### 112TH CONGRESS 2ND SESSION

# H. R. 6728

To reauthorize the programs and activities of the Federal Emergency Management Agency, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

January 1, 2013

Mr. Denham (for himself, Mr. Mica, and Mr. Rahall) introduced the following bill; which was referred to the Committee on Transportation and Infrastructure

## A BILL

To reauthorize the programs and activities of the Federal Emergency Management Agency, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Disaster Recovery Reform Act of 2012".
- 6 (b) Table of Contents for
- 7 this Act is as follows:
  - Sec. 1. Short title; table of contents.
  - Sec. 2. Hazard mitigation.
  - Sec. 3. Individual assistance factors.
  - Sec. 4. Public assistance program alternative procedures.
  - Sec. 5. Tribal requests for a major disaster or emergency declaration under the Stafford Act.

- Sec. 6. Federal assistance to individuals and households.
- Sec. 7. Simplified procedures.
- Sec. 8. Unified Federal review.
- Sec. 9. Child care.
- Sec. 10. Essential assistance.
- Sec. 11. State hazard mitigation plans.
- Sec. 12. Other methods of disposal.
- Sec. 13. Integrated public alert and warning system modernization.
- Sec. 14. Report on impacts of Hurricane Sandy.
- Sec. 15. Urban Search and Rescue Response System.
- Sec. 16. Recovery commissions.
- Sec. 17. Enhancing response and recovery operations and programs.
- Sec. 18. Federal recovery preparedness officials.
- Sec. 19. Dispute resolution pilot program.

#### l SEC. 2. HAZARD MITIGATION.

- 2 (a) Streamlined Procedures; Advance Assist-
- 3 ANCE.—Section 404 of the Robert T. Stafford Disaster
- 4 Relief and Emergency Assistance Act (42 U.S.C. 5170c)
- 5 is amended by adding at the end the following:
- 6 "(d) STREAMLINED PROCEDURES.—
- 7 "(1) In general.—For the purpose of pro-
- 8 viding assistance under this section, the President
- 9 shall ensure that—
- 10 "(A) adequate resources are devoted to en-
- sure that applicable environmental reviews
- under the National Environmental Policy Act of
- 13 1969 and historic preservation reviews under
- the National Historic Preservation Act are com-
- pleted on an expeditious basis; and
- 16 "(B) the shortest existing applicable proc-
- 17 ess under the National Environmental Policy
- Act of 1969 and the National Historic Preser-
- vation Act is utilized.

- 1 "(2) AUTHORITY FOR OTHER EXPEDITED PRO-2 CEDURES.—The President may utilize expedited pro-3 cedures in addition to those required under paragraph (1) for the purpose of providing assistance 5 under this section, such as procedures under the 6 Prototype Programmatic Agreement of the Federal 7 Emergency Management Agency, for the consider-8 ation of multiple structures as a group and for an 9 analysis of the cost-effectiveness and fulfillment of 10 cost-share requirements for proposed hazard mitiga-11 tion measures.
- "(e) ADVANCE ASSISTANCE.—The President may provide not more than 25 percent of the amount of the estimated cost of hazard mitigation measures to a State grantee eligible for a grant under this section before eligible costs are incurred.".
- 17 (b) Establishment of Criteria Relating to Ad-MINISTRATION OF HAZARD MITIGATION ASSISTANCE BY 18 19 States.—Section 404(c)(2) of the Robert T. Stafford 20 Disaster Relief and Emergency Assistance Act (42 U.S.C. 21 5170c(c)(2)) is amended by inserting after "applications" 22 submitted under paragraph (1)." the following: "Until 23 such time as the Administrator promulgates regulations to implement this paragraph, the Administrator may waive notice and comment rulemaking, if the Adminis-

- 1 trator determines doing so is necessary to expeditiously
- 2 implement this section, and may carry out this section as
- 3 a pilot program.".
- 4 (c) APPLICABILITY.—The authority under the
- 5 amendments made by this section shall apply to—
- 6 (1) any major disaster or emergency declared
- 7 under the Robert T. Stafford Disaster Relief and
- 8 Emergency Assistance Act (42 U.S.C. 5121 et seq.)
- 9 on or after the date of enactment of this Act; and
- 10 (2) a major disaster or emergency declared
- under that Act before the date of enactment of this
- 12 Act for which the period for processing requests for
- assistance has not ended as of the date of enactment
- of this Act.

### 15 SEC. 3. INDIVIDUAL ASSISTANCE FACTORS.

- In order to provide more objective criteria for evalu-
- 17 ating the need for assistance to individuals, to clarify the
- 18 threshold for eligibility and to speed a declaration of a
- 19 major disaster or emergency under the Robert T. Stafford
- 20 Disaster Relief and Emergency Assistance Act (42 U.S.C.
- 21 5121 et seq.), not later than 1 year after the date of enact-
- 22 ment of this Act, the Administrator of the Federal Emer-
- 23 gency Management Agency, in cooperation with represent-
- 24 atives of State, tribal, and local emergency management
- 25 agencies, shall review, update, and revise through rule-

- 1 making the factors considered under section 206.48 of
- 2 title 44, Code of Federal Regulations (including section
- 3 206.48(b)(2) of such title relating to trauma and the spe-
- 4 cific conditions or losses that contribute to trauma), to
- 5 measure the severity, magnitude, and impact of a disaster.
- 6 SEC. 4. PUBLIC ASSISTANCE PROGRAM ALTERNATIVE PRO-
- 7 **CEDURES.**
- 8 Title IV of the Robert T. Stafford Disaster Relief and
- 9 Emergency Assistance Act (42 U.S.C. 5121 et seq.) is
- 10 amended—
- 11 (1) by redesignating the second section 425 (re-
- lating to essential service providers) as section 427;
- 13 and
- 14 (2) by adding at the end the following:
- 15 "SEC. 428. PUBLIC ASSISTANCE PROGRAM ALTERNATIVE
- 16 **PROCEDURES.**
- 17 "(a) APPROVAL OF PROJECTS.—The President, act-
- 18 ing through the Administrator of the Federal Emergency
- 19 Management Agency, may approve projects under the al-
- 20 ternative procedures adopted under this section for any
- 21 major disaster or emergency declared on or after the date
- 22 of enactment of this section. The Administrator may also
- 23 apply the alternate procedures adopted under this section
- 24 to a major disaster or emergency declared before enact-

- 1 ment of this Act for which construction has not begun as
- 2 of the date of enactment of this Act.
- 3 "(b) ADOPTION.—The Administrator, in coordination
- 4 with States, tribal and local governments, and owners or
- 5 operators of private nonprofit facilities, may adopt alter-
- 6 native procedures to administer assistance provided under
- 7 sections 403(a)(3)(A), 406, 407, and 502(a)(5).
- 8 "(c) Goals of Procedures.—The alternative pro-
- 9 cedures adopted under subsection (a) shall further the
- 10 goals of—
- 11 "(1) reducing the costs to the Federal Govern-
- ment of providing such assistance;
- 13 "(2) increasing flexibility in the administration
- of such assistance;
- 15 "(3) expediting the provision of such assistance
- to a State, tribal or local government, or owner or
- operator of a private nonprofit facility; and
- 18 "(4) providing financial incentives and disincen-
- 19 tives for a State, tribal or local government, or
- 20 owner or operator of a private nonprofit facility for
- 21 the timely and cost-effective completion of projects
- with such assistance.
- 23 "(d) Participation.—Participation in the alter-
- 24 native procedures adopted under this section shall be at
- 25 the election of a State, tribal or local government, or

1	owner or operator of a private nonprofit facility consistent
2	with procedures determined by the Administrator.
3	"(e) Minimum Procedures.—The alternative pro-
4	cedures adopted under this section shall include the fol-
5	lowing:
6	"(1) For repair, restoration, and replacement of
7	damaged facilities under section 406—
8	"(A) making grants on the basis of fixed
9	estimates, if the State, tribal or local govern-
10	ment, or owner or operator of the private non-
11	profit facility agrees to be responsible for any
12	actual costs that exceed the estimate;
13	"(B) providing an option for a State, tribal
14	or local government, or owner or operator of a
15	private nonprofit facility to elect to receive an
16	in-lieu contribution, without reduction, on the
17	basis of estimates of—
18	"(i) the cost of repair, restoration, re-
19	construction, or replacement of a public fa-
20	cility owned or controlled by the State,
21	tribal or local government or owner or op-
22	erator of a private nonprofit facility; and
23	"(ii) management expenses;
24	"(C) consolidating, to the extent deter-
25	mined appropriate by the Administrator, the fa-

1	cilities of a State, tribal or local government, or
2	owner or operator of a private nonprofit facility
3	as a single project based upon the estimates
4	adopted under the procedures;
5	"(D) if the actual costs of a project com-
6	pleted under the procedures are less than the
7	estimated costs thereof, the Administrator may
8	permit a grantee or subgrantee to use all or
9	part of the excess funds for—
10	"(i) cost-effective activities that re-
11	duce the risk of future damage, hardship,
12	or suffering from a major disaster; and
13	"(ii) other activities to improve future
14	Public Assistance operations or planning;
15	"(E) in determining eligible costs under
16	section 406, the Administrator shall make avail-
17	able, at an applicant's request and where the
18	Administrator or the certified cost estimate pre-
19	pared by the applicant's professionally licensed
20	engineers has estimated an eligible Federal
21	share for a project of at least \$5,000,000, an
22	independent expert panel to validate the esti-
23	mated eligible cost consistent with applicable
24	regulations and policies implementing this sec-
25	tion; and

1	"(F) in determining eligible costs under
2	section 406, the Administrator shall, at the ap-
3	plicant's request, consider properly conducted
4	and certified cost estimates prepared by profes-
5	sionally licensed engineers (mutually agreed
6	upon by the Administrator and the applicant),
7	to the extent that such estimates comply with
8	applicable regulations, policy, and guidance.
9	"(2) For debris removal under sections
10	403(a)(3)(A), $407$ , and $502(a)(5)$ —
11	"(A) making grants on the basis of fixed
12	estimates to provide financial incentives and
13	disincentives for the timely or cost-effective
14	completion if the State, tribal or local govern-
15	ment, or owner or operator of the private non-
16	profit facility agrees to be responsible to pay for
17	any actual costs that exceed the estimate;
18	"(B) using a sliding scale for determining
19	the Federal share for removal of debris and
20	wreckage based on the time it takes to complete
21	debris and wreckage removal;
22	"(C) allowing use of program income from
23	recycled debris without offset to the grant
24	amount;

1	"(D) reimbursing base and overtime wages
2	for employees and extra hires of a State, tribal
3	or local government, or owner or operator of a
4	private nonprofit facility performing or admin-
5	istering debris and wreckage removal;
6	"(E) providing incentives to a State or
7	tribal or local government to have a debris
8	management plan approved by the Adminis-
9	trator and have pre-qualified 1 or more debris
10	and wreckage removal contractors before the
11	date of declaration of the major disaster; and
12	"(F) if the actual costs of projects under
13	subparagraph (A) are less than the estimated
14	costs of the project, the Administrator may per-
15	mit a grantee or subgrantee to use all or part
16	of the excess funds for—
17	"(i) debris management planning;
18	"(ii) acquisition of debris management
19	equipment for current or future use; and
20	"(iii) other activities to improve future
21	debris removal operations, as determined
22	by the Administrator.
23	"(f) WAIVER AUTHORITY.—Until such time as the
24	Administrator promulgates regulations to implement this
25	section, the Administrator may—

- 1 "(1) waive notice and comment rulemaking, if 2 the Administrator determines the waiver is necessary 3 to expeditiously implement this section; and
- 4 "(2) carry out the alternative procedures under 5 this section as a pilot program.
- 6 "(g) Overtime Payments.—The guidelines for re-
- 7 imbursement for costs under subsection (e)(2)(D) shall
- 8 ensure that no State or local government is denied reim-
- 9 bursement for overtime payments that are required pursu-
- 10 ant to the Fair Labor Standards Act of 1938 (29 U.S.C.
- 11 201 et seq.).
- 12 "(h) Report.—
- 13 "(1) In general.—Not earlier than 3 years, 14 and not later than 5 years, after the date of enact-15 ment of this section, the Inspector General of the 16 Department of Homeland Security shall submit to 17 the Committee on Homeland Security and Govern-18 mental Affairs of the Senate and the Committee on 19 Transportation and Infrastructure of the House of 20 Representatives a report on the alternative proce-
- dures for the repair, restoration, and replacement of
- damaged facilities under section 406 authorized
- 23 under this section.

1	"(2) Contents.—The report shall contain an
2	assessment of the effectiveness of the alternative
3	procedures, including—
4	"(A) whether the alternative procedures
5	helped to improve the general speed of disaster
6	recovery;
7	"(B) the accuracy of the estimates relied
8	upon;
9	"(C) whether the financial incentives and
10	disincentives were effective;
11	"(D) whether the alternative procedures
12	were cost effective;
13	"(E) whether the independent expert panel
14	described in subsection $(e)(1)(E)$ was effective;
15	and
16	"(F) recommendations for whether the al-
17	ternative procedures should be continued and
18	any recommendations for changes to the alter-
19	native procedures.".
20	SEC. 5. TRIBAL REQUESTS FOR A MAJOR DISASTER OR
21	EMERGENCY DECLARATION UNDER THE
22	STAFFORD ACT.
23	(a) Major Disaster Requests.—Section 401 of
24	the Robert T. Stafford Disaster Relief and Emergency As-
25	sistance Act (42 U.S.C. 5170) is amended—

- 1 (1) by striking "All requests for a declaration"
  2 and inserting "(a) IN GENERAL.—All requests for a
  3 declaration"; and
- 4 (2) by adding at the end the following:

- "(b) Indian Tribal Government Requests.—
  - "(1) IN GENERAL.—The Chief Executive of an affected Indian tribal government may submit a request for a declaration by the President that a major disaster exists consistent with the requirements of subsection (a).
  - "(2) References.—In implementing assistance authorized by the President under this Act in response to a request of the Chief Executive of an affected Indian tribal government for a major disaster declaration, any reference in this title or title III (except sections 310 and 326) to a State or the Governor of a State is deemed to refer to an affected Indian tribal government or the Chief Executive of an affected Indian tribal government, as appropriate.
  - "(3) SAVINGS PROVISION.—Nothing in this subsection shall prohibit an Indian tribal government from receiving assistance under this title through a declaration made by the President at the request of a State under subsection (a) if the President does

1	not make a declaration under this subsection for the
2	same incident.
3	"(c) Cost Share Adjustments for Indian Trib-
4	AL GOVERNMENTS.—
5	"(1) In general.—In providing assistance to
6	an Indian tribal government under this title, the
7	President may waive or adjust any payment of a
8	non-Federal contribution with respect to the assist-
9	ance if—
10	"(A) the President has the authority to
11	waive or adjust the payment under another pro-
12	vision of this title; and
13	"(B) the President determines that the
14	waiver or adjustment is necessary and appro-
15	priate.
16	"(2) Criteria for making determina-
17	TIONS.—The President shall establish criteria for
18	making determinations under paragraph (1)(B).".
19	(b) Emergency Requests.—Section 501 of the
20	Robert T. Stafford Disaster Relief and Emergency Assist-
21	ance Act (42 U.S.C. 5191) is amended by adding at the
22	end the following:
23	"(c) Indian Tribal Government Requests.—
24	"(1) In General.—The Chief Executive of an
25	affected Indian tribal government may submit a re-

- quest for a declaration by the President that an emergency exists consistent with the requirements of subsection (a).
- "(2) References.—In implementing assist-5 ance authorized by the President under this title in 6 response to a request of the Chief Executive of an 7 affected Indian tribal government for an emergency 8 declaration, any reference in this title or title III 9 (except sections 310 and 326) to a State or the Gov-10 ernor of a State is deemed to refer to an affected 11 Indian tribal government or the Chief Executive of 12 an affected Indian tribal government, as appro-13 priate.
  - "(3) SAVINGS PROVISION.—Nothing in this subsection shall prohibit an Indian tribal government from receiving assistance under this title through a declaration made by the President at the request of a State under subsection (a) if the President does not make a declaration under this subsection for the same incident."
- 21 (c) Definitions.—Section 102 of the Robert T.
- 22 Stafford Disaster Relief and Emergency Assistance Act
- 23 (42 U.S.C. 5122) is amended—

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(1) in paragraph (7)(B) by striking "; and" and 1 2 inserting ", that is not an Indian tribal government 3 as defined in paragraph (6); and"; 4 (2) by redesignating paragraphs (6) through 5 (10) as paragraphs (7) through (11), respectively; 6 (3) by inserting after paragraph (5) the fol-7 lowing: 8 "(6) Indian tribal government.—The term 9 'Indian tribal government' means the governing body 10 of any Indian or Alaska Native tribe, band, nation, 11 pueblo, village, or community that the Secretary of 12 the Interior acknowledges to exist as an Indian tribe 13 under the Federally Recognized Indian Tribe List 14 Act of 1994 (25 U.S.C. 479a et seq.)."; and 15 (4) by adding at the end the following: "(12) CHIEF EXECUTIVE.—The term 'Chief Ex-16 17 ecutive' means the person who is the Chief, Chair-18 man, Governor, President, or similar executive offi-19 cial of an Indian tribal government.". 20 (d) References.—Title I of the Robert T. Stafford 21 Disaster Relief and Emergency Assistance Act (42 U.S.C. 22 5121 et seq.) is amended by adding after section 102 the 23 following:

### 1 "SEC. 103. REFERENCES.

2	"Except as otherwise specifically provided, any ref-
3	erence in this Act to 'State and local', 'State or local',
4	'State, and local', 'State, or local', or 'State, local' (includ-
5	ing plurals) with respect to governments or officials and
6	any reference to a 'local government' in sections 406(d)(3)
7	and 417 is deemed to refer also to Indian tribal govern-
8	ments and officials, as appropriate.".
9	(e) Regulations.—
10	(1) Issuance.—The President shall issue regu-
11	lations to carry out the amendments made by this
12	section.
13	(2) Factors.—In issuing the regulations, the
14	President shall consider the unique conditions that
15	affect the general welfare of Indian tribal govern-
16	ments.
17	SEC. 6. FEDERAL ASSISTANCE TO INDIVIDUALS AND
18	HOUSEHOLDS.
19	Section 408(c)(1)(B) of the Robert T. Stafford Dis-
20	aster Relief and Emergency Assistance Act (42 U.S.C.
21	5174(c)(1)(B)) is amended—
22	(1) by redesignating clauses (ii) and (iii) as
23	clauses (iii) and (iv), respectively;
24	(2) by inserting after clause (i) the following:
25	"(ii) Lease and repair of rental
26	UNITS FOR TEMPORARY HOUSING.—

1	"(I) In General.—The Presi-
2	dent, to the extent the President de-
3	termines it would be a cost-effective
4	alternative to other temporary housing
5	options, may—
6	"(aa) enter into lease agree-
7	ments with owners of multifamily
8	rental property located in areas
9	covered by a major disaster dec-
10	laration to house individuals and
11	households eligible for assistance
12	under this section; and
13	"(bb) make repairs or im-
14	provements to properties under
15	such lease agreements, to the ex-
16	tent necessary to serve as safe
17	and adequate temporary housing.
18	"(II) Improvements or re-
19	PAIRS.—Under the terms of any lease
20	agreement for property entered into
21	under this subsection, the value of the
22	improvements or repairs—
23	"(aa) shall be deducted from
24	the value of the lease agreement;
25	and

1	"(bb) may not exceed the
2	value of the lease agreement.";
3	and
4	(3) in clause (iv) (as so redesignated) by strik-
5	ing "clause (ii)" and inserting "clause (iii)".
6	SEC. 7. SIMPLIFIED PROCEDURES.
7	Section 422 of the Robert T. Stafford Disaster Relief
8	and Emergency Assistance Act (42 U.S.C. 5189) is
9	amended—
10	(1) by striking "If the Federal estimate" and
11	inserting "(a) In General.—If the Federal esti-
12	mate";
13	(2) by inserting "(or, if the Administrator has
14	established a threshold under subsection (b), the
15	amount established under subsection (b))" after
16	"\$35,000" the first place it appears;
17	(3) by inserting "or, if applicable, the amount
18	established under subsection (b)," after "\$35,000
19	amount" the second place it appears; and
20	(4) by adding at the end the following:
21	"(b) Threshold.—
22	"(1) Report.—Not later than 1 year after the
23	date of enactment of this subsection, the President,
24	acting through the Administrator of the Federal

1	Emergency Management Agency (in this section re-
2	ferred to as the 'Administrator'), shall—
3	"(A) complete an analysis to determine
4	whether an increase in the threshold for eligi-
5	bility under subsection (a) is appropriate, which
6	shall include consideration of cost-effectiveness,
7	speed of recovery, capacity of grantees, past
8	performance, and accountability measures; and
9	"(B) submit to the appropriate committees
10	of Congress (as defined in section 602 of the
11	Post-Katrina Emergency Management Reform
12	Act of 2006 (6 U.S.C. 701)) a report regarding
13	the analysis conducted under subparagraph (A).
14	"(2) Amount.—After the Administrator sub-
15	mits the report required under paragraph (1), the
16	President shall direct the Administrator to—
17	"(A) immediately establish a threshold for
18	eligibility under this section in an appropriate
19	amount, without regard to chapter 5 of title 5,
20	United States Code; and
21	"(B) adjust the threshold annually to re-
22	flect changes in the Consumer Price Index for
23	all Urban Consumers published by the Depart-
24	ment of Labor.

- 1 "(3) REVIEW.—Not later than 3 years after the
- 2 date on which the Administrator establishes a
- 3 threshold under paragraph (2), and every 3 years
- 4 thereafter, the President, acting through the Admin-
- 5 istrator, shall review the threshold for eligibility
- 6 under this section.".

### 7 SEC. 8. UNIFIED FEDERAL REVIEW.

- 8 Title IV of the Robert T. Stafford Disaster Relief and
- 9 Emergency Assistance Act (as amended by this Act) is
- 10 further amended by adding at the end the following:

#### 11 "SEC. 429. UNIFIED FEDERAL REVIEW.

- 12 "(a) IN GENERAL.—Not later than 18 months after
- 13 the date of enactment of this section, and in consultation
- 14 with the Council on Environmental Quality and the Advi-
- 15 sory Council on Historic Preservation, the President shall
- 16 establish an expedited and unified interagency review
- 17 process to ensure compliance with environmental and his-
- 18 toric requirements under Federal law relating to disaster
- 19 recovery projects, in order to expedite the recovery proc-
- 20 ess, consistent with applicable law.
- 21 "(b) Contents.—The review process established
- 22 under this section shall include mechanisms to expedi-
- 23 tiously address delays that may occur during the recovery
- 24 from a major disaster and be updated, as appropriate,
- 25 consistent with applicable law.".

### 1 SEC. 9. CHILD CARE. 2 Section 408(e)(1) of the Robert T. Stafford Disaster 3 Relief and Emergency Assistance Act (42) 4 5174(e)(1)) is amended— 5 (1) in the paragraph heading by inserting 6 "CHILD CARE," after "DENTAL,"; and (2) by inserting "child care," after "dental,". 7 SEC. 10. ESSENTIAL ASSISTANCE. 9 Section 403 of the Robert T. Stafford Disaster Relief 10 and Emergency Assistance Act (42 U.S.C. 5170b) is amended by adding at the end the following: 11 12 "(d) Salaries and Benefits.— 13 "(1) In general.—If the President declares a 14 major disaster or emergency for an area within the 15 jurisdiction of a State, tribal, or local government, 16 the President may reimburse the State, tribal, or 17 local government for costs relating to— 18 "(A) basic pay and benefits for permanent 19 employees of the State, tribal, or local govern-20 ment conducting emergency protective measures 21 under this section, if— 22 "(i) the work is not typically per-23 formed by the employees; and 24 "(ii) the type of work may otherwise

be carried out by contract or agreement

1	with private organizations, firms, or indi-
2	viduals.; or
3	"(B) overtime and hazardous duty com-
4	pensation for permanent employees of the
5	State, tribal, or local government conducting
6	emergency protective measures under this sec-
7	tion.
8	"(2) Overtime.—The guidelines for reimburse-
9	ment for costs under paragraph (1) shall ensure that
10	no State, tribal, or local government is denied reim-
11	bursement for overtime payments that are required
12	pursuant to the Fair Labor Standards Act of 1938
13	(29 U.S.C. 201 et seq.).
14	"(3) No effect on mutual aid pacts.—
15	Nothing in this subsection shall affect the ability of
16	the President to reimburse labor force expenses pro-
17	vided pursuant to an authorized mutual aid pact.".
18	SEC. 11. STATE HAZARD MITIGATION PLANS.
19	The President, acting through the Administrator of
20	the Federal Emergency Management Agency, shall revise
21	regulations related to the submission of State Hazard
22	Mitigation Plans to extend the hazard mitigation planning
23	cycle to every 5 years, consistent with local planning cy-
24	cles.

### 1 SEC. 12. OTHER METHODS OF DISPOSAL.

- 2 Section 408(d)(2)(B)(ii) of the Robert T. Stafford
- 3 Disaster Relief and Emergency Assistance Act (42 U.S.C.
- 4 5174(d)(2)(B)(ii)) is amended by striking "and emer-
- 5 gencies" and inserting ", emergencies, or, if the President
- 6 determines that the sale, transfer, or donation would be
- 7 cost effective to the Federal Government, for an incident
- 8 caused by a hazard (as defined in section 602), for which
- 9 the Governor has taken appropriate action under State
- 10 law and directed execution of the State emergency plan,
- 11 but that does not result in a Presidential declaration of
- 12 a major disaster or emergency".
- 13 SEC. 13. INTEGRATED PUBLIC ALERT AND WARNING SYS-
- 14 TEM MODERNIZATION.
- 15 (a) Short Title.—This section may be cited as the
- 16 "Integrated Public Alert and Warning System Moderniza-
- 17 tion Act of 2012".
- 18 (b) Integrated Public Alert and Warning Sys-
- 19 TEM MODERNIZATION.—
- 20 (1) In general.—To provide timely and effec-
- 21 tive warnings regarding disasters and other hazards
- 22 to public safety, the President, acting through the
- Administrator of the Federal Emergency Manage-
- 24 ment Agency (in this section referred to as the "Ad-
- 25 ministrator"), shall—

1	(A) modernize the integrated public alert
2	and warning system of the United States (in
3	this section referred to as the "public alert and
4	warning system") to ensure that under all con-
5	ditions the President and, except to the extent
6	the public alert and warning system is in use by
7	the President, Federal agencies and State, trib-
8	al, and local governments can alert and warm
9	the civilian population in areas endangered by
10	disasters or other hazards to public safety; and
11	(B) implement the public alert and warn-
12	ing system.
13	(2) Implementation requirements.—In car-
14	rying out paragraph (1), the Administrator shall—
15	(A) establish or adopt, as appropriate,
16	common alerting and warning protocols, stand-
17	ards, terminology, and operating procedures for
18	the public alert and warning system;
19	(B) include in the public alert and warning
20	system the capability to adapt the distribution
21	and content of communications on the basis of
22	geographic location, risks, and multiple commu-
23	nication systems and technologies, as appro-

priate;

1	(C) include in the public alert and warning
2	system the capability to alert, warn, and pro-
3	vide equivalent information to individuals with
4	disabilities, individuals with access and func-
5	tional needs, and individuals with limited-
6	English proficiency, to the extent technically
7	feasible;
8	(D) ensure that training, tests, and exer-
9	cises are conducted for the public alert and
10	warning system, including by—
11	(i) incorporating the system into other
12	training and exercise programs of the De-
13	partment of Homeland Security, as appro-
14	priate;
15	(ii) establishing and integrating into
16	the National Incident Management System
17	a comprehensive and periodic training pro-
18	gram to instruct and educate Federal,
19	State, tribal, and local government officials
20	in the use of the Common Alerting Pro-
21	tocol enabled Emergency Alert System;
22	and
23	(iii) conducting, at least once every 3
24	years, periodic nationwide tests of the pub-
25	lic alert and warning system;

1 (E) ensure that the public alert and warn-2 ing system is resilient, secure, and can withstand acts of terrorism and other external at-3 4 tacks; (F) conduct public education efforts so 6 that State, tribal, and local governments, pri-7 vate entities, and the people of the United 8 States reasonably understand the functions of 9 the public alert and warning system and how to 10 access, use, and respond to information from 11 the public alert and warning system through a 12 general market awareness campaign; 13 (G) consult, coordinate, and cooperate with 14 the appropriate private sector entities and Fed-15 eral, State, tribal, and local governmental au-16 thorities, including the regional administrators 17 of the Federal Emergency Management Agency 18 and emergency response providers; 19 (H) coordinate with, and consider the rec-20 ommendations of the subcommittee established 21 under subsection (c); and 22 (I) to the extent that the development of 23 the public alert and warning system is not con-24 sistent with the recommendations of the sub-

committee, report such inconsistences to the

1	Committee on Homeland Security and Govern-
2	mental Affairs of the Senate and the Committee
3	on Transportation and Infrastructure and the
4	Committee on Homeland Security of the House
5	of Representatives.
6	(3) System requirements.—The public alert
7	and warning system shall—
8	(A) incorporate multiple communications
9	technologies;
10	(B) be designed to adapt to, and incor-
11	porate, future technologies for communicating
12	directly with the public;
13	(C) to the extent technically feasible, be
14	designed—
15	(i) to provide alerts to the largest por-
16	tion of the affected population feasible, in-
17	cluding nonresident visitors and tourists,
18	individuals with disabilities and access and
19	functional needs, and individuals with lim-
20	ited-English proficiency; and
21	(ii) to improve the ability of remote
22	areas to receive alerts;
23	(D) promote local and regional public and
24	private partnerships to enhance community pre-
25	paredness and response;

- 1 (E) provide redundant alert mechanisms
  2 where practicable so as to reach the greatest
  3 number of people regardless of whether they
  4 have access to, or utilize, any specific medium
  5 of communication or any particular device; and
  - (F) include a mechanism to ensure the protection of individual privacy.
  - (4) IMPLEMENTATION PLAN.—Not later than 180 days after the date of submission of the report of the subcommittee under subsection (c)(7), the Administrator shall submit to the Committee on Transportation and Infrastructure and the Committee on Homeland Security of the House of Representatives and the Committee on Homeland Security and Governmental Affairs of the Senate a detailed plan to implement the public alert and warning system. The plan shall include a timeline for implementation, a spending plan, and recommendations for any additional authority that may be necessary to fully implement this subsection.

### (5) Use of system.—

(A) LIMITATION.—Except to the extent necessary for testing the public alert and warning system, the public alert and warning system shall not be used to transmit a message that

1	does not relate to a disaster or other hazard to
2	public safety.
3	(B) Consumer opt-out.—Nothing in this
4	section shall be construed to supersede section
5	602 of the SAFE Port Act (47 U.S.C. 1201).
6	(6) Performance reports.—
7	(A) In general.—Not later than 1 year
8	after the date of enactment of this Act, and an-
9	nually thereafter through 2017, the Adminis-
10	trator shall make available on the public Web
11	site of the Federal Emergency Management
12	Agency a performance report, which shall—
13	(i) establish performance goals for the
14	implementation of the public alert and
15	warning system by the Federal Emergency
16	Management Agency;
17	(ii) describe the performance of the
18	public alert and warning system, includ-
19	ing—
20	(I) the type of technology used
21	for alerts and warnings issued under
22	the system;
23	(II) the measures taken to alert,
24	warn, and provide equivalent informa-
25	tion to individuals with disabilities

1	and individuals with limited-English
2	proficiency; and
3	(III) the training, tests, and ex-
4	ercises performed and the outcomes
5	obtained by the Federal Emergency
6	Management Agency;
7	(iii) identify significant challenges to
8	the effective operation of the public alert
9	and warning system and any plans to ad-
10	dress these challenges;
11	(iv) identify other necessary improve-
12	ments to the system; and
13	(v) provide an analysis comparing the
14	performance of the public alert and warn-
15	ing system with the performance goals es-
16	tablished under clause (i).
17	(B) Congress.—The Administrator shall
18	submit to the Committee on Homeland Security
19	and Governmental Affairs of the Senate and the
20	Committee on Transportation and Infrastruc-
21	ture and the Committee on Homeland Security
22	of the House of Representatives each report re-
23	quired under subparagraph (A).
24	(e) Integrated Public Alert and Warning Sys-
25	TEM SUBCOMMITTEE.—

1	(1) Establishment.—Not later than 90 days
2	after the date of enactment of this Act, the Adminis-
3	trator shall establish a Subcommittee to the Na-
4	tional Advisory Council established under section
5	508 of the Homeland Security Act of 2002 (6
6	U.S.C. 318) to be known as the Integrated Public
7	Alert and Warning System Subcommittee (in this
8	subsection referred to as the "Subcommittee").
9	(2) Membership.—Notwithstanding section
10	508(c) of the Homeland Security Act of 2002 (6
11	U.S.C. 318(c)), the Subcommittee shall be composed
12	of the following members (or their designees) to be
13	appointed by the Administrator as soon as prac-
14	ticable after the date of enactment of this Act:
15	(A) The Chairman of the Federal Commu-
16	nications Commission.
17	(B) The Administrator of the National
18	Oceanic and Atmospheric Administration of the
19	Department of Commerce.
20	(C) The Assistant Secretary for Commu-
21	nications and Information of the Department of
22	Commerce.
23	(D) The Under Secretary for Science and
24	Technology of the Department of Homeland Se-

curity.

1	(E) The Under Secretary for the National
2	Protection and Programs Directorate.
3	(F) The Director of Disability Integration
4	and Coordination of the Federal Emergency
5	Management Agency.
6	(G) The National Council on Disability.
7	(H) Qualified individuals appointed by the
8	Administrator as soon as practicable after the
9	date of enactment of this Act from among the
10	following:
11	(i) Representatives of State and local
12	governments, representatives of emergency
13	management agencies, and representatives
14	of emergency response providers, with the
15	Administrator considering individuals nom-
16	inated by national organizations rep-
17	resenting governments and personnel.
18	(ii) Representatives from federally rec-
19	ognized Indian tribes and national Indian
20	organizations.
21	(iii) Individuals who have the requisite
22	technical knowledge and expertise to serve
23	on the Subcommittee, including representa-
24	tives of—

1	(I) communications service pro-
2	viders;
3	(II) vendors, developers, and
4	manufacturers of systems, facilities,
5	equipment, and capabilities for the
6	provision of communications services;
7	(III) third-party service bureaus;
8	(IV) the broadcasting industry;
9	(V) the cellular industry;
10	(VI) the cable industry;
11	(VII) the satellite industry;
12	(VIII) national organizations rep-
13	resenting individuals with disabilities,
14	the blind, deaf, and hearing-loss com-
15	munities, individuals with access and
16	functional needs, and the elderly;
17	(IX) consumer or privacy advo-
18	cates; and
19	(X) organizations representing
20	individuals with limited-English pro-
21	ficiency.
22	(iv) Qualified representatives of such
23	other stakeholders and interested and af-
24	fected parties as the Administrator con-
25	siders appropriate.

1	(3) Chairperson.—The Administrator shall
2	serve as the Chairperson of the Subcommittee.
3	(4) Meetings.—
4	(A) Initial meeting.—The initial meet-
5	ing of the Subcommittee shall take place not
6	later than 120 days after the date of enactment
7	of this Act.
8	(B) Other meetings.—After the initial
9	meeting, the Subcommittee shall meet, at least
10	annually, at the call of the Chairperson.
11	(5) Consultation with nonmembers.—The
12	Subcommittee and the program offices for the inte-
13	grated public alert and warning system for the
14	United States shall consult with groups that are not
15	represented on the Subcommittee to consider new
16	and developing technologies that may be beneficial to
17	the public alert and warning system. Such groups
18	may include—
19	(A) the Defense Advanced Research
20	Projects Agency;
21	(B) entities engaged in federally funded re-
22	search; and
23	(C) academic institutions engaged in rel-
24	evant work and research.

1	(6) RECOMMENDATIONS.—The Subcommittee
2	shall develop recommendations for an integrated
3	public alert and warning system, including—
4	(A) recommendations for common alerting
5	and warning protocols, standards, terminology,
6	and operating procedures for the public alert
7	and warning system; and
8	(B) recommendations to provide for a pub-
9	lic alert and warning system that—
10	(i) has the capability to adapt the dis-
11	tribution and content of communications
12	on the basis of geographic location, risks,
13	or personal user preferences, as appro-
14	priate;
15	(ii) has the capability to alert and
16	warn individuals with disabilities and indi-
17	viduals with limited-English proficiency;
18	(iii) incorporates multiple communica-
19	tions technologies;
20	(iv) is designed to adapt to, and incor-
21	porate, future technologies for commu-
22	nicating directly with the public;
23	(v) is designed to provide alerts to the
24	largest portion of the affected population
25	feasible, including nonresident visitors and

1	tourists, and improve the ability of remote
2	areas to receive alerts;
3	(vi) promotes local and regional public
4	and private partnerships to enhance com-
5	munity preparedness and response; and
6	(vii) provides redundant alert mecha-
7	nisms if practicable in order to reach the
8	greatest number of people regardless of
9	whether they have access to, or utilize, any
10	specific medium of communication or any
11	particular device.
12	(7) Report.—Not later than 1 year after the
13	date of enactment of this Act, the Subcommittee
14	shall submit to the Administrator, the Committee on
15	Transportation and Infrastructure and the Com-
16	mittee on Homeland Security of the House of Rep-
17	resentatives, and the Committee on Homeland Secu-
18	rity and Governmental Affairs of the Senate a report
19	containing the recommendations of the Sub-
20	committee.
21	(8) TERMINATION.—The Subcommittee shall
22	terminate not later than 3 years after the date of
23	enactment of this Act.
24	(d) Limitation on Authority and Effect on Ob-
25	LIGATIONS.—Nothing in this section shall be construed—

1	(1) to provide the Secretary of Homeland Secu-
2	rity authority to require any action by the Federal
3	Communications Commission, the Department of
4	Commerce, or any nongovernment entity; or
5	(2) to affect any existing obligations of the Fed-
6	eral Communications Commission, the Department
7	of Commerce, or any nongovernment entity.
8	SEC. 14. REPORT ON IMPACTS OF HURRICANE SANDY.
9	Not later than 90 days after the date of enactment
10	of this Act, the Chair of the Hurricane Sandy Rebuilding
11	Task Force established by the President, in consultation
12	with the Administrator of the Federal Emergency Man-
13	agement Agency, the Secretary of the Treasury, and oth-
14	ers whom the Chair determines to be appropriate, shall
15	submit to the Committee on Appropriations and the Com-
16	mittee on Homeland Security and Governmental Affairs
17	of the Senate and the Committee on Appropriations and
18	the Committee on Transportation and Infrastructure of
19	the House of Representatives a report that includes a dis-
20	cussion of—
21	(1) the impacts of Hurricane Sandy on local
22	government budgets in States where a major dis-
23	aster has been declared, including revenues from
24	taxes, fees, and other sources, and expenses related

1	to operations, debt obligations, and unreimbursed
2	disaster-related costs;
3	(2) the availability of loans from private sources
4	to address such impacts, including information on
5	interest rates, repayment terms, securitization re-
6	quirements, and the ability of affected local govern-
7	ments to qualify for such loans;
8	(3) the availability of Federal resources to ad-
9	dress the budgetary impacts of Hurricane Sandy
10	upon local governments;
11	(4) the ability of the Community Disaster Loan
12	program authorized under section 417 of the Robert
13	T. Stafford Disaster Relief and Emergency Assist-
14	ance Act (42 U.S.C. 5184) to effectively and expedi-
15	tiously address budgetary impacts of Hurricane
16	Sandy and other disasters upon local governments,
17	including—
18	(A) an assessment of the current statutory
19	limits on loan amounts;
20	(B) the regulations, policies, and proce-
21	dures governing program mobilization to com-
22	munities in need and expeditious processing of
23	loan applications;
24	(C) information on interest rates, repay-
25	ment terms, securitization requirements, and

1	ability of affected local governments to qualify
2	for such loans;
3	(D) criteria governing the cancellation of
4	such loans, including appropriate classification
5	of available revenues and eligible expenses, and
6	the consistency of program rules with cus-
7	tomary local government budgetary practices
8	and State or local laws that affect the specific
9	budgetary practices of local governments af-
10	fected by Hurricane Sandy and other disasters;
11	(E) repayment terms and timeframes on
12	loans that do not qualify for cancellation;
13	(F) options for Congressional consideration
14	related to legislative modifications of this pro-
15	gram, and any other applicable provisions of
16	Federal law, in order to address the budgetary
17	impacts of Hurricane Sandy and other disasters
18	upon local governments; and
19	(G) recommendations on steps the Federal
20	Emergency Management Agency may take in
21	order to improve program administration, effec-
22	tiveness, communications, and speed; and
23	(5) potential consequences of Federal action or
24	inaction to address the budgetary impacts of Hurri-

cane Sandy upon local governments.

1	SEC. 15. URBAN SEARCH AND RESCUE RESPONSE SYSTEM.
2	(a) In General.—Title III of the Robert T. Stafford
3	Disaster Relief and Emergency Assistance Act (42 U.S.C.
4	5141 et seq.) is amended by adding at the end the fol-
5	lowing:
6	"SEC. 327. NATIONAL URBAN SEARCH AND RESCUE RE-
7	SPONSE SYSTEM.
8	"(a) Definitions.—In this section, the following
9	definitions apply:
10	"(1) Administrator.—The term 'Adminis-
11	trator' means the Administrator of the Federal
12	Emergency Management Agency.
13	"(2) AGENCY.—The term 'Agency' means the
14	Federal Emergency Management Agency.
15	"(3) HAZARD.—The term 'hazard' has the
16	meaning given that term by section 602.
17	"(4) Non-employee system member.—The
18	term 'non-employee System member' means a Sys-
19	tem member not employed by a sponsoring agency
20	or participating agency.
21	"(5) Participating agency.—The term 'par-
22	ticipating agency' means a State or local govern-
23	ment, nonprofit organization, or private organization
24	that has executed an agreement with a sponsoring
25	agency to participate in the System.

- 1 "(6) SPONSORING AGENCY.—The term 'spon-2 soring agency' means a State or local government 3 that is the sponsor of a task force designated by the 4 Administrator to participate in the System.
- 5 "(7) SYSTEM.—The term 'System' means the 6 National Urban Search and Rescue Response Sys-7 tem to be administered under this section.
- 8 "(8) System Member.—The term 'System
  9 member' means an individual who is not a full-time
  10 employee of the Federal Government and who serves
  11 on a task force or on a System management or other
  12 technical team.
- 13 "(9) TASK FORCE.—The term 'task force' 14 means an urban search and rescue team designated 15 by the Administrator to participate in the System.
- 16 "(b) GENERAL AUTHORITY.—Subject to the require-17 ments of this section, the Administrator shall continue to 18 administer the emergency response system known as the
- 19 National Urban Search and Rescue Response System.
- 20 "(c) Functions.—In administering the System, the
- 21 Administrator shall provide for a national network of
- 22 standardized search and rescue resources to assist States
- 23 and local governments in responding to hazards.
- 24 "(d) Task Forces.—

1 "(1) Designation.—The Administrator shall 2 designate task forces to participate in the System. 3 The Administrator shall determine the criteria for 4 such participation.

"(2) Sponsoring agency. The Administrator shall enter into an agreement with the sponsoring agency with respect to the participation of each task force in the System.

#### "(3) Composition.—

"(A) Participating agencies.—A task force may include, at the discretion of the sponsoring agency, 1 or more participating agencies.

The sponsoring agency shall enter into an agreement with each participating agency of the task force with respect to the participation of the participating agency on the task force.

"(B) OTHER INDIVIDUALS.—A task force may also include, at the discretion of the sponsoring agency, other individuals not otherwise associated with the sponsoring agency or a participating agency of the task force. The sponsoring agency of a task force may enter into a separate agreement with each such individual

- with respect to the participation of the individual on the task force.
- 3 "(e) Management and Technical Teams.—The
- 4 Administrator shall maintain such management teams and
- 5 other technical teams as the Administrator determines are
- 6 necessary to administer the System.
- 7 "(f) Appointment of System Members Into
- 8 Federal Service.—
- 9 "(1) IN GENERAL.—The Administrator may ap-
- 10 point a System member into Federal service for a
- 11 period of service to provide for the participation of
- the System member in exercises, preincident staging,
- major disaster and emergency response activities,
- and training events sponsored or sanctioned by the
- 15 Administrator.
- 16 "(2) Nonapplicability of certain civil
- 17 SERVICE LAWS.—The Administrator may make ap-
- pointments under paragraph (1) without regard to
- the provisions of title 5, United States Code, gov-
- erning appointments in the competitive service.
- 21 "(3) Relationship to other authori-
- TIES.—The authority of the Administrator to make
- appointments under this subsection shall not affect
- any other authority of the Administrator under this
- 25 Act.

1	"(4) Limitation.—A System member who is
2	appointed into Federal service under paragraph (1)
3	shall not be considered an employee of the United
4	States for purposes other than those specifically set
5	forth in this section.
6	"(g) Compensation.—
7	"(1) Pay of system members.—Subject to
8	such terms and conditions as the Administrator may
9	impose by regulation, the Administrator shall make
10	payments to the sponsoring agency of a task force—
11	"(A) to reimburse each employer of a Sys-
12	tem member on the task force for compensation
13	paid by the employer to the System member for
14	any period during which the System member is
15	appointed into Federal service under subsection
16	(f)(1); and
17	"(B) to make payments directly to a non-
18	employee System member on the task force for
19	any period during which the non-employee Sys-
20	tem member is appointed into Federal service
21	under subsection $(f)(1)$ .
22	"(2) Reimbursement for employees fill-
23	ING POSITIONS OF SYSTEM MEMBERS.—
24	"(A) In general.—Subject to such terms
25	and conditions as the Administrator may im-

pose by regulation, the Administrator shall make payments to the sponsoring agency of a task force to reimburse each employer of a System member on the task force for compensation paid by the employer to an employee filling a position normally filled by the System member for any period during which the System member is appointed into Federal service under subsection (f)(1).

- "(B) LIMITATION.—Costs incurred by an employer shall be eligible for reimbursement under subparagraph (A) only to the extent that the costs are in excess of the costs that would have been incurred by the employer had the System member not been appointed into Federal service under subsection (f)(1).
- "(3) METHOD OF PAYMENT.—A System member shall not be entitled to pay directly from the Agency for a period during which the System member is appointed into Federal service under subsection (f)(1).
- "(h) LIABILITY.—A System member appointed into Federal service under subsection (f)(1), while acting within the scope of the appointment, is deemed an employee of the Government under section 1346(b) of title 28,

- 1 United States Code, and chapter 171 of that title, relating
- 2 to tort claims procedure.
- 3 "(i) Employment and Reemployment Rights.—
- 4 With respect to a System member who is not a regular
- 5 full-time employee of a sponsoring agency or participating
- 6 agency, the following terms and conditions apply:
- 7 "(1) Service as a System member is deemed 8 'service in the uniformed services' for purposes of 9 chapter 43 of title 38, United States Code, relating 10 to employment and reemployment rights of individ-11 uals who have performed service in the uniformed 12 services (regardless of whether the individual re-13 ceives compensation for such participation). All 14 rights and obligations of such persons and proce-15 dures for assistance, enforcement, and investigation

shall be as provided for in such chapter.

"(2) Preclusion of giving notice of service by necessity of appointment under this section is deemed preclusion by 'military necessity' for purposes of section 4312(b) of title 38, United States Code, pertaining to giving notice of absence from a position of employment. A determination of such necessity shall be made by the Administrator and shall not be subject to judicial review.

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1	"(j) Licenses and Permits.—If a System member
2	holds a valid license, certificate, or other permit issued by
3	any State or other governmental jurisdiction evidencing
4	the member's qualifications in any professional, mechan-
5	ical, or other skill or type of assistance required by the
6	System, the System member is deemed to be performing
7	a Federal activity when rendering aid involving such skill
8	or assistance during a period of appointment into Federal
9	service under subsection $(f)(1)$ .
10	"(k) Advisory Committee.—
11	"(1) In general.—The Administrator shall es-
12	tablish and maintain an advisory committee to pro-
13	vide expert recommendations to the Administrator in
14	order to assist the Administrator in administering
15	the System.
16	"(2) Composition.—The advisory committee
17	shall be composed of members from geographically
18	diverse areas, and shall include—
19	"(A) the chief officer or senior executive
20	from at least three sponsoring agencies;
21	"(B) the senior emergency manager from
22	at least two States that include sponsoring
23	agencies; and
24	"(C) at least one representative rec-
25	ommended by the leaders of the task forces.

1	"(3) Inapplicability of termination re-
2	QUIREMENT.—Section 14(a)(2) of the Federal Advi-
3	sory Committee Act (5 U.S.C. App.) shall not apply
4	to the advisory committee under this subsection.
5	"(l) Preparedness Cooperative Agreements.—
6	"(1) In general.—Subject to the availability
7	of appropriations for such purpose, the Adminis-
8	trator shall enter into an annual preparedness coop-
9	erative agreement with each sponsoring agency.
10	Amounts made available to a sponsoring agency
11	under such a preparedness cooperative agreement
12	shall be for the following purposes:
13	"(A) Training and exercises, including
14	training and exercises with other Federal,
15	State, and local government response entities.
16	"(B) Acquisition and maintenance of
17	equipment, including interoperable communica-
18	tions and personal protective equipment.
19	"(C) Medical monitoring required for re-
20	sponder safety and health in anticipation of and
21	following a major disaster, emergency, or other
22	hazard, as determined by the Administrator.
23	"(2) Availability of appropriations.—Not-
24	withstanding section 1552(b) of title 31, United
25	States Code, amounts made available for cooperative

1	agreements under this subsection that are not ex-
2	pended shall be deposited in an Agency account and
3	shall remain available for such agreements without
4	fiscal year limitation.
5	"(m) RESPONSE COOPERATIVE AGREEMENTS.—The
6	Administrator shall enter into a response cooperative
7	agreement with each sponsoring agency, as appropriate,
8	under which the Administrator agrees to reimburse the
9	sponsoring agency for costs incurred by the sponsoring
10	agency in responding to a major disaster or emergency.
11	"(n) Obligations.—The Administrator may incur
12	all necessary obligations consistent with this section in
13	order to ensure the effectiveness of the System.".
14	(b) Conforming Amendments.—
15	(1) Applicability of title 5, united
16	STATES CODE.—Section 8101(1) of title 5, United
17	States Code, is amended—
18	(A) in subparagraph (D) by striking "and"
19	at the end;
20	(B) by moving subparagraph (F) to appear
21	after subparagraph (E);
22	(C) in subparagraph (F)—
23	(i) by striking "United States Code,";
24	and
25	(ii) by adding "and" at the end; and

1	(D) by inserting after subparagraph (F)
2	the following:
3	"(G) an individual who is a System mem-
4	ber of the National Urban Search and Rescue
5	Response System during a period of appoint-
6	ment into Federal service pursuant to section
7	327 of the Robert T. Stafford Disaster Relief
8	and Emergency Assistance Act;".
9	(2) Inclusion as part of uniformed serv-
10	ices for purposes of userra.—Section 4303 of
11	title 38, United States Code, is amended—
12	(A) in paragraph (13) by inserting ", a pe-
13	riod for which a System member of the Na-
14	tional Urban Search and Rescue Response Sys-
15	tem is absent from a position of employment
16	due to an appointment into Federal service
17	under section 327 of the Robert T. Stafford
18	Disaster Relief and Emergency Assistance Act"
19	before ", and a period"; and
20	(B) in paragraph (16) by inserting after
21	"Public Health Service," the following: "System
22	members of the National Urban Search and
23	Rescue Response System during a period of ap-
24	pointment into Federal service under section

1	327 of the Robert T. Stafford Disaster Relief
2	and Emergency Assistance Act,".
3	SEC. 16. RECOVERY COMMISSIONS.
4	Title III of the Robert T. Stafford Disaster Relief
5	and Emergency Assistance Act (as amended by this Act)
6	is further amended by adding at the end the following:
7	"SEC. 328. RECOVERY COMMISSIONS.
8	"(a) Definitions.—In this section—
9	"(1) the term 'Administrator' means the Ad-
10	ministrator of the Federal Emergency Management
11	Agency;
12	"(2) the term 'Chairperson' means the Chair-
13	person of a Commission selected under subsection
14	(b)(2); and
15	"(3) the term 'Commission' means a commis-
16	sion established under subsection (b)(1).
17	"(b) Commission Establishment.—
18	"(1) In general.—If the President determines
19	it is appropriate after a large and complex major
20	disaster, the President may establish a commission
21	to facilitate and support States and local govern-
22	ments in achieving an efficient, effective, and expedi-
23	tious recovery from the major disaster.
24	"(2) Chairperson.—The President shall select
25	an official to serve as the Chairperson of each Com-

- mission established by the President to ensure the responsibilities of the Commission are fulfilled. The duties of the Chairperson shall include coordination of the efforts of Federal agencies in a manner consistent with authorities under this Act, in support of the efficient, effective, and expeditious recovery from the major disaster.
- "(3) MEMBERS OF COMMISSIONS.—Each Commission shall include as a member the Administrator, the head of appropriate coordinating and primary Federal agencies under the National Disaster
  Recovery Framework, and the head of any other
  Federal agency that the President determines necessary.
  - "(4) STAFFING.—Appropriate senior officials and employees may be detailed to a Commission to serve full-time or part-time, as appropriate, on the Commission to ensure efficient coordination of the assistance provided by the Federal Government.
- 20 "(c) RESPONSIBILITIES OF A COMMISSION.—The re-21 sponsibilities of a Commission may include, consistent 22 with this Act, to—
- 23 "(1) develop and implement a strategic support 24 plan under subsection (d) for the Federal support of 25 the recovery from the major disaster and to mitigate

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- against the effects of and foster resilience against
  subsequent disasters;
- "(2) coordinate the activities of Federal agencies represented by the members of the Commission and other Federal agencies that the President determines necessary, resolve disagreements relating to recovery from the major disaster between or among Federal agencies, and support implementation of the National Disaster Recovery Framework;
  - "(3) compile data relating to the recovery from the major disaster, including on the Federal assistance provided and the status of meeting recovery goals;
  - "(4) identify Federal regulations, policies, and procedures that need to be streamlined and coordinated to enable an efficient, expeditious, and effective recovery from the major disaster;
  - "(5) identify and facilitate the provision of Federal funds to address gaps in the recovery from the major disaster;
  - "(6) coordinate with State and local governments and nongovernmental partners and stakeholders in the affected area to support recovery from the major disaster; and

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"(7) take actions to prevent waste, fraud, and
abuse in the recovery from the major disaster.
"(d) Strategic Recovery Support Plan.—
"(1) IN GENERAL.—As soon as feasible, but not
later than 180 days after the date of a major dis-
aster relating to which the President establishes a
Commission, the Commission shall submit to the
Committee on Homeland Security and Governmental
Affairs of the Senate and the Committee on Trans-
portation and Infrastructure of the House of Rep-
resentatives a strategic recovery support plan for
how the Federal Government will expeditiously assist
State and local governments in the recovery of the
area affected by the major disaster.
"(2) Contents.—Each strategic recovery sup-
port plan submitted under paragraph (1)—
"(A) shall be written in coordination with
State and local governments affected by the
major disaster; and
"(B) may include, as appropriate—
"(i) an assessment of challenges and
needs faced in the recovery from the major
disaster;

1	"(ii) specific outcomes, goals and ac-
2	tions, with a plan for monitoring progress
3	towards such outcomes and goals;
4	"(iii) a description of how each Fed-
5	eral agency will support State and local
6	governments in the recovery efforts, includ-
7	ing technical, financial, and planning as-
8	sistance, and the roles and responsibilities
9	of each Federal agency in fulfilling the
10	strategic recovery support plan;
11	"(iv) a description of how each Fed-
12	eral agency on the Commission will admin-
13	ister and provide staffing to support recov-
14	ery from the major disaster;
15	"(v) a description of any procedures
16	of a Federal agency that will be stream-
17	lined to help ensure an efficient and effec-
18	tive recovery from the major disaster; and
19	"(vi) a description of any legislative
20	authority needed to help ensure an effi-
21	cient, expeditious, and effective recovery
22	from the major disaster.
23	"(3) UPDATE.—Not later than 180 days after
24	the date on which a Commission submits a strategic
25	recovery support plan under paragraph (1), and

1	every 180 days thereafter until the date on which
2	the Commission terminates under subsection (e), the
3	Commission shall submit to the Committee on
4	Homeland Security and Governmental Affairs of the
5	Senate and the Committee on Transportation and
6	Infrastructure of the House of Representatives a re-
7	port describing—
8	"(A) progress in achieving the major dis-
9	aster outcomes and goals since the date on
10	which the most recent strategic support strat-
11	egy or report relating to the major disaster was
12	submitted; and
13	"(B) major challenges and unmet needs re-
14	maining in the recovery from the major dis-
15	aster.

# "(e) TERMINATION.—

- "(1) IN GENERAL.—The President shall terminate a Commission established in relation to a major disaster when the President determines that all issues relating to the Federal coordination of the recovery have been substantially resolved.
- "(2) WITHDRAWAL.—Upon a determination by the President that the matters with which a Federal agency has been involved as part of a Commission

1	have been substantially resolved, the Federal agency
2	may withdraw from the Commission.
3	"(f) Authorities.—Nothing in this section shall be
4	construed to impair, alter, or otherwise affect the author-
5	ity of any agency of the Federal Government including
6	under section 302.".
7	SEC. 17. ENHANCING RESPONSE AND RECOVERY OPER
8	ATIONS AND PROGRAMS.
9	(a) In General.—Title V of the Homeland Security
10	Act of 2002 (6 U.S.C. 311 et seq.) is amended by adding
11	at the end the following:
12	"SEC. 526. ADMINISTRATION OF RESPONSE AND RECOVERY
13	OPERATIONS AND PROGRAMS.
14	"(a) Definitions.—In this section—
15	"(1) the term 'annuitant' means an annuitant
16	under a Government retirement system;
17	"(2) the terms 'deployed' and 'deployment'
18	mean the performance of services under the response
19	and recovery operations and programs of the Agen-
20	cy, including exercises and training for such oper-
21	ations and programs;
22	"(3) the term 'disaster reserve workforce
23	means the disaster reserve workforce established

1	"(4) the term 'employee' has the meaning given
2	under section 2105 of title 5, United States Code
3	"(5) the term 'employee designated for short
4	term deployments' means an employee hired under
5	section 306(b)(1) of the Robert T. Stafford Disaster
6	Relief and Emergency Assistance Act (42 U.S.C.
7	5149(b)(1)) designated only for short-term deploy-
8	ments;
9	"(6) the term 'Government retirement system'
10	means a retirement system established by law for
11	employees of the Government of the United States
12	"(7) the term 'major project' means any project
13	for which the total costs are greater than \$400,000
14	"(8) the term 'permanent seasonal employee
15	means an employee, including an employee hired
16	under section 306(b)(1) of the Robert T. Stafford
17	Disaster Relief and Emergency Assistance Act (42
18	U.S.C. 5149(b)(1)), working under seasonal employ-
19	ment as defined under section 340.401 of title 5 of
20	the Code of Federal Regulations or any successor
21	regulation;
22	"(9) the term 'reservist' means an employee
23	who is a member of the disaster reserve workforce

"(10) the term response and recovery oper-1 2 ations and programs' means response operations and programs and recovery operations and programs; 3 "(11) the term response operations and pro-4 5 grams' means operations and programs that involve 6 taking immediate actions to save lives, protect prop-7 erty or the environment, or meet basic human needs: "(12) the term 'recovery operations and pro-8 9 grams' means operations and programs to support 10 and enable recovery, as defined in section 501 of the 11 Homeland Security Act of 2002; and "(13) the term 'employee' means an employee, 12 13 including an employee hired under section 306(b)(1) 14 of the Robert T. Stafford Disaster Relief and Emer-15 gency Assistance Act (42 U.S.C. 5149(b)(1)), who is 16 appointed to a term of 1 or more years. 17 "(b) DISASTER RESERVE WORKFORCE.—In order to provide efficiency, continuity, quality, and accuracy in 18 19 services performed under response and recovery operations 20 and programs there is within the Agency a disaster reserve 21 workforce, which shall be used to supplement the work of permanent full-time employees of the Agency on response

and recovery operations and programs.

1	"(c) Provision of Services Performed Under
2	RESPONSE AND RECOVERY OPERATIONS AND PRO-
3	GRAMS.—
4	"(1) In General.—The Administrator shall
5	ensure that the disaster reserve workforce can rap-
6	idly and efficiently deploy qualified, skilled, and
7	trained reservists for a sufficiently long period to
8	provide continuity in response and recovery oper-
9	ations and programs.
10	"(2) Management and implementation.—
11	"(A) In general.—Sufficient numbers of
12	qualified permanent full-time employees of the
13	Agency shall lead and manage the disaster re-
14	serve workforce and implement response and re-
15	covery operations and programs, including lead-
16	ing individual major projects under sections
17	404, 406, and 407 of the Robert T. Stafford
18	Disaster Relief and Emergency Assistance Act
19	(42 U.S.C. 5170c, 5172, and 5173).
20	"(B) DISASTER RESERVE WORKFORCE.—
21	The Disaster Reserve Workforce shall include—
22	"(i) term employees;
23	"(ii) permanent seasonal employees;
24	"(iii) employees designated for short-
25	term deployments;

1	"(iv) employees of the Department
2	who are not employees of the Agency; and
3	"(v) employees of other Federal agen-
4	cies.
5	"(C) Factors.—In supporting the work of
6	permanent full-time employees, the Adminis-
7	trator—
8	"(i) shall rely to the greatest extent
9	possible on term employees and permanent
10	seasonal employees deployed for long peri-
11	ods of time in order to help ensure greater
12	efficiency, continuity, quality, and accuracy
13	in services performed under recovery oper-
14	ations and programs; and
15	"(ii) may use discretion to deploy the
16	reservists most able to ensure the greatest
17	efficiency, continuity, quality, and accuracy
18	in services performed under response and
19	recovery operations and programs.
20	"(3) Policies and procedures.—In order to
21	ensure that efficient, continuous, and accurate serv-
22	ices are provided under response and recovery oper-
23	ations and programs, not later than 180 days after
24	the date of enactment of this section, the Adminis-
25	trator shall develop—

1	"(A) staffing policies and procedures that
2	provide for the management of response and re-
3	covery operations and programs by sufficient
4	numbers of permanent full-time senior-level of-
5	ficials;
6	"(B) plans to recruit individuals who re-
7	side in the area affected by a major disaster
8	when long-term recovery efforts are needed; and
9	"(C) policies and procedures relating to
10	sections 403, 404, 406, 407, and 502 of the
11	Robert T. Stafford Disaster Relief and Emer-
12	gency Assistance Act (42 U.S.C. 5170b, 5170c,
13	5172, 5173, and 5192).
14	"(4) Minimum standards and guidelines
15	FOR THE DISASTER RESERVE WORKFORCE.—
16	"(A) Standards and Guidelines.—Not
17	later than 180 days after the date of enactment
18	of this section, the Administrator shall develop
19	standards and guidelines for the disaster re-
20	serve workforce, including—
21	"(i) setting appropriate mandatory be-
22	fore and after disaster training require-
23	ments;
24	"(ii) establishing the minimum num-
25	ber of days annually an individual is re-

1	quired to deploy in a year during which
2	there is sufficient work for members of the
3	disaster reserve workforce;
4	"(iii) providing for a reasonably long
5	time period for deployment to ensure con-
6	tinuity in operations; and
7	"(iv) establishing performance re-
8	quirements, including for the timely and
9	accurate resolution of issues and projects.
10	"(B) Maintaining membership in the
11	DISASTER RESERVE WORKFORCE.—In order to
12	maintain membership in the disaster reserve
13	workforce, a reservist shall—
14	"(i) be credentialed in accordance
15	with section 510; and
16	"(ii) meet all minimum standards and
17	guidelines established under subparagraph
18	(A)—
19	"(I) for term employees, before
20	being appointed to a term in the dis-
21	aster reserve workforce; and
22	"(II) annually for all other re-
23	servists.
24	"(C) Evaluation system.—In consulta-
25	tion with the Director of the Office of Per-

sonnel Management, the Administrator shall develop and implement a system to continuously evaluate reservists to ensure that all minimum standards and guidelines under this paragraph are satisfied annually by all reservists. Chapter 43 of title 5, United States Code, shall not apply to reservists covered under the system developed and implemented under this subparagraph.

"(5) Contractors.—Not later than 180 days after the date of enactment of this section, the Administrator, in conjunction with the Chief Human Capital Officer of the Agency, shall establish policies and procedures for contractors that support response and recovery operations and programs, which shall ensure that the contractors have appropriate skills, training, knowledge, and experience for assigned tasks, including by ensuring that the contractors meet training, credentialing, and performance requirements similar to the requirements for reservists.

### "(6) REEMPLOYED ANNUITANTS.—

"(A) IN GENERAL.—In appointing reservists to the disaster reserve workforce, the application of sections 8344 and 8468 of title 5,

1	United States Code (relating to annuities and
2	pay on reemployment) or any other similar pro-
3	vision of law under a Government retirement
4	system may be waived by the Administrator for
5	annuitants reemployed on deployments involv-
6	ing a direct threat to life or property or other
7	unusual circumstances for the entirety of the
8	deployment.
9	"(B) Limitations.—The authority under
10	subparagraph (A)—
11	"(i) is granted to assist the Adminis-
12	trator in establishing and effectively oper-
13	ating the disaster reserve workforce if no
14	other qualified applicant is available for a
15	reservist position; and
16	"(ii) may be exercised only—
17	"(I) with respect to natural dis-
18	asters, acts of terrorism, or other
19	man-made disasters, including cata-
20	strophic incidents; and
21	"(II) if the applicant will not ac-
22	cept the position without a waiver.
23	"(C) Not employee for retirement
24	PURPOSES.—An annuitant to whom a waiver
25	under subparagraph (A) is in effect shall not be

1 considered an employee for purposes of any 2 Government retirement system.

## "(7) PERMANENT EMPLOYMENT POSITIONS.—

"(A) IN GENERAL.—An employee hired under section 306(b)(1) of the Robert T. Stafford Disaster Relief and Emergency Assistance Act (42 U.S.C. 5149(b)(1)) and NCCC-FEMA corps members who complete their terms of service pursuant to an Interagency Agreement between FEMA and the Corporation for National and Community Service may compete for permanent positions in the Agency under merit promotion procedures. The actual time deployed as a reservist shall be considered creditable service for purposes of such competition and shall be calculated, for purposes of section 8411 of title 5, United States Code, by dividing the total number of days of service as a reservist by 365 to obtain the number of years of service and dividing any remainder by 30 to obtain the number of additional months of service and excluding from the aggregate the fractional part of a month, if any.

"(B) Consideration.—In evaluating a reservist hired under section 306(b)(1) of the

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1	Robert T. Stafford Disaster Relief and Emer-
2	gency Assistance Act (42 U.S.C. 5149(b)(1))
3	for a potential permanent employment position,
4	the Administrator shall consider the qualifica-
5	tions of, and performance as a reservist by, the
6	reservist, including the ability of the reservist to
7	timely, accurately, and creatively resolve issues
8	and projects when deployed.
9	"(C) EFFECTIVE DATE AND APPLICA-
10	TION.—This paragraph shall—
11	"(i) take effect on the date on which
12	the Administrator implements the evalua-
13	tion system under paragraph (4)(C); and
14	"(ii) apply to periods of service per-
15	formed after that date.
16	"(8) No impact on agency personnel ceil-
17	ING.—Reservists shall not be counted against any
18	personnel ceiling limitation applicable to the Agen-
19	cy.''.
20	(b) CLERICAL AMENDMENT.—The table of contents
21	in section 1(b) of the Homeland Security Act of 2002 (6
22	U.S.C. 101 et seq.) is amended by inserting after the item
23	relating to section 525 the following:
	"Sec. 526. Administration of response and recovery operations and programs.".
24	(c) Permanent Seasonal Employees.—Section
25	306(b) of the Robert T. Stafford Disaster Relief and

1	Emergency Assistance Act (42 U.S.C. 5149(b)) is amend-
2	ed—
3	(1) in paragraph (1) by inserting "or perma-
4	nent seasonal employees (as that term is defined
5	under section 526(a)(8) of the Homeland Security
6	Act of 2002)" after "temporary personnel"; and
7	(2) in paragraph (3) by inserting "or the em-
8	ployment of permanent seasonal employees (as that
9	term is defined under section 526(a)(8) of the
10	Homeland Security Act of 2002)" after "additional
11	personnel".
12	SEC. 18. FEDERAL RECOVERY PREPAREDNESS OFFICIALS.
13	Section 653(a) of the Post-Katrina Emergency Man-
14	agement Reform Act of 2006 (6 U.S.C. 753(a)) is amend-
15	ed to read as follows:
16	"(a) Agency Responsibility.—
17	"(1) In general.—In support of the national
18	preparedness system, the President shall ensure that
19	each Federal agency with responsibilities under the
20	National Response Plan or the National Disaster
21	Recovery Framework—
22	"(A) has designated a lead senior official
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1	"(i) ensure the Federal agency is pre-
2	pared to execute its response and recovery
3	responsibilities under such plans; and
4	"(ii) coordinate disaster response and
5	recovery efforts and activities with the Ad-
6	ministrator;
7	"(B) has the operational capability to meet
8	the national preparedness goal, including—
9	"(i) the personnel to make and com-
10	municate decisions;
11	"(ii) organizational structures that
12	are assigned, trained, and exercised for the
13	missions of the agency;
14	"(iii) sufficient physical resources; and
15	"(iv) the command, control, and com-
16	munication channels to make, monitor, and
17	communicate decisions;
18	"(C) complies with the National Incident
19	Management System, including credentialing of
20	personnel and typing of resources likely needed
21	to respond to a natural disaster, act of ter-
22	rorism, or other man-made disaster in accord-
23	ance with section 510 of the Homeland Security
24	Act of 2002 (6 U.S.C. 320);

1	"(D) develops, trains and exercises rosters
2	of response and recovery personnel to be de
3	ployed when the agency is called upon to sup
4	port a Federal response and recovery;
5	"(E) develops deliberate operational plans
6	and the corresponding capabilities, including
7	crisis planning, to effectively respond to and re
8	cover from natural disasters, acts of terrorism
9	and other man-made disasters in support of the
10	National Response Plan and National Disaster
11	Recovery Framework to ensure a coordinated
12	Federal response; and
13	"(F) regularly updates, verifies the accu
14	racy of, and provides to the Administrator the
15	information in the inventory required under sec
16	tion 651.
17	"(2) National disaster recovery frame
18	WORK DEFINED.—In this subsection, the term 'Na
19	tional Disaster Recovery Framework' means the Na
20	tional Disaster Recovery Framework developed
21	under section 682, or any successor document.".
22	SEC. 19. DISPUTE RESOLUTION PILOT PROGRAM.
23	(a) Definitions.—In this section, the following defi

24 nitions apply:

1	(1) Administrator.—The term "Adminis-
2	trator" means the Administrator of the Federal
3	emergency Management Agency.
4	(2) Eligible assistance.—The term "eligible
5	assistance" means assistance—
6	(A) under section 403, 406, or 407 of the
7	Robert T. Stafford Disaster Relief and Emer-
8	gency Assistance Act (42 U.S.C. 5170b, 5172,
9	5173);
10	(B) for which the legitimate amount in dis-
11	pute is not less than \$1,000,000, which sum the
12	Administrator shall adjust annually to reflect
13	changes in the Consumer Price Index for all
14	Urban Consumers published by the Department
15	of Labor;
16	(C) for which the applicant has a non-Fed-
17	eral share; and
18	(D) for which the applicant has received a
19	decision on a first appeal.
20	(b) Procedures.—
21	(1) In general.—Not later than 180 days
22	after the date of enactment of this section, and in
23	order to facilitate an efficient recovery from major
24	disasters, the Administrator shall establish proce-
25	dures under which an applicant may request the use

1	of alternative dispute resolution, including arbitra-
2	tion by an independent review panel, to resolve dis-
3	putes relating to eligible assistance.
4	(2) BINDING EFFECT.—A decision by an inde-
5	pendent review panel under this section shall be
6	binding upon the parties to the dispute.
7	(3) Considerations.—The procedures estab-
8	lished under this section shall—
9	(A) allow a party of a dispute relating to
10	eligible assistance to request an independent re-
11	view panel for the review;
12	(B) require a party requesting an inde-
13	pendent review panel as described in subpara-
14	graph (A) to agree to forgo rights to any fur-
15	ther appeal of the dispute relating to any eligi-
16	ble assistance;
17	(C) require that the sponsor of an inde-
18	pendent review panel for any alternative dispute
19	resolution under this section be—
20	(i) an individual or entity unaffiliated
21	with the dispute (which may include a
22	Federal agency, an administrative law
23	judge, or a reemployed annuitant who was
24	an employee of the Federal Government)
25	selected by the Administrator; and

1	(ii) responsible for identifying and
2	maintaining an adequate number of inde-
3	pendent experts qualified to review and re-
4	solve disputes under this section;
5	(D) require an independent review panel
6	to—
7	(i) resolve any remaining disputed
8	issue in accordance with all applicable
9	laws, regulations, and Agency interpreta-
10	tions of those laws through its published
11	policies and guidance;
12	(ii) consider only evidence contained
13	in the administrative record, as it existed
14	at the time at which the Agency made its
15	initial decision;
16	(iii) only set aside a decision of the
17	Agency found to be arbitrary, capricious,
18	an abuse of discretion, or otherwise not in
19	accordance with law; and
20	(iv) in the case of a finding of mate-
21	rial fact adverse to the claimant made on
22	first appeal, only set aside or reverse such
23	finding if the finding is clearly erroneous.
24	(E) require an independent review panel to
25	expeditiously issue a written decision for any al-

ternative dispute resolution under this section;and

(F) direct that if an independent review panel for any alternative dispute resolution under this section determines that the basis upon which a party submits a request for alternative dispute resolution is frivolous, the independent review panel shall direct the party to pay the reasonable costs to the Federal Emergency Management Agency relating to the review by the independent review panel. Any funds received by the Federal Emergency Management Agency under the authority of this section shall be deposited to the credit of the appropriation or appropriations available for the eligible assistance in dispute on the date on which the funds are received.

18 (c) SUNSET.—A request for review by an independent 19 review panel under this section may not be made after De-20 cember 31, 2015.

## (d) Report.—

(1) IN GENERAL.—Not later than 270 days after the termination of authority under this section under subsection (c), the Comptroller General of the United States shall submit to the Committee on

1	Homeland Security and Governmental Affairs of the
2	Senate and the Committee on Transportation and
3	Infrastructure of the House of Representatives a re-
4	port analyzing the effectiveness of the program
5	under this section.
6	(2) Contents.—The report submitted under
7	paragraph (1) shall include—
8	(A) a determination of the availability of
9	data required to complete the report;
10	(B) an assessment of the effectiveness of
11	the program under this section, including an as-
12	sessment of whether the program expedited or
13	delayed the disaster recovery process;
14	(C) an assessment of whether the program
15	increased or decreased costs to administer sec-
16	tion 403, 406, or 407 of the Robert T. Stafford
17	Disaster Relief and Emergency Assistance Act
18	(D) an assessment of the procedures and
19	safeguards that the independent review panels
20	established to ensure objectivity and accuracy,
21	and the extent to which they followed those pro-
22	cedures and safeguards;
23	(E) a recommendation as to whether any
24	aspect of the program under this section should
25	be made a permanent authority; and

1 (F) recommendations for any modifications 2 to the authority or the administration of the 3 authority under this section in order to improve 4 the disaster recovery process.

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