transpor-6 tation, and other support provided to law enforcement 7 agencies by a State agency to enhance the ability to 8 locate and apprehend aliens who have committed 9 crimes under Federal, State, or local law, in addition 0 to being unlawfully present in the United States.
- 10 to being unlawfully present in the United States. 11 (c) Appropriation.—In addition to amounts other-12 wise available for the purposes described in subsection (b), there is appropriated to the Attorney General for fiscal year 2025, out of any money in the Treasury not otherwise ap-14 15 propriated, not to exceed \$3,500,000,000, to remain available until September 30, 2028, for the Fund for qualified 16 17 and documented expenses that achieve any such purpose. 18 (d) Grant Eligibility of Completed, Ongoing, or New Activities.—The Attorney General may provide 19 grants under this section to State agencies and units of local 20
- 21 government for expenditures made by State agencies or 22 units of local government for completed, ongoing, or new 23 activities determined to be eligible for such grant funding 24 that occurred on or after January 20, 2021. Amounts made

1	available under this section shall be distributed to more
2	than 1 State.
3	SEC. 100056. APPROPRIATION FOR THE BUREAU OF PRIS-

5 (a) Appropriation.—In addition to amounts other-

ONS.

- 6 wise available, there is appropriated to the Director of the
- 7 Bureau of Prisons for fiscal year 2025, out of any money
- 8 in the Treasury not otherwise appropriated,
- 9 \$5,000,000,000, to remain available through September 30,
- 10 2029, for the purposes described in subsections (b) and (c).
- 11 (b) Salaries and Benefits.—Not less than
- 12 \$3,000,000,000 of the amounts made available under sub-
- 13 section (a) shall be for hiring and training of new employ-
- 14 ees, including correctional officers, medical professionals,
- 15 and facilities and maintenance employees, the necessary
- 16 support staff, and for additional funding for salaries and
- 17 benefits for the current workforce of the Bureau of Prisons.
- 18 (c) Facilities.—Not more than \$2,000,000,000 of the
- 19 amounts made available under subsection (a) shall be for
- 20 addressing maintenance and repairs to facilities main-
- 21 tained or operated by the Bureau of Prisons.
- 22 SEC. 100057. APPROPRIATION FOR THE UNITED STATES SE-
- 23 CRET SERVICE.
- 24 (a) APPROPRIATION.—In addition to amounts other-
- 25 wise available, there is appropriated to the Director of the

4

1	United States Secret Service (referred to in this section as
2	the "Director") for fiscal year 2025, out of any money in
3	the Treasury not otherwise appropriated, \$1,170,000,000,
4	to remain available through September 30, 2029, for the
5	purposes described in subsection (b).
6	(b) Use of Funds.—Amounts made available under
7	subsection (a) may only be used for—
8	(1) additional United States Secret Service re-
9	sources, including personnel, training facilities, pro-
10	gramming, and technology; and
11	(2) performance, retention, and signing bonuses
12	for qualified United States Secret Service personnel
13	in accordance with subsection (c).
14	(c) Performance, Retention, and Signing Bo-
15	NUSES.—
16	(1) Performance Bonuses.—The Director, at
17	the Director's discretion, may provide performance
18	bonuses to any Secret Service agent, officer, or ana-
19	lyst who demonstrates exemplary service.
20	(2) Retention bonuses.—The Director may
21	provide retention bonuses to any Secret Service agent,
22	officer, or analyst who commits to 2 years of addi-
23	tional service with the Secret Service.

1	(3) Signing Bonuses.—The Director may pro-
2	vide a signing bonus to any Secret Service agent, offi-
3	cer, or analyst who—
4	(A) is hired on or after the date of the en-
5	actment of this Act; and
6	(B) commits to 5 years of service with the
7	United States Secret Service.
8	(4) Service agreement.—In providing a re-
9	tention or signing bonus under this subsection, the
10	Director shall provide each qualifying individual
11	with a written service agreement that includes—
12	(A) the commencement and termination
13	dates of the required service period (or provisions
14	for the determination of such dates);
15	(B) the amount of the bonus; and
16	(C) any other term or condition under
17	which the bonus is payable, subject to the re-
18	quirements under this subsection, including—
19	(i) the conditions under which the
20	agreement may be terminated before the
21	agreed-upon service period has been com-
22	pleted; and
23	(ii) the effect of a termination de-
24	scribed in clause (i).

## 1 Subtitle B—Judiciary Matters

2	SEC. 100101. APPROPRIATION TO THE ADMINISTRATIVE OF-
3	FICE OF THE UNITED STATES COURTS.
4	In addition to amounts otherwise available, there is
5	appropriated to the Director of the Administrative Office
6	of the United States Courts, out of amounts in the Treasury
7	not otherwise appropriated, \$1,250,000 for each of fiscal
8	years 2025 through 2028, for the purpose of continuing
9	analyses and reporting pursuant to section 604(a)(2) of
10	title 28, United States Code, to examine the state of the
11	dockets of the courts and to prepare and transmit statistical
12	data and reports as to the business of the courts, including
13	an assessment of the number, frequency, and related metrics
14	of judicial orders issuing non-party relief against the Fed-
15	eral Government and their aggregate cost impact on the
16	taxpayers of the United States, as determined by each court
17	when imposing securities for the issuance of preliminary
18	injunctions or temporary restraining orders against the
19	Federal Government pursuant to rule 65(c) of the Federal
20	Rules of Civil Procedure.
21	SEC. 100102. APPROPRIATION TO THE FEDERAL JUDICIAL
22	CENTER.
23	(a) Appropriation.—In addition to amounts other-
24	wise available, there is appropriated to the Director of the
25	Federal Judicial Center, out of amounts in the Treasury

1	not otherwise appropriated, \$1,000,000 for each of fisca
2	years 2025 through 2028, for the purpose described in sub-
3	section (b).
4	(b) USE OF FUNDS.—The Federal Judicial Center
5	shall use the amounts appropriated under subsection (a) for
6	the continued implementation of programs pursuant to sec
7	tion 620(b)(3) of title 28, United States Code, to stimulate
8	create, develop, and conduct programs of continuing edu
9	cation and training for personnel of the judicial branch
10	including training on the absence of constitutional and
11	statutory authority supporting legal claims that seek non-
12	party relief against the Federal Government, and strategic
13	approaches for mitigating the aggregate cost impact of such
14	legal claims on the taxpayers of the United States.
15	Subtitle C—Radiation Exposure
16	Compensation Matters
17	SEC. 100201. EXTENSION OF FUND.
18	Section 3(d) of the Radiation Exposure Compensation
19	Act (Public Law 101–426; 42 U.S.C. 2210 note) is amend
20	ed—
21	(1) by striking the first sentence and inserting
22	"The Fund shall terminate on December 31, 2028."
23	and
24	(2) by striking "the end of that 2-year period"
25	and inserting "such date".

1	SEC. 100202. CLAIMS RELATING TO ATMOSPHERIC TESTING.
2	(a) Leukemia Claims Relating to Trinity Test
3	IN NEW MEXICO AND TESTS AT THE NEVADA SITE.—Sec-
4	tion 4(a)(1)(A) of the Radiation Exposure Compensation
5	Act (Public Law 101–426; 42 U.S.C. 2210 note) is amend-
6	ed—
7	(1) in clause (i)—
8	(A) in subclause (I), by striking "October
9	31, 1958" and inserting "November 6, 1962";
10	(B) in subclause (II)—
11	(i) by striking "in the affected area"
12	and inserting "in an affected area"; and
13	(ii) by striking "or" after the semi-
14	colon;
15	(C) by redesignating subclause (III) as sub-
16	clause (IV); and
17	(D) by inserting after subclause (II) the fol-
18	lowing:
19	"(III) was physically present in
20	an affected area for a period of at least
21	1 year during the period beginning on
22	September 24, 1944, and ending on
23	November 6, 1962; or"; and
24	(2) in clause (ii)(I), by striking "physical pres-
25	ence described in subclause (I) or (II) of clause (i) or
26	onsite participation described in clause (i)(III)" and

1	inserting "physical presence described in subclause
2	(I), (II), or (III) of clause (i) or onsite participation
3	described in clause (i)(IV)".
4	(b) Amounts for Claims Related to Leukemia.—
5	Section 4(a)(1) of the Radiation Exposure Compensation
6	Act (Public Law 101–426; 42 U.S.C. 2210 note) is amend-
7	ed—
8	(1) in subparagraph (A), by striking "an
9	amount" and inserting "the amount";
10	(2) by striking subparagraph (B) and inserting
11	the following:
12	"(B) Amount.—If the conditions described
13	in subparagraph (C) are met, an individual who
14	is described in subparagraph (A) shall receive
15	\$100,000."; and
16	(3) in subparagraph (C), by adding at the end
17	the following:
18	"(iv) No payment under this para-
19	graph previously has been made to the indi-
20	vidual, on behalf of the individual, or to a
21	survivor of the individual.".
22	(c) Conditions for Claims Related to Leu-
23	KEMIA.—Section 4(a)(1)(C) of the Radiation Exposure
24	Compensation Act (Public Law 101–426; 42 U.S.C. 2210
25	note) is amended—

1	(1) by striking clause (i); and
2	(2) by redesignating clauses (ii) and (iii) as
3	clauses (i) and (ii), respectively.
4	(d) Specified Diseases Claims Relating to Trin-
5	ITY TEST IN NEW MEXICO AND TESTS AT THE NEVADA
6	SITE.—Section 4(a)(2) of the Radiation Exposure Com-
7	pensation Act (Public Law 101–426; 42 U.S.C. 2210 note)
8	is amended—
9	(1) in subparagraph (A)—
10	(A) by striking "in the affected area" and
11	inserting "in an affected area";
12	(B) by striking "2 years" and inserting "1
13	year"; and
14	(C) by striking "October 31, 1958," and in-
15	serting "November 6, 1962;";
16	(2) in subparagraph (B)—
17	(A) by striking "in the affected area" and
18	inserting "in an affected area"; and
19	(B) by striking ", or" at the end and insert-
20	ing a semicolon;
21	(3) by redesignating subparagraph (C) as sub-
22	paragraph (D); and
23	(4) by inserting after subparagraph (B) the fol-
24	lowing:

1	"(C) was physically present in an affected
2	area for a period of at least 1 year during the
3	period beginning on September 24, 1944, and
4	ending on November 6, 1962; or".
5	(e) Amounts for Claims Related to Specified
6	Diseases.—Section 4(a)(2) of the Radiation Exposure
7	Compensation Act (Public Law 101–426; 42 U.S.C. 2210
8	note) is amended in the matter following subparagraph (D)
9	(as redesignated by subsection (d) of this section)—
10	(1) by striking "\$50,000 (in the case of an indi-
11	vidual described in subparagraph (A) or (B)) or
12	\$75,000 (in the case of an individual described in
13	subparagraph (C))," and inserting "\$100,000";
14	(2) in clause (i), by striking ", and" and insert-
15	ing a semicolon;
16	(3) in clause (ii), by striking the period at the
17	end and inserting "; and"; and
18	(4) by adding at the end the following:
19	"(iii) no payment under this para-
20	graph previously has been made to the indi-
21	vidual, on behalf of the individual, or to a
22	survivor of the individual.".
23	(f) Downwind States.—Section 4(b)(1) of the Radi-
24	ation Exposure Compensation Act (Public Law 101–426;
25	42 U.S.C. 2210 note) is amended to read as follows:

1	"(1) 'affected area' means—
2	"(A) except as provided under subpara-
3	graph(B)—
4	"(i) the States of New Mexico, Utah,
5	and Idaho;
6	"(ii) in the State of Nevada, the coun-
7	ties of White Pine, Nye, Lander, Lincoln,
8	Eureka, and that portion of Clark County
9	that consists of townships 13 through 16 at
10	ranges 63 through 71; and
11	"(iii) in the State of Arizona, the
12	counties of Coconino, Yavapai, Navajo,
13	Apache, and Gila, and Mohave; and
14	"(B) with respect to a claim by an indi-
15	$vidual\ under\ subsection\ (a)(1)(A)(i)(III)\ or\ sub-$
16	section $(a)(2)(C)$ , only New Mexico; and".
17	SEC. 100203. CLAIMS RELATING TO URANIUM MINING.
18	(a) Employees of Mines and Mills.—Section
19	5(a)(1)(A)(i) of the Radiation Exposure Compensation Act
20	(Public Law 101-426; 42 U.S.C. 2210 note) is amended to
21	read as follows:
22	" $(i)(I)$ was employed in a uranium
23	mine or uranium mill (including any indi-
24	vidual who was employed in the transport
25	of uranium ore or vanadium-uranium ore

1	from such mine or mill) located in Colo-
2	rado, New Mexico, Arizona, Wyoming,
3	South Dakota, Washington, Utah, Idaho,
4	North Dakota, Oregon, or Texas at any
5	time during the period beginning on Janu-
6	ary 1, 1942, and ending on December 31,
7	1990; or
8	"(II) was employed as a core driller in
9	a State referred to in subclause (I) during
10	the period described in such subclause;
11	and".
12	(b) Miners.—Section $5(a)(1)(A)(ii)(I)$ of the Radi-
13	ation Exposure Compensation Act (Public Law 101-426;
14	42 U.S.C. 2210 note) is amended by inserting "or renal
15	cancer or any other chronic renal disease, including nephri-
16	tis and kidney tubal tissue injury" after "nonmalignant
17	respiratory disease".
18	(c) Millers, Core Drillers, and Ore Trans-
19	PORTERS.—Section 5(a)(1)(A)(ii)(II) of the Radiation Ex-
20	posure Compensation Act (Public Law 101–426; 42 U.S.C.
21	2210 note) is amended—
22	(1) by inserting ", core driller," after "was a
23	miller";

1	(2) by inserting ", or was involved in remedi-
2	ation efforts at such a uranium mine or uranium
3	mill," after "ore transporter";
4	(3) by inserting "(I)" after "clause (i)"; and
5	(4) by striking "or renal cancers" and all that
6	follows and inserting "or renal cancer or any other
7	chronic renal disease, including nephritis and kidney
8	tubal tissue injury; or".
9	(d) Combined Work Histories.—Section
10	5(a)(1)(A)(ii) of the Radiation Exposure Compensation Act
11	(Public Law 101–426; 42 U.S.C. 2210 note), as amended
12	by subsection (c), is further amended—
13	(1) in subclause (I), by striking "or" at the end;
14	and
15	(2) by adding at the end the following:
16	"(III)(aa) does not meet the con-
17	ditions of subclause (I) or (II);
18	"(bb) worked, during the period
19	described in clause (i)(I), in 2 or more
20	of the following positions: miner, mil-
21	ler, core driller, and ore transporter;
22	"(cc) meets the requirements
23	under paragraph (4) or (5); and
24	"(dd) submits written medical
25	documentation that the individual de-

1	veloped lung cancer, a nonmalignant
2	respiratory disease, renal cancer, or
3	any other chronic renal disease, includ-
4	ing nephritis and kidney tubal tissue
5	injury after exposure to radiation
6	through work in one or more of the po-
7	sitions referred to in item (bb);".
8	(e) Special Rules Relating to Combined Work
9	Histories.—Section 5(a) of the Radiation Exposure Com-
10	pensation Act (Public Law 101–426; 42 U.S.C. 2210 note)
11	is amended by adding at the end the following:
12	"(4) Special rule relating to combined
13	WORK HISTORIES FOR INDIVIDUALS WITH AT LEAST
14	ONE YEAR OF EXPERIENCE.—An individual meets the
15	requirements under this paragraph if the individual
16	worked in one or more of the positions referred to in
17	paragraph (1)(A)(ii)(III)(bb) for a period of at least
18	one year during the period described in paragraph
19	(1)(A)(i)(I).
20	"(5) Special rule relating to combined
21	WORK HISTORIES FOR MINERS.—An individual meets
22	the requirements of this paragraph if the individual,

during the period described in paragraph (1)(A)(i)(I),

worked as a miner and was exposed to such number

of working level months that the Attorney General de-

23

24

25

1	termines, when combined with the exposure of such
2	individual to radiation through work as a miller, core
3	driller, or ore transporter during the period described
4	in paragraph $(1)(A)(i)(I)$ , results in such individual
5	being exposed to a total level of radiation that is
6	greater or equal to the level of exposure of an indi-
7	vidual described in paragraph (4).".
8	(f) Definition of Core Driller.—Section 5(b) of
9	the Radiation Exposure Compensation Act (Public Law
10	101–426; 42 U.S.C. 2210 note) is amended—
11	(1) in paragraph (7), by striking "and" at the
12	end;
13	(2) in paragraph (8), by striking the period at
14	the end and inserting "; and"; and
15	(3) by adding at the end the following:
16	"(9) the term 'core driller' means any individual
17	employed to engage in the act or process of obtaining
18	cylindrical rock samples of uranium or vanadium by
19	means of a borehole drilling machine for the purpose
20	of mining uranium or vanadium.".
21	SEC. 100204. CLAIMS RELATING TO MANHATTAN PROJECT
22	WASTE.
23	The Radiation Exposure Compensation Act (Public
24	Law 101-426; 42 U.S.C. 2210 note) is amended by insert-
25	ing after section 5 the following:

1	"SEC. 5A. CLAIMS RELATING TO MANHATTAN PROJECT
2	WASTE.
3	"(a) In General.—A claimant shall receive com-
4	pensation for a claim made under this Act, as described
5	in subsection (b) or (c), if—
6	"(1) a claim for compensation is filed with the
7	Attorney General—
8	"(A) by an individual described in para-
9	graph (2); or
10	"(B) on behalf of that individual by an au-
11	thorized agent of that individual, if the indi-
12	vidual is deceased or incapacitated, such as—
13	"(i) an executor of estate of that indi-
14	vidual; or
15	"(ii) a legal guardian or conservator of
16	$that\ individual;$
17	"(2) that individual, or if applicable, an author-
18	ized agent of that individual, demonstrates that such
19	individual—
20	"(A) was physically present in an affected
21	area for a period of at least 2 years after Janu-
22	ary 1, 1949; and
23	"(B) contracted a specified disease after
24	such period of physical presence;
25	"(3) the Attorney General certifies that the iden-
26	tity of that individual, and if applicable, the author-

1	ized agent of that individual, is not fraudulent or oth-
2	erwise misrepresented; and

- 3 "(4) the Attorney General determines that the 4 claimant has satisfied the applicable requirements of 5 this Act.
- 6 "(b) Losses Available to Living Affected Indi-7 viduals.—
- 8 "(1) In General.—In the event of a claim 9 qualifying for compensation under subsection (a) that 10 is submitted to the Attorney General to be eligible for 11 compensation under this section at a time when the 12 individual described in subsection (a)(2) is living, the 13 amount of compensation under this section shall be in 14 an amount that is the greater of \$50,000 or the total 15 amount of compensation for which the individual is 16 eligible under paragraph (2).
  - "(2) Losses due to medical expenses.—A claimant described in paragraph (1) shall be eligible to receive, upon submission of contemporaneous written medical records, reports, or billing statements created by or at the direction of a licensed medical professional who provided contemporaneous medical care to the claimant, additional compensation in the amount of all documented out-of-pocket medical expenses incurred as a result of the specified disease suf-

17

18

19

20

21

22

23

24

25

1	fered by that claimant, such as any medical expenses
2	not covered, paid for, or reimbursed through—
3	"(A) any public or private health insur-
4	ance;
5	"(B) any employee health insurance;
6	"(C) any workers' compensation program;
7	or
8	"(D) any other public, private, or employee
9	health program or benefit.
10	"(3) Limitation.—No claimant is eligible to re-
11	ceive compensation under this subsection with respect
12	to medical expenses unless the submissions described
13	in paragraph (2) with respect to such expenses are
14	submitted on or before December 31, 2028.
15	"(c) Payments to Beneficiaries of Deceased In-
16	DIVIDUALS.—In the event that an individual described in
17	subsection (a)(2) who qualifies for compensation under sub-
18	section (a) is deceased at the time of submission of the
19	claim—
20	"(1) a surviving spouse may, upon submission of
21	a claim and records sufficient to satisfy the require-
22	ments of subsection (a) with respect to the deceased
23	individual, receive compensation in the amount of
24	\$25,000; or

1	"(2) in the event that there is no surviving
2	spouse, the surviving children, minor or otherwise, of
3	the deceased individual may, upon submission of a
4	claim and records sufficient to satisfy the require-
5	ments of subsection (a) with respect to the deceased
6	individual, receive compensation in the total amount
7	of \$25,000, paid in equal shares to each surviving
8	child.
9	"(d) Affected Areas.—For purposes of this section,
10	the term 'affected area' means—
11	"(1) in the State of Missouri, the ZIP Codes of
12	63031, 63033, 63034, 63042, 63045, 63074, 63114,
13	63135, 63138, 63044, 63121, 63140, 63145, 63147,
14	63102, 63304, 63134, 63043, 63341, 63368, and
15	63367;
16	"(2) in the State of Tennessee, the ZIP Codes of
17	37716, 37840, 37719, 37748, 37763, 37828, 37769,
18	37710, 37845, 37887, 37829, 37854, 37830, and
19	37831;
20	"(3) in the State of Alaska, the ZIP Codes of
21	99546 and 99547; and
22	"(4) in the State of Kentucky, the ZIP Codes of
23	42001, 42003, and 42086.
24	"(e) Specified Disease.—For purposes of this sec-
25	tion, the term 'specified disease' means any of the following:

1	"(1) Any leukemia, provided that the initial ex-
2	posure occurred after 20 years of age and the onset
3	of the disease was at least 2 years after first exposure.
4	"(2) Any of the following diseases, provided that
5	the onset was at least 2 years after the initial expo-
6	sure:
7	$``(A)\ Multiple\ myeloma.$
8	"(B) Lymphoma, other than Hodgkin's dis-
9	ease.
10	"(C) Primary cancer of the—
11	"(i) thy roid;
12	"(ii) male or female breast;
13	$``(iii)\ esophagus;$
14	"(iv) stomach;
15	"(v) pharynx;
16	"(vi) small intestine;
17	"(vii) pancreas;
18	"(viii) bile ducts;
19	"(ix) gall bladder;
20	"(x) salivary gland;
21	"(xi) urinary bladder;
22	"(xii) brain;
23	"(xiii) colon;
24	"(xiv) ovary;
25	" $(xv)$ bone;

"(xvi) renal;
"(xvii) liver, except if cirrhosis or hep-
$atitis\ B\ is\ indicated;\ or$
"(xviii) lung.
"(f) Physical Presence.—
"(1) In general.—For purposes of this section,
the Attorney General may not determine that a
claimant has satisfied the requirements under sub-
section (a) unless demonstrated by submission of—
"(A) contemporaneous written residential
documentation or at least 1 additional employer-
issued or government-issued document or record
that the claimant, for at least 2 years after Jan-
uary 1, 1949, was physically present in an af-
fected area; or
"(B) other documentation determined by the
Attorney General to demonstrate that the claim-
ant, for at least 2 years after January 1, 1949,
was physically present in an affected area.
"(2) Types of physical presence.—For pur-
poses of determining physical presence under this sec-
tion, a claimant shall be considered to have been
physically present in an affected area if—
"(A) the claimant's primary residence was
in the affected area;

1	"(B) the claimant's place of employment
2	was in the affected area; or
3	"(C) the claimant attended school in the af-
4	fected area.
5	"(g) Disease Contraction in Affected Areas.—
6	For purposes of this section, the Attorney General may not
7	determine that a claimant has satisfied the requirements
8	under subsection (a) unless the claimant submits—
9	"(1) written medical records or reports created
10	by or at the direction of a licensed medical profes-
11	sional, created contemporaneously with the provision
12	of medical care to the claimant, that the claimant,
13	after a period of physical presence in an affected
14	area, contracted a specified disease; or
15	"(2) other documentation determined by the At-
16	torney General to demonstrate that the claimant con-
17	tracted a specified disease after a period of physical
18	presence in an affected area.".
19	SEC. 100205. LIMITATIONS ON CLAIMS.
20	Section 8(a) of the Radiation Exposure Compensation
21	Act (Public Law 101–426: 42 U.S.C. 2210 note) is amended

- 1 by striking "2 years after the date of enactment of the
- 2 RECA Extension Act of 2022" and inserting "December 31,

3 2027".

Attest:

Secretary.

## 119TH CONGRESS H.R. 1 IST SESSION AMENDMENT