Amendment to the Rules Committee Print 112–21 (The Sequester Replacement Reconciliation Act of 2012) Offered by Mr. Van Hollen of Maryland

Strike all after the enacting clause and insert the following:

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Balanced Approach
3 to Replace the Sequester Act of 2012 for Fiscal Year
4 2013".

5 SEC. 2. TABLE OF CONTENTS.

Sec. 1. Short title. Sec. 2. Table of contents.

TITLE I—BUDGET PROCESS AMENDMENTS TO REPLACE FISCAL YEAR 2013 SEQUESTRATION

Sec. 101. Repeal and replace the 2013 sequester.

Sec. 102. Protecting veterans programs from sequester.

TITLE II—AGRICULTURAL SAVINGS

Sec. 201. One-year extension of agricultural commodity programs, except direct payment programs.

TITLE III—FLOOD INSURANCE REFORM

- Sec. 301. Short title.
- Sec. 302. Extensions.
- Sec. 303. Mandatory purchase.
- Sec. 304. Reforms of coverage terms.
- Sec. 305. Reforms of premium rates.
- Sec. 306. Technical Mapping Advisory Council.
- Sec. 307. FEMA incorporation of new mapping protocols.
- Sec. 308. Treatment of levees.
- Sec. 309. Privatization initiatives.
- Sec. 310. FEMA annual report on insurance program.

- Sec. 311. Mitigation assistance.
- Sec. 312. Notification to homeowners regarding mandatory purchase requirement applicability and rate phase-ins.
- Sec. 313. Notification to members of congress of flood map revisions and updates.
- Sec. 314. Notification and appeal of map changes; notification to communities of establishment of flood elevations.
- Sec. 315. Notification to tenants of availability of contents insurance.
- Sec. 316. Notification to policy holders regarding direct management of policy by FEMA.
- Sec. 317. Notice of availability of flood insurance and escrow in RESPA good faith estimate.
- Sec. 318. Reimbursement for costs incurred by homeowners and communities obtaining letters of map amendment or revision.
- Sec. 319. Enhanced communication with certain communities during map updating process.
- Sec. 320. Notification to residents newly included in flood hazard areas.
- Sec. 321. Treatment of swimming pool enclosures outside of hurricane season.
- Sec. 322. Information regarding multiple perils claims.
- Sec. 323. FEMA authority to reject transfer of policies.
- Sec. 324. Appeals.
- Sec. 325. Reserve fund.
- Sec. 326. CDBG eligibility for flood insurance outreach activities and community building code administration grants.
- Sec. 327. Technical corrections.
- Sec. 328. Requiring competition for national flood insurance program policies.
- Sec. 329. Studies of voluntary community-based flood insurance options.
- Sec. 330. Report on inclusion of building codes in floodplain management criteria.
- Sec. 331. Study on graduated risk.
- Sec. 332. Report on flood-in-progress determination.
- Sec. 333. Study on repaying flood insurance debt.
- Sec. 334. No cause of action.
- Sec. 335. Authority for the corps of engineers to provide specialized or technical services.

TITLE IV—OIL AND GAS SUBSIDIES

- Sec. 401. Limitation on section 199 deduction attributable to oil, natural gas, or primary products thereof.
- Sec. 402. Prohibition on using last-in, first-out accounting for major integrated oil companies.
- Sec. 403. Modifications of foreign tax credit rules applicable to major integrated oil companies which are dual capacity taxpayers.

TITLE V—THE BUFFETT RULE

Sec. 501. Fair share tax on high-income taxpayers.

TITLE VI—RETIREMENT CONTRIBUTIONS FOR MEMBERS OF CONGRESS

Sec. 601. Retirement contributions.

1TITLEI—BUDGETPROCESS2AMENDMENTSTOREPLACE3FISCAL YEAR2013SEQUES-4TRATION

5 SEC. 101. REPEAL AND REPLACE THE 2013 SEQUESTER.

6 (a) ELIMINATION OF THE FISCAL YEAR 2013 SE7 QUESTRATION FOR DISCRETIONARY SPENDING.—Section
8 251A(7)(A) of the Balanced Budget and Emergency Def9 icit Control Act of 1985 is repealed.

10 (b) ELIMINATION OF THE FISCAL YEAR 2013 SE-11 QUESTRATION FOR DIRECT SPENDING.—Any sequestra-12 tion order issued by the President under the Balanced 13 Budget and Emergency Deficit Control Act of 1985 to 14 carry out reductions to direct spending for fiscal year 15 2013 pursuant to section 251A of such Act shall have no 16 force or effect.

(c) SAVINGS.—The savings set forth by the enactment of title II shall achieve the savings that would otherwise have occurred as a result of the sequestration under
section 251A of the Balanced Budget and Emergency Deficit Control Act of 1985.

22 SEC. 102. PROTECTING VETERANS PROGRAMS FROM SE23 QUESTER.

24 Section 256(e)(2)(E) of the Balanced Budget and
25 Emergency Deficit Control Act of 1985 is repealed.

2

TITLE II—AGRICULTURAL SAVINGS

3 SEC. 201. ONE-YEAR EXTENSION OF AGRICULTURAL COMMODITY PROGRAMS, EXCEPT DIRECT PAYMENT PROGRAMS.

6 (a) EXTENSION.—Except as provided in subsection 7 (b) and notwithstanding any other provision of law, the 8 authorities provided by each provision of title I of the 9 Food, Conservation, and Energy Act of 2008 (Public Law 10 110–246; 122 Stat. 1651) and each amendment made by 11 that title (and for mandatory programs at such funding 12 levels), as in effect on September 30, 2012, shall continue, 13 and the Secretary of Agriculture shall carry out the au-14 thorities, until September 30, 2013.

15 (b) TERMINATION OF DIRECT PAYMENT PRO-16 GRAMS.—

17 (1) COVERED COMMODITIES.—The extension
18 provided by subsection (a) shall not apply with re19 spect to the direct payment program under section
20 1103 of the Food, Conservation, and Energy Act of
21 2008 (7 U.S.C. 8713).

(2) PEANUTS.—The extension provided by subsection (a) shall not apply with respect to the direct
payment program under section 1303 of the Food,

Conservation, and Energy Act of 2008 (7 U.S.C.
 7953).

3 (c) EFFECTIVE DATE.—This section shall take effect
4 on the earlier of—

5 (1) the date of the enactment of this Act; and
6 (2) September 30, 2012.

7 TITLE III—FLOOD INSURANCE 8 REFORM

9 SEC. 301. SHORT TITLE.

10 This title may be cited as the "Flood Insurance Re-11 form Act of 2012".

12 SEC. 302. EXTENSIONS.

(a) EXTENSION OF PROGRAM.—Section 1319 of the
National Flood Insurance Act of 1968 (42 U.S.C. 4026)
is amended by striking "the earlier of the date of the enactment into law of an Act that specifically amends the
date specified in this section or May 31, 2012" and inserting "September 30, 2016".

(b) EXTENSION OF FINANCING.—Section 1309(a) of
such Act (42 U.S.C. 4016(a)) is amended by striking "the
earlier of the date of the enactment into law of an Act
that specifically amends the date specified in this section
or May 31, 2012" and inserting "September 30, 2016".

1 SEC. 303. MANDATORY PURCHASE.

2 (a) AUTHORITY TO TEMPORARILY SUSPEND MANDA3 TORY PURCHASE REQUIREMENT.—

4 (1) IN GENERAL.—Section 102 of the Flood
5 Disaster Protection Act of 1973 (42 U.S.C. 4012a)
6 is amended by adding at the end the following new
7 subsection:

8 "(i) AUTHORITY TO TEMPORARILY SUSPEND MAN-9 DATORY PURCHASE REQUIREMENT.—

10 "(1) FINDING BY ADMINISTRATOR THAT AREA 11 IS AN ELIGIBLE AREA.—For any area, upon a re-12 quest submitted to the Administrator by a local gov-13 ernment authority having jurisdiction over any por-14 tion of the area, the Administrator shall make a 15 finding of whether the area is an eligible area under paragraph (3). If the Administrator finds that such 16 17 area is an eligible area, the Administrator shall, in 18 the discretion of the Administrator, designate a pe-19 riod during which such finding shall be effective, 20 which shall not be longer in duration than 1221 months.

"(2) SUSPENSION OF MANDATORY PURCHASE
REQUIREMENT.—If the Administrator makes a finding under paragraph (1) that an area is an eligible
area under paragraph (3), during the period specified in the finding, the designation of such eligible

1 area as an area having special flood hazards shall 2 not be effective for purposes of subsections (a), (b), 3 and (e) of this section, and section 202(a) of this 4 Act. Nothing in this paragraph may be construed to 5 prevent any lender, servicer, regulated lending insti-6 tution, Federal agency lender, the Federal National 7 Mortgage Association, or the Federal Home Loan 8 Mortgage Corporation, at the discretion of such enti-9 ty, from requiring the purchase of flood insurance 10 coverage in connection with the making, increasing, 11 extending, or renewing of a loan secured by im-12 proved real estate or a mobile home located or to be 13 located in such eligible area during such period or 14 a lender or servicer from purchasing coverage on be-15 half of a borrower pursuant to subsection (e).

16 "(3) ELIGIBLE AREAS.—An eligible area under 17 this paragraph is an area that is designated or will, 18 pursuant to any issuance, revision, updating, or 19 other change in flood insurance maps that takes ef-20 fect on or after the date of the enactment of the 21 Flood Insurance Reform Act of 2012, become des-22 ignated as an area having special flood hazards and 23 that meets any one of the following 3 requirements: 24 "(A) AREAS WITH NO HISTORY OF SPE-25 CIAL FLOOD HAZARDS.—The area does not in-

1	clude any area that has ever previously been
2	designated as an area having special flood haz-
3	ards.
4	"(B) Areas with flood protection
5	SYSTEMS UNDER IMPROVEMENTS.—The area
6	was intended to be protected by a flood protec-
7	tion system—
8	"(i) that has been decertified, or is re-
9	quired to be certified, as providing protec-
10	tion for the 100-year frequency flood
11	standard;
12	"(ii) that is being improved, con-
13	structed, or reconstructed; and
14	"(iii) for which the Administrator has
15	determined measurable progress toward
16	completion of such improvement, construc-
17	tion, reconstruction is being made and to-
18	ward securing financial commitments suffi-
19	cient to fund such completion.
20	"(C) AREAS FOR WHICH APPEAL HAS
21	BEEN FILED.—An area for which a community
22	has appealed designation of the area as having
23	special flood hazards in a timely manner under
24	section 1363.

1	"(4) EXTENSION OF DELAY.—Upon a request
2	submitted by a local government authority having
3	jurisdiction over any portion of the eligible area, the
4	Administrator may extend the period during which a
5	finding under paragraph (1) shall be effective, ex-
6	cept that—
7	"(A) each such extension under this para-
8	graph shall not be for a period exceeding 12
9	months; and
10	"(B) for any area, the cumulative number
11	of such extensions may not exceed 2.
12	"(5) Additional extension for commu-
13	NITIES MAKING MORE THAN ADEQUATE PROGRESS
14	ON FLOOD PROTECTION SYSTEM.—
15	"(A) EXTENSION.—
16	"(i) AUTHORITY.—Except as provided
17	in subparagraph (B), in the case of an eli-
18	gible area for which the Administrator has,
19	pursuant to paragraph (4), extended the
20	period of effectiveness of the finding under
21	paragraph (1) for the area, upon a request
22	submitted by a local government authority
23	having jurisdiction over any portion of the
24	eligible area, if the Administrator finds
25	that more than adequate progress has been

1	made on the construction of a flood protec-
2	tion system for such area, as determined in
3	accordance with the last sentence of sec-
4	tion 1307(e) of the National Flood Insur-
5	ance Act of 1968 (42 U.S.C. 4014(e)), the
6	Administrator may, in the discretion of the
7	Administrator, further extend the period
8	during which the finding under paragraph
9	(1) shall be effective for such area for an
10	additional 12 months.
11	"(ii) LIMIT.— For any eligible area,
12	the cumulative number of extensions under
13	this subparagraph may not exceed 2.
14	"(B) EXCLUSION FOR NEW MORTGAGES.—
15	"(i) Exclusion.—Any extension
16	under subparagraph (A) of this paragraph
17	of a finding under paragraph (1) shall not
18	be effective with respect to any excluded
19	property after the origination, increase, ex-
20	tension, or renewal of the loan referred to
21	in clause (ii)(II) for the property.
22	"(ii) Excluded properties.—For
23	purposes of this subparagraph, the term
24	'excluded property' means any improved
25	real estate or mobile home—

1	"(I) that is located in an eligible
2	area; and
3	"(II) for which, during the period
4	that any extension under subpara-
5	graph (A) of this paragraph of a find-
6	ing under paragraph (1) is otherwise
7	in effect for the eligible area in which
8	such property is located—
9	"(aa) a loan that is secured
10	by the property is originated; or
11	"(bb) any existing loan that
12	is secured by the property is in-
13	creased, extended, or renewed.
14	"(6) RULE OF CONSTRUCTION.—Nothing in
15	this subsection may be construed to affect the appli-
16	cability of a designation of any area as an area hav-
17	ing special flood hazards for purposes of the avail-
18	ability of flood insurance coverage, criteria for land
19	management and use, notification of flood hazards,
20	eligibility for mitigation assistance, or any other pur-
21	pose or provision not specifically referred to in para-
22	graph (2).
23	"(7) REPORTS.—The Administrator shall, in
24	each annual report submitted pursuant to section

1320, include information identifying each finding

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under paragraph (1) by the Administrator during
 the preceding year that an area is an area having
 special flood hazards, the basis for each such find ing, any extensions pursuant to paragraph (4) of the
 periods of effectiveness of such findings, and the
 reasons for such extensions.".

7 (2) NO REFUNDS.—Nothing in this subsection 8 or the amendments made by this subsection may be 9 construed to authorize or require any payment or re-10 fund for flood insurance coverage purchased for any 11 property that covered any period during which such 12 coverage is not required for the property pursuant to 13 the applicability of the amendment made by para-14 graph (1).

(b) TERMINATION OF FORCE-PLACED INSURANCE.—
16 Section 102(e) of the Flood Disaster Protection Act of
17 1973 (42 U.S.C. 4012a(e)) is amended—

(1) in paragraph (2), by striking "insurance."
and inserting "insurance, including premiums or
fees incurred for coverage beginning on the date on
which flood insurance coverage lapsed or did not
provide a sufficient coverage amount.";

(2) by redesignating paragraphs (3) and (4) as
paragraphs (5) and 6), respectively; and

(3) by inserting after paragraph (2) the fol lowing new paragraphs:

3 "(3) TERMINATION OF FORCE-PLACED INSUR4 ANCE.—Within 30 days of receipt by the lender or
5 servicer of a confirmation of a borrower's existing
6 flood insurance coverage, the lender or servicer
7 shall—

8 "(A) terminate the force-placed insurance;9 and

"(B) refund to the borrower all force-10 11 placed insurance premiums paid by the bor-12 rower during any period during which the borrower's flood insurance coverage and the force-13 14 placed flood insurance coverage were each in ef-15 fect, and any related fees charged to the bor-16 rower with respect to the force-placed insurance 17 during such period.

18 "(4) SUFFICIENCY OF DEMONSTRATION.—For 19 purposes of confirming a borrower's existing flood 20 insurance coverage, a lender or servicer for a loan 21 shall accept from the borrower an insurance policy 22 declarations page that includes the existing flood in-23 surance policy number and the identity of, and con-24 tact information for, the insurance company or 25 agent.".

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1	(c) Use of Private Insurance to Satisfy Man-
2	DATORY PURCHASE REQUIREMENT.—Section 102(b) of
3	the Flood Disaster Protection Act of 1973 (42 U.S.C.
4	4012a(b)) is amended—
5	(1) in paragraph (1) —
6	(A) by striking "lending institutions not to
7	make" and inserting "lending institutions—
8	"(A) not to make";
9	(B) in subparagraph (A), as designated by
10	subparagraph (A) of this paragraph, by striking
11	"less." and inserting "less; and"; and
12	(C) by adding at the end the following new
13	subparagraph:
14	"(B) to accept private flood insurance as
15	satisfaction of the flood insurance coverage re-
16	quirement under subparagraph (A) if the cov-
17	erage provided by such private flood insurance
18	meets the requirements for coverage under such
19	subparagraph.";
20	(2) in paragraph (2), by inserting after "pro-
21	vided in paragraph (1)." the following new sentence:
22	"Each Federal agency lender shall accept private
23	flood insurance as satisfaction of the flood insurance
24	coverage requirement under the preceding sentence
25	if the flood insurance coverage provided by such pri-

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vate flood insurance meets the requirements for cov erage under such sentence.";

3 (3) in paragraph (3), in the matter following 4 subparagraph (B), by adding at the end the fol-5 lowing new sentence: "The Federal National Mort-6 gage Association and the Federal Home Loan Mort-7 gage Corporation shall accept private flood insurance 8 as satisfaction of the flood insurance coverage re-9 quirement under the preceding sentence if the flood 10 insurance coverage provided by such private flood in-11 surance meets the requirements for coverage under 12 such sentence."; and

13 (4) by adding at the end the following new14 paragraph:

15 "(5) PRIVATE FLOOD INSURANCE DEFINED.—
16 In this subsection, the term 'private flood insurance'
17 means a contract for flood insurance coverage al18 lowed for sale under the laws of any State.".

19 SEC. 304. REFORMS OF COVERAGE TERMS.

20 (a) MINIMUM DEDUCTIBLES FOR CLAIMS.—Section
21 1312 of the National Flood Insurance Act of 1968 (42
22 U.S.C. 4019) is amended—

(1) by striking "The Director is" and inserting
the following: "(a) IN GENERAL.—The Administrator is"; and

1 (2) by adding at the end the following:

2 "(b) MINIMUM ANNUAL DEDUCTIBLES.—

3 "(1) SUBSIDIZED RATE PROPERTIES.—For any 4 structure that is covered by flood insurance under 5 this title, and for which the chargeable rate for such 6 coverage is less than the applicable estimated risk 7 premium rate under section 1307(a)(1) for the area 8 (or subdivision thereof) in which such structure is 9 located, the minimum annual deductible for damage 10 to or loss of such structure shall be \$2,000.

11 "(2) ACTUARIAL RATE PROPERTIES.—For any 12 structure that is covered by flood insurance under 13 this title, for which the chargeable rate for such cov-14 erage is not less than the applicable estimated risk 15 premium rate under section 1307(a)(1) for the area 16 (or subdivision thereof) in which such structure is 17 located, the minimum annual deductible for damage 18 to or loss of such structure shall be \$1,000.".

(b) CLARIFICATION OF RESIDENTIAL AND COMMERCIAL COVERAGE LIMITS.—Section 1306(b) of the National Flood Insurance Act of 1968 (42 U.S.C. 4013(b))
is amended—

23 (1) in paragraph (2)—

24 (A) by striking "in the case of any residen-25 tial property" and inserting "in the case of any

2

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residential building designed for the occupancy of from one to four families"; and

3 (B) by striking "shall be made available to 4 every insured upon renewal and every applicant 5 for insurance so as to enable such insured or 6 applicant to receive coverage up to a total 7 amount (including such limits specified in para-8 graph (1)(A)(i) of \$250,000" and inserting 9 "shall be made available, with respect to any 10 single such building, up to an aggregate liability 11 (including such limits specified in paragraph 12 (1)(A)(i) of \$250,000"; and

13 (2) in paragraph (4)—

(A) by striking "in the case of any nonresidential property, including churches," and inserting "in the case of any nonresidential building, including a church,"; and

18 (B) by striking "shall be made available to 19 every insured upon renewal and every applicant 20 for insurance, in respect to any single structure, 21 up to a total amount (including such limit spec-22 ified in subparagraph (B) or (C) of paragraph 23 (1), as applicable) of \$500,000 for each struc-24 ture and \$500,000 for any contents related to each structure" and inserting "shall be made 25

1	available with respect to any single such build-
2	ing, up to an aggregate liability (including such
3	limits specified in subparagraph (B) or (C) of
4	paragraph (1) , as applicable) of $$500,000$, and
5	coverage shall be made available up to a total
6	of \$500,000 aggregate liability for contents
7	owned by the building owner and \$500,000 ag-
8	gregate liability for each unit within the build-
9	ing for contents owned by the tenant".
10	(c) INDEXING OF MAXIMUM COVERAGE LIMITS.—
11	Subsection (b) of section 1306 of the National Flood In-
12	surance Act of 1968 (42 U.S.C. 4013(b)) is amended—
13	(1) in paragraph (4), by striking "and" at the
14	end;
15	(2) in paragraph (5) , by striking the period at
16	the end and inserting "; and";
17	(3) by redesignating paragraph (5) as para-
18	graph (7); and
19	(4) by adding at the end the following new
20	paragraph:
21	"(8) each of the dollar amount limitations
22	under paragraphs (2) , (3) , (4) , (5) , and (6) shall be
23	adjusted effective on the date of the enactment of
24	the Flood Insurance Reform Act of 2012, such ad-
25	justments shall be calculated using the percentage

1 change, over the period beginning on September 30, 2 1994, and ending on such date of enactment, in 3 such inflationary index as the Administrator shall, 4 by regulation, specify, and the dollar amount of such 5 adjustment shall be rounded to the next lower dollar; 6 and the Administrator shall cause to be published in 7 the Federal Register the adjustments under this 8 paragraph to such dollar amount limitations; except 9 that in the case of coverage for a property that is 10 made available, pursuant to this paragraph, in an 11 amount that exceeds the limitation otherwise appli-12 cable to such coverage as specified in paragraph (2), 13 (3), (4), (5), or (6), the total of such coverage shall 14 be made available only at chargeable rates that are 15 not less than the estimated premium rates for such 16 coverage determined in accordance with section 17 1307(a)(1).".

(d) OPTIONAL COVERAGE FOR LOSS OF USE OF PER19 SONAL RESIDENCE AND BUSINESS INTERRUPTION.—Sub20 section (b) of section 1306 of the National Flood Insur21 ance Act of 1968 (42 U.S.C. 4013(b)), as amended by
22 the preceding provisions of this section, is further amend23 ed by inserting after paragraph (4) the following new
24 paragraphs:

1	"(5) the Administrator may provide that, in the
2	case of any residential property, each renewal or new
3	contract for flood insurance coverage may provide
4	not more than \$5,000 aggregate liability per dwell-
5	ing unit for any necessary increases in living ex-
6	penses incurred by the insured when losses from a
7	flood make the residence unfit to live in, except
8	that—
9	"(A) purchase of such coverage shall be at
10	the option of the insured;
11	"(B) any such coverage shall be made
12	available only at chargeable rates that are not
13	less than the estimated premium rates for such
14	coverage determined in accordance with section
15	1307(a)(1); and
16	"(C) the Administrator may make such
17	coverage available only if the Administrator
18	makes a determination and causes notice of
19	such determination to be published in the Fed-
20	eral Register that—
21	"(i) a competitive private insurance
22	market for such coverage does not exist;
23	and
24	"(ii) the national flood insurance pro-
25	gram has the capacity to make such cov-

1	erage available without borrowing funds
2	from the Secretary of the Treasury under
3	section 1309 or otherwise;
4	"(6) the Administrator may provide that, in the
5	case of any commercial property or other residential
6	property, including multifamily rental property, cov-
7	erage for losses resulting from any partial or total
8	interruption of the insured's business caused by
9	damage to, or loss of, such property from a flood
10	may be made available to every insured upon re-
11	newal and every applicant, up to a total amount of
12	\$20,000 per property, except that—
13	"(A) purchase of such coverage shall be at
14	the option of the insured;
15	"(B) any such coverage shall be made
16	available only at chargeable rates that are not
17	less than the estimated premium rates for such
18	coverage determined in accordance with section
19	1307(a)(1); and
20	"(C) the Administrator may make such
21	coverage available only if the Administrator
22	makes a determination and causes notice of

such determination to be published in the Fed-

eral Register that—

23

"(i) a competitive private insurance
 market for such coverage does not exist;
 and

4 "(ii) the national flood insurance pro5 gram has the capacity to make such cov6 erage available without borrowing funds
7 from the Secretary of the Treasury under
8 section 1309 or otherwise;".

9 (e) PAYMENT OF PREMIUMS IN INSTALLMENTS FOR 10 RESIDENTIAL PROPERTIES.—Section 1306 of the Na-11 tional Flood Insurance Act of 1968 (42 U.S.C. 4013) is 12 amended by adding at the end the following new sub-13 section:

14 "(d) PAYMENT OF PREMIUMS IN INSTALLMENTS FOR15 RESIDENTIAL PROPERTIES.—

"(1) AUTHORITY.—In addition to any other
terms and conditions under subsection (a), such regulations shall provide that, in the case of any residential property, premiums for flood insurance coverage made available under this title for such property may be paid in installments.

"(2) LIMITATIONS.—In implementing the authority under paragraph (1), the Administrator may
establish increased chargeable premium rates and
surcharges, and deny coverage and establish such

1 other sanctions, as the Administrator considers nec-2 essary to ensure that insureds purchase, pay for, and maintain coverage for the full term of a contract 3 4 for flood insurance coverage or to prevent insureds 5 from purchasing coverage only for periods during a 6 year when risk of flooding is comparatively higher or 7 canceling coverage for periods when such risk is 8 comparatively lower.".

9 (f) EFFECTIVE DATE OF POLICIES COVERING PROP-ERTIES AFFECTED BY FLOODS IN PROGRESS.—Para-10 11 graph (1) of section 1306(c) of the National Flood Insurance Act of 1968 (42 U.S.C. 4013(c)) is amended by add-12 ing after the period at the end the following: "With respect 13 to any flood that has commenced or is in progress before 14 15 the expiration of such 30-day period, such flood insurance coverage for a property shall take effect upon the expira-16 tion of such 30-day period and shall cover damage to such 17 18 property occurring after the expiration of such period that 19 results from such flood, but only if the property has not 20 suffered damage or loss as a result of such flood before 21 the expiration of such 30-day period.".

22 SEC. 305. REFORMS OF PREMIUM RATES.

(a) INCREASE IN ANNUAL LIMITATION ON PREMIUM
INCREASES.—Section 1308(e) of the National Flood In-

1	surance Act of 1968 (42 U.S.C. 4015(e)) is amended by
2	striking "10 percent" and inserting "20 percent".
3	(b) Phase-In of Rates for Certain Properties
4	in Newly Mapped Areas.—
5	(1) IN GENERAL.—Section 1308 of the Na-
6	tional Flood Insurance Act of 1968 (42 U.S.C.
7	4015) is amended—
8	(A) in subsection (a), in the matter pre-
9	ceding paragraph (1), by inserting "or notice"
10	after "prescribe by regulation";
11	(B) in subsection (c), by inserting "and
12	subsection (g)" before the first comma; and
13	(C) by adding at the end the following new
14	subsection:
15	"(g) 5-Year Phase-In of Flood Insurance
16	RATES FOR CERTAIN PROPERTIES IN NEWLY MAPPED
17	AREAS.—
18	"(1) 5-YEAR PHASE-IN PERIOD.—Notwith-
19	standing subsection (c) or any other provision of law
20	relating to chargeable risk premium rates for flood
21	insurance coverage under this title, in the case of
22	any area that was not previously designated as an
23	area having special flood hazards and that, pursuant
24	to any issuance, revision, updating, or other change

an area, during the 5-year period that begins, except
as provided in paragraph (2), upon the date that
such maps, as issued, revised, updated, or otherwise
changed, become effective, the chargeable premium
rate for flood insurance under this title with respect
to any covered property that is located within such
area shall be the rate described in paragraph (3).

8 "(2) Applicability to preferred risk rate 9 AREAS.—In the case of any area described in para-10 graph (1) that consists of or includes an area that, 11 as of date of the effectiveness of the flood insurance 12 maps for such area referred to in paragraph (1) as 13 so issued, revised, updated, or changed, is eligible 14 for any reason for preferred risk rate method pre-15 miums for flood insurance coverage and was eligible 16 for such premiums as of the enactment of the Flood 17 Insurance Reform Act of 2012, the 5-year period re-18 ferred to in paragraph (1) for such area eligible for 19 preferred risk rate method premiums shall begin 20 upon the expiration of the period during which such 21 area is eligible for such preferred risk rate method 22 premiums.

23 "(3) PHASE-IN OF FULL ACTUARIAL RATES.—
24 With respect to any area described in paragraph (1),
25 the chargeable risk premium rate for flood insurance

1	under this title for a covered property that is located
2	in such area shall be—
3	"(A) for the first year of the 5-year period
4	referred to in paragraph (1), the greater of—
5	"(i) 20 percent of the chargeable risk
6	premium rate otherwise applicable under
7	this title to the property; and
8	"(ii) in the case of any property that,
9	as of the beginning of such first year, is el-
10	igible for preferred risk rate method pre-
11	miums for flood insurance coverage, such
12	preferred risk rate method premium for
13	the property;
14	"(B) for the second year of such 5-year pe-
15	riod, 40 percent of the chargeable risk premium
16	rate otherwise applicable under this title to the
17	property;
18	"(C) for the third year of such 5-year pe-
19	riod, 60 percent of the chargeable risk premium
20	rate otherwise applicable under this title to the
21	property;
22	"(D) for the fourth year of such 5-year pe-
23	riod, 80 percent of the chargeable risk premium
24	rate otherwise applicable under this title to the
25	property; and

1 "(E) for the fifth year of such 5-year pe-2 riod, 100 percent of the chargeable risk pre-3 mium rate otherwise applicable under this title 4 to the property. 5 "(4) COVERED PROPERTIES.—For purposes of the subsection, the term 'covered property' means 6 7 any residential property occupied by its owner or a 8 bona fide tenant as a primary residence.". 9 (2) REGULATION OR NOTICE.—The Adminis-10 trator of the Federal Emergency Management Agen-11 cy shall issue an interim final rule or notice to im-12 plement this subsection and the amendments made 13 by this subsection as soon as practicable after the 14 date of the enactment of this Act. 15 (c) Phase-In of Actuarial Rates for Certain 16 PROPERTIES.— 17 (1) IN GENERAL.—Section 1308(c) of the Na-18 tional Flood Insurance Act of 1968 (42 U.S.C. 19 4015(c)) is amended— 20 (A) by redesignating paragraph (2) as 21 paragraph (7); and 22 (B) by inserting after paragraph (1) the 23 following new paragraphs: 24 "(2) Commercial properties.—Any nonresi-25 dential property.

1	"(3) Second homes and vacation homes.—
2	Any residential property that is not the primary res-
3	idence of any individual.
4	"(4) Homes sold to new owners.—Any sin-
5	gle family property that—
6	"(A) has been constructed or substantially
7	improved and for which such construction or
8	improvement was started, as determined by the
9	Administrator, before December 31, 1974, or
10	before the effective date of the initial rate map
11	published by the Administrator under para-
12	graph (2) of section $1360(a)$ for the area in
13	which such property is located, whichever is
14	later; and
15	"(B) is purchased after the effective date
16	of this paragraph, pursuant to section
17	345(c)(3)(A) of the Flood Insurance Reform
18	Act of 2012.
19	"(5) Homes damaged or improved.—Any
20	property that, on or after the date of the enactment
21	of the Flood Insurance Reform Act of 2012, has ex-
22	perienced or sustained—
23	"(A) substantial flood damage exceeding
24	50 percent of the fair market value of such
25	property; or

1	"(B) substantial improvement exceeding
2	30 percent of the fair market value of such
3	property.
4	"(6) Homes with multiple claims.—Any se-
5	vere repetitive loss property (as such term is defined
6	in section $1366(j)$).".
7	(2) TECHNICAL AMENDMENTS.—Section 1308
8	of the National Flood Insurance Act of 1968 (42)
9	U.S.C. 4015) is amended—
10	(A) in subsection (c)—
11	(i) in the matter preceding paragraph
12	(1), by striking "the limitations provided
13	under paragraphs (1) and (2) " and insert-
14	ing "subsection (e)"; and
15	(ii) in paragraph (1), by striking ",
16	except" and all that follows through "sub-
17	section (e)"; and
18	(B) in subsection (e), by striking "para-
19	graph (2) or (3) " and inserting "paragraph
20	(7)".
21	(3) Effective date and transition.—
22	(A) Effective date.—The amendments
23	made by paragraphs (1) and (2) shall apply be-
24	ginning upon the expiration of the 12-month
25	period that begins on the date of the enactment

1	of this Act, except as provided in subparagraph
2	(B) of this paragraph.
3	(B) TRANSITION FOR PROPERTIES COV-
4	ERED BY FLOOD INSURANCE UPON EFFECTIVE
5	DATE.—
6	(i) Increase of rates over time.—
7	In the case of any property described in
8	paragraph (2), (3), (4), (5), or (6) of sec-
9	tion 1308(c) of the National Flood Insur-
10	ance Act of 1968, as amended by para-
11	graph (1) of this subsection, that, as of the
12	effective date under subparagraph (A) of
13	this paragraph, is covered under a policy
14	for flood insurance made available under
15	the national flood insurance program for
16	which the chargeable premium rates are
17	less than the applicable estimated risk pre-
18	mium rate under section $1307(a)(1)$ of
19	such Act for the area in which the prop-
20	erty is located, the Administrator of the
21	Federal Emergency Management Agency
22	shall increase the chargeable premium
23	rates for such property over time to such
24	applicable estimated risk premium rate
25	under section $1307(a)(1)$.

1	(ii) Amount of annual increase.—
2	Such increase shall be made by increasing
3	the chargeable premium rates for the prop-
4	erty (after application of any increase in
5	the premium rates otherwise applicable to
6	such property), once during the 12-month
7	period that begins upon the effective date
8	under subparagraph (A) of this paragraph
9	and once every 12 months thereafter until
10	such increase is accomplished, by 20 per-
11	cent (or such lesser amount as may be nec-
12	essary so that the chargeable rate does not
13	exceed such applicable estimated risk pre-
14	mium rate or to comply with clause (iii)).
15	(iii) Properties subject to phase-
16	IN AND ANNUAL INCREASES.—In the case
17	of any pre-FIRM property (as such term is
18	defined in section 578(b) of the National
19	Flood Insurance Reform Act of 1974), the
20	aggregate increase, during any 12-month
21	period, in the chargeable premium rate for
22	the property that is attributable to this
23	subparagraph or to an increase described
24	in section 1308(e) of the National Flood

1Insurance Act of 1968 may not exceed 202percent.

3	(iv) Full actuarial rates.—The
4	provisions of paragraphs (2) , (3) , (4) , (5) ,
5	and (6) of such section 1308(c) shall apply
6	to such a property upon the accomplish-
7	ment of the increase under this subpara-
8	graph and thereafter.

9 (d) PROHIBITION OF EXTENSION OF SUBSIDIZED 10 RATES TO LAPSED POLICIES.—Section 1308 of the Na-11 tional Flood Insurance Act of 1968 (42 U.S.C. 4015), as 12 amended by the preceding provisions of this subtitle, is 13 further amended—

14 (1) in subsection (e), by inserting "or sub15 section (h)" after "subsection (c)"; and

16 (2) by adding at the end the following new sub-17 section:

18 "(h) PROHIBITION OF EXTENSION OF SUBSIDIZED 19 RATES TO LAPSED POLICIES.—Notwithstanding any 20 other provision of law relating to chargeable risk premium 21 rates for flood insurance coverage under this title, the Ad-22 ministrator shall not provide flood insurance coverage 23 under this title for any property for which a policy for 24 such coverage for the property has previously lapsed in coverage as a result of the deliberate choice of the holder 25

of such policy, at a rate less than the applicable estimated
 risk premium rates for the area (or subdivision thereof)
 in which such property is located.".

4 (e) RECOGNITION OF STATE AND LOCAL FUNDING
5 FOR CONSTRUCTION, RECONSTRUCTION, AND IMPROVE6 MENT OF FLOOD PROTECTION SYSTEMS IN DETERMINA7 TION OF RATES.—

8 (1) IN GENERAL.—Section 1307 of the Na9 tional Flood Insurance Act of 1968 (42 U.S.C.
10 4014) is amended—

- 11 (A) in subsection (e)—
- 12 (i) in the first sentence, by striking "construction of a flood protection system" 13 14 and inserting "construction, reconstruc-15 tion, or improvement of a flood protection 16 system (without respect to the level of Fed-17 eral investment or participation)"; and 18 (ii) in the second sentence— (I) by striking "construction of a 19 flood protection system" and inserting 20
- 20 nood protection system and inserting 21 "construction, reconstruction, or im-22 provement of a flood protection sys-23 tem"; and

1	(II) by inserting "based on the
2	present value of the completed sys-
3	tem" after "has been expended"; and
4	(B) in subsection (f)—
5	(i) in the first sentence in the matter
6	preceding paragraph (1), by inserting
7	"(without respect to the level of Federal
8	investment or participation)" before the
9	period at the end;
10	(ii) in the third sentence in the matter
11	preceding paragraph (1) , by inserting ",
12	whether coastal or riverine," after "special
13	flood hazard"; and
14	(iii) in paragraph (1), by striking "a
15	Federal agency in consultation with the
16	local project sponsor" and inserting "the
17	entity or entities that own, operate, main-
18	tain, or repair such system".
19	(2) Regulations.—The Administrator of the
20	Federal Emergency Management Agency shall pro-
21	mulgate regulations to implement this subsection
22	and the amendments made by this subsection as
23	soon as practicable, but not more than 18 months
24	after the date of the enactment of this Act. Para-
25	graph (3) may not be construed to annul, alter, af-

1	fect, authorize any waiver of, or establish any excep-
2	tion to, the requirement under the preceding sen-
3	tence.
4	SEC. 306. TECHNICAL MAPPING ADVISORY COUNCIL.
5	(a) ESTABLISHMENT.—There is established a council
6	to be known as the Technical Mapping Advisory Council
7	(in this section referred to as the "Council").
8	(b) Membership.—
9	(1) IN GENERAL.—The Council shall consist
10	of—
11	(A) the Administrator of the Federal
12	Emergency Management Agency (in this section
13	referred to as the "Administrator"), or the des-
14	ignee thereof;
15	(B) the Director of the United States Geo-
16	logical Survey of the Department of the Inte-
17	rior, or the designee thereof;
18	(C) the Under Secretary of Commerce for
19	Oceans and Atmosphere, or the designee there-
20	of;
21	(D) the commanding officer of the United
22	States Army Corps of Engineers, or the des-
23	ignee thereof;

1	(E) the chief of the Natural Resources
2	Conservation Service of the Department of Ag-
3	riculture, or the designee thereof;
4	(F) the Director of the United States Fish
5	and Wildlife Service of the Department of the
6	Interior, or the designee thereof;
7	(G) the Assistant Administrator for Fish-
8	eries of the National Oceanic and Atmospheric
9	Administration of the Department of Com-
10	merce, or the designee thereof; and
11	(H) 14 additional members to be appointed
12	by the Administrator of the Federal Emergency
13	Management Agency, who shall be—
14	(i) an expert in data management;
15	(ii) an expert in real estate;
16	(iii) an expert in insurance;
17	(iv) a member of a recognized regional
18	flood and storm water management organi-
19	zation;
20	(v) a representative of a State emer-
21	gency management agency or association
22	or organization for such agencies;
23	(vi) a member of a recognized profes-
24	sional surveying association or organiza-
25	tion;
1	(vii) a member of a recognized profes-
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2	sional mapping association or organization;
3	(viii) a member of a recognized pro-
4	fessional engineering association or organi-
5	zation;
6	(ix) a member of a recognized profes-
7	sional association or organization rep-
8	resenting flood hazard determination firms;
9	(x) a representative of State national
10	flood insurance coordination offices;
11	(xi) representatives of two local gov-
12	ernments, at least one of whom is a local
13	levee flood manager or executive, des-
14	ignated by the Federal Emergency Man-
15	agement Agency as Cooperating Technical
16	Partners; and
17	(xii) representatives of two State gov-
18	ernments designated by the Federal Emer-
19	gency Management Agency as Cooperating
20	Technical States.
21	(2) QUALIFICATIONS.—Members of the Council
22	shall be appointed based on their demonstrated
23	knowledge and competence regarding surveying, car-
24	tography, remote sensing, geographic information
25	systems, or the technical aspects of preparing and

1 using flood insurance rate maps. In appointing 2 members under paragraph (1)(H), the Administrator 3 shall ensure that the membership of the Council has 4 a balance of Federal, State, local, and private mem-5 bers, and includes an adequate number of represent-6 atives from the States with coastline on the Gulf of Mexico and other States containing areas identified 7 8 by the Administrator of the Federal Emergency 9 Management Agency as at high-risk for flooding or 10 special flood hazard areas.

11 (c) DUTIES.—

12 (1) NEW MAPPING STANDARDS.—Not later than 13 the expiration of the 12-month period beginning 14 upon the date of the enactment of this Act, the 15 Council shall develop and submit to the Adminis-16 trator and the Congress proposed new mapping 17 standards for 100-year flood insurance rate maps 18 used under the national flood insurance program 19 under the National Flood Insurance Act of 1968. In 20 developing such proposed standards the Council 21 shall—

(A) ensure that the flood insurance rate
maps reflect true risk, including graduated risk
that better reflects the financial risk to each
property; such reflection of risk should be at

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 the smallest geographic level possible (but not necessarily property-by-property) to ensure that communities are mapped in a manner that takes into consideration different risk levels
 within the community;
 (B) ensure the most efficient generation, display, and distribution of flood risk data,

models, and maps where practicable through dynamic digital environments using spatial database technology and the Internet;

(C) ensure that flood insurance rate maps
reflect current hydrologic and hydraulic data,
current land use, and topography, incorporating
the most current and accurate ground and
bathymetric elevation data;

16 (D) determine the best ways to include in 17 such flood insurance rate maps levees, decerti-18 fied levees, and areas located below dams, in-19 cluding determining a methodology for ensuring 20 that decertified levees and other protections are 21 included in flood insurance rate maps and their 22 corresponding flood zones reflect the level of 23 protection conferred;

24 (E) consider how to incorporate restored25 wetlands and other natural buffers into flood

1	insurance rate maps, which may include wet-
2	lands, groundwater recharge areas, erosion
3	zones, meander belts, endangered species habi-
4	tat, barrier islands and shoreline buffer fea-
5	tures, riparian forests, and other features;
6	(F) consider whether to use vertical posi-
7	tioning (as defined by the Administrator) for
8	flood insurance rate maps;
9	(G) ensure that flood insurance rate maps
10	differentiate between a property that is located
11	in a flood zone and a structure located on such
12	property that is not at the same risk level for
13	flooding as such property due to the elevation
14	of the structure;
15	(H) ensure that flood insurance rate maps
16	take into consideration the best scientific data
17	and potential future conditions (including pro-
18	jections for sea level rise); and
19	(I) consider how to incorporate the new
20	standards proposed pursuant to this paragraph
21	in existing mapping efforts.
22	(2) ONGOING DUTIES.—The Council shall, on
23	an ongoing basis, review the mapping protocols de-
24	veloped pursuant to paragraph (1), and make rec-
25	ommendations to the Administrator when the Coun-

cil determines that mapping protocols should be al tered.

3 MEETINGS.—In carrying out its duties (3)under this section, the Council shall consult with 4 5 stakeholders through at least 4 public meetings an-6 nually, and shall seek input of all stakeholder inter-7 ests including State and local representatives, envi-8 ronmental and conservation organizations, insurance 9 industry representatives, advocacy groups, planning 10 organizations, and mapping organizations.

(d) PROHIBITION ON COMPENSATION.—Members of
the Council shall receive no additional compensation by
reason of their service on the Council.

14 (e) CHAIRPERSON.—The Administrator shall serve as15 the Chairperson of the Council.

16 (f) Staff.—

17 (1) FEMA.—Upon the request of the Council,
18 the Administrator may detail, on a nonreimbursable
19 basis, personnel of the Federal Emergency Manage20 ment Agency to assist the Council in carrying out its
21 duties.

(2) OTHER FEDERAL AGENCIES.—Upon request
of the Council, any other Federal agency that is a
member of the Council may detail, on a non-reim-

bursable basis, personnel to assist the Council in
 carrying out its duties.

3 (g) POWERS.—In carrying out this section, the Coun4 cil may hold hearings, receive evidence and assistance, pro5 vide information, and conduct research, as the Council
6 considers appropriate.

7 (h) TERMINATION.—The Council shall terminate
8 upon the expiration of the 5-year period beginning on the
9 date of the enactment of this Act.

10 (i) MORATORIUM ON FLOOD MAP CHANGES.—

11 (1) MORATORIUM.—Except as provided in para-12 graph (2) and notwithstanding any other provision 13 of this subtitle, the National Flood Insurance Act of 14 1968, or the Flood Disaster Protection Act of 1973, 15 during the period beginning upon the date of the en-16 actment of this Act and ending upon the submission 17 by the Council to the Administrator and the Con-18 gress of the proposed new mapping standards re-19 quired under subsection (c)(1), the Administrator 20 may not make effective any new or updated rate 21 maps for flood insurance coverage under the na-22 tional flood insurance program that were not in ef-23 fect for such program as of such date of enactment, 24 or otherwise revise, update, or change the flood insurance rate maps in effect for such program as of
 such date.

3 (2) LETTERS OF MAP CHANGE.—During the pe4 riod described in paragraph (1), the Administrator
5 may revise, update, and change the flood insurance
6 rate maps in effect for the national flood insurance
7 program only pursuant to a letter of map change
8 (including a letter of map amendment, letter of map
9 revision, and letter of map revision based on fill).

10SEC. 307. FEMA INCORPORATION OF NEW MAPPING PROTO-11COLS.

12 (a) NEW RATE MAPPING STANDARDS.—Not later than the expiration of the 6-month period beginning upon 13 14 submission by the Technical Mapping Advisory Council under section 346 of the proposed new mapping standards 15 for flood insurance rate maps used under the national 16 17 flood insurance program developed by the Council pursuant to section 346(c), the Administrator of the Federal 18 19 Emergency Management Agency (in this section referred to as the "Administrator") shall establish new standards 20 21 for such rate maps based on such proposed new standards 22 and the recommendations of the Council.

(b) REQUIREMENTS.—The new standards for flood
insurance rate maps established by the Administrator pursuant to subsection (a) shall—

1	(1) delineate and include in any such rate
2	maps—
3	(A) all areas located within the 100-year
4	flood plain; and
5	(B) areas subject to graduated and other
6	risk levels, to the maximum extent possible;
7	(2) ensure that any such rate maps—
8	(A) include levees, including decertified lev-
9	ees, and the level of protection they confer;
10	(B) reflect current land use and topog-
11	raphy and incorporate the most current and ac-
12	curate ground level data;
13	(C) take into consideration the impacts
14	and use of fill and the flood risks associated
15	with altered hydrology;
16	(D) differentiate between a property that
17	is located in a flood zone and a structure lo-
18	cated on such property that is not at the same
19	risk level for flooding as such property due to
20	the elevation of the structure;
21	(E) identify and incorporate natural fea-
22	tures and their associated flood protection bene-
23	fits into mapping and rates; and
24	(F) identify, analyze, and incorporate the
25	impact of significant changes to building and

development throughout any river or costal
 water system, including all tributaries, which
 may impact flooding in areas downstream; and
 (3) provide that such rate maps are developed
 on a watershed basis.

6 (c) REPORT.—If, in establishing new standards for 7 flood insurance rate maps pursuant to subsection (a) of 8 this section, the Administrator does not implement all of 9 the recommendations of the Council made under the pro-10 posed new mapping standards developed by the Council pursuant to section 346(c), upon establishment of the new 11 12 standards the Administrator shall submit a report to the Committee on Financial Services of the House of Rep-13 14 resentatives and the Committee on Banking, Housing, and 15 Urban Affairs of the Senate specifying which such rec-16 ommendations were not adopted and explaining the rea-17 sons such recommendations were not adopted.

18 (d) IMPLEMENTATION.—The Administrator shall, not later than the expiration of the 6-month period beginning 19 upon establishment of the new standards for flood insur-20 21 ance rate maps pursuant to subsection (a) of this section, 22 commence use of the new standards and updating of flood 23 insurance rate maps in accordance with the new stand-24 ards. Not later than the expiration of the 10-year period 25 beginning upon the establishment of such new standards,

the Administrator shall complete updating of all flood in surance rate maps in accordance with the new standards,
 subject to the availability of sufficient amounts for such
 activities provided in appropriation Acts.

5 (e) TEMPORARY SUSPENSION OF MANDATORY PUR-6 CHASE REQUIREMENT FOR CERTAIN PROPERTIES.—

7 (1)SUBMISSION OF **ELEVATION CERTIFI-**8 CATE.—Subject to paragraphs (2) and (3) of this 9 subsection, subsections (a), (b), and (e) of section 10 102 of the Flood Disaster Protection Act of 1973 11 (42 U.S.C. 4012a), and section 202(a) of such Act, 12 shall not apply to a property located in an area des-13 ignated as having a special flood hazard if the owner 14 of such property submits to the Administrator an 15 elevation certificate for such property showing that 16 the lowest level of the primary residence on such 17 property is at an elevation that is at least three feet 18 higher than the elevation of the 100-year flood plain.

(2) REVIEW OF CERTIFICATE.—The Administrator shall accept as conclusive each elevation certificate submitted under paragraph (1) unless the
Administrator conducts a subsequent elevation survey and determines that the lowest level of the primary residence on the property in question is not at
an elevation that is at least three feet higher than

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1	the elevation of the 100-year flood plain. The Ad-
2	ministrator shall provide any such subsequent ele-
3	vation survey to the owner of such property.
4	(3) Determinations for properties on

5 BORDERS OF SPECIAL FLOOD HAZARD AREAS.—

6 (A) EXPEDITED DETERMINATION.—In the 7 case of any survey for a property submitted to the Administrator pursuant to paragraph (1) 8 9 showing that a portion of the property is lo-10 cated within an area having special flood haz-11 ards and that a structure located on the prop-12 erty is not located within such area having spe-13 cial flood hazards, the Administrator shall expe-14 ditiously process any request made by an owner 15 of the property for a determination pursuant to paragraph (2) or a determination of whether 16 17 the structure is located within the area having 18 special flood hazards.

(B) PROHIBITION OF FEE.—If the Administrator determines pursuant to subparagraph
(A) that the structure on the property is not located within the area having special flood hazards, the Administrator shall not charge a fee
for reviewing the flood hazard data and shall

not require the owner to provide any additional
 elevation data.

3 (C) SIMPLIFICATION OF REVIEW PROC4 ESS.—The Administrator shall collaborate with
5 private sector flood insurers to simplify the re6 view process for properties described in sub7 paragraph (A) and to ensure that the review
8 process provides for accurate determinations.

9 (4) TERMINATION OF AUTHORITY.—This sub-10 section shall cease to apply to a property on the date 11 on which the Administrator updates the flood insur-12 ance rate map that applies to such property in ac-13 cordance with the requirements of subsection (d).

14 SEC. 308. TREATMENT OF LEVEES.

15 Section 1360 of the National Flood Insurance Act of
16 1968 (42 U.S.C. 4101) is amended by adding at the end
17 the following new subsection:

18 "(k) TREATMENT OF LEVEES.—The Administrator 19 may not issue flood insurance maps, or make effective up-20 dated flood insurance maps, that omit or disregard the 21 actual protection afforded by an existing levee, floodwall, 22 pump or other flood protection feature, regardless of the 23 accreditation status of such feature.".

1 SEC. 309. PRIVATIZATION INITIATIVES.

2 (a) FEMA AND GAO REPORTS.—Not later than the 3 expiration of the 18-month period beginning on the date of the enactment of this Act, the Administrator of the 4 5 Federal Emergency Management Agency and the Comptroller General of the United States shall each conduct a 6 7 separate study to assess a broad range of options, meth-8 ods, and strategies for privatizing the national flood insur-9 ance program and shall each submit a report to the Committee on Financial Services of the House of Representa-10 tives and the Committee on Banking, Housing, and Urban 11 Affairs of the Senate with recommendations for the best 12 13 manner to accomplish such privatization.

14 (b) Private Risk-Management Initiatives.—

15 (1) AUTHORITY.—The Administrator of the

16 Federal Emergency Management Agency may carry 17 out such private risk-management initiatives under 18 the national flood insurance program as the Admin-19 istrator considers appropriate to determine the ca-20 pacity of private insurers, reinsurers, and financial 21 markets to assist communities, on a voluntary basis 22 only, in managing the full range of financial risks 23 associated with flooding.

(2) ASSESSMENT.—Not later than the expiration of the 12-month period beginning on the date
of the enactment of this Act, the Administrator shall

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1	assess the capacity of the private reinsurance, cap-
2	ital, and financial markets by seeking proposals to
3	assume a portion of the program's insurance risk
4	and submit to the Congress a report describing the
5	response to such request for proposals and the re-
6	sults of such assessment.
7	(3) PROTOCOL FOR RELEASE OF DATA.—The
8	Administrator shall develop a protocol to provide for
9	the release of data sufficient to conduct the assess-
10	ment required under paragraph (2).
11	(c) REINSURANCE.—The National Flood Insurance
12	Act of 1968 is amended—
13	(1) in section $1331(a)(2)$ (42 U.S.C.
14	4051(a)(2)), by inserting ", including as reinsurance
15	of insurance coverage provided by the flood insur-
16	ance program" before ", on such terms";
17	(2) in section $1332(c)(2)$ (42 U.S.C.
18	4052(c)(2)), by inserting "or reinsurance" after
19	"flood insurance coverage";
20	(3) in section 1335(a) (42 U.S.C. 4055(a))—
21	(A) by inserting "(1)" after "(a)"; and
22	(B) by adding at the end the following new
23	paragraph:
24	"(2) The Administrator is authorized to secure rein-
25	surance coverage of coverage provided by the flood insur-

1	ance program from private market insurance, reinsurance,
2	and capital market sources at rates and on terms deter-
3	mined by the Administrator to be reasonable and appro-
4	priate in an amount sufficient to maintain the ability of
5	the program to pay claims and that minimizes the likeli-
6	hood that the program will utilize the borrowing authority
7	provided under section 1309.";
8	(4) in section 1346(a) (12 U.S.C. 4082(a))—
9	(A) in the matter preceding paragraph (1),
10	by inserting ", or for purposes of securing rein-
11	surance of insurance coverage provided by the
12	program," before "of any or all of";
13	(B) in paragraph (1)—
14	(i) by striking "estimating" and in-
15	serting "Estimating"; and
16	(ii) by striking the semicolon at the
17	end and inserting a period;
18	(C) in paragraph (2) —
19	(i) by striking "receiving" and insert-
20	ing "Receiving"; and
21	(ii) by striking the semicolon at the
22	end and inserting a period;
23	(D) in paragraph (3)—
24	(i) by striking "making" and inserting
25	"Making"; and

1	(ii) by striking "; and" and inserting
2	a period;
3	(E) in paragraph (4)—
4	(i) by striking "otherwise" and insert-
5	ing "Otherwise"; and
6	(ii) by redesignating such paragraph
7	as paragraph (5); and
8	(F) by inserting after paragraph (3) the
9	following new paragraph:
10	"(4) Placing reinsurance coverage on insurance
11	provided by such program."; and
12	(5) in section $1370(a)(3)$ (42 U.S.C.
13	4121(a)(3)), by inserting before the semicolon at the
14	end the following: ", is subject to the reporting re-
15	quirements of the Securities Exchange Act of 1934,
16	pursuant to section $13(a)$ or $15(d)$ of such Act (15
17	U.S.C. 78m(a), 78o(d)), or is authorized by the Ad-
18	ministrator to assume reinsurance on risks insured
19	by the flood insurance program".
20	(d) Assessment of Claims-Paying Ability.—
21	(1) Assessment.—Not later than September
22	30 of each year, the Administrator of the Federal
23	Emergency Management Agency shall conduct an
24	assessment of the claims-paying ability of the na-
25	tional flood insurance program, including the pro-

1	gram's utilization of private sector reinsurance and
2	reinsurance equivalents, with and without reliance
3	on borrowing authority under section 1309 of the
4	National Flood Insurance Act of 1968 (42 U.S.C.
5	4016). In conducting the assessment, the Adminis-
6	trator shall take into consideration regional con-
7	centrations of coverage written by the program, peak
8	flood zones, and relevant mitigation measures.
9	(2) Report.—The Administrator shall submit
10	a report to the Congress of the results of each such
11	assessment, and make such report available to the
12	public, not later than 30 days after completion of
13	the assessment.
13 14	the assessment. SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO-
14	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO-
14 15	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM.
14 15 16	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of
14 15 16 17	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of 1968 (42 U.S.C. 4027) is amended—
14 15 16 17 18	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of 1968 (42 U.S.C. 4027) is amended— (1) in the section heading, by striking "REPORT
14 15 16 17 18 19	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of 1968 (42 U.S.C. 4027) is amended— (1) in the section heading, by striking "REPORT TO THE PRESIDENT" and inserting "ANNUAL RE-
 14 15 16 17 18 19 20 	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of 1968 (42 U.S.C. 4027) is amended— (1) in the section heading, by striking "REPORT TO THE PRESIDENT" and inserting "ANNUAL RE- PORT TO CONGRESS";
 14 15 16 17 18 19 20 21 	SEC. 310. FEMA ANNUAL REPORT ON INSURANCE PRO- GRAM. Section 1320 of the National Flood Insurance Act of 1968 (42 U.S.C. 4027) is amended— (1) in the section heading, by striking "REPORT TO THE PRESIDENT" and inserting "ANNUAL RE- PORT TO CONGRESS"; (2) in subsection (a)—

	01
1	(C) by inserting "not later than June 30
2	of each year" before the period at the end;
3	(3) in subsection (b), by striking "biennial" and
4	inserting "annual"; and
5	(4) by adding at the end the following new sub-
6	section:
7	"(c) FINANCIAL STATUS OF PROGRAM.—The report
8	under this section for each year shall include information
9	regarding the financial status of the national flood insur-
10	ance program under this title, including a description of
11	the financial status of the National Flood Insurance Fund
12	and current and projected levels of claims, premium re-
13	ceipts, expenses, and borrowing under the program.".
14	SEC. 311. MITIGATION ASSISTANCE.
15	(a) MITIGATION ASSISTANCE GRANTS.—Section
16	1366 of the National Flood Insurance Act of 1968 (42 $$
17	U.S.C. 4104c) is amended—
18	(1) in subsection (a), by striking the last sen-
19	tence and inserting the following: "Such financial
20	assistance shall be made available—
21	"(1) to States and communities in the form of
22	grants under this section for carrying out mitigation
23	activities;
24	"(2) to States and communities in the form of

24 "(2) to States and communities in the form of25 grants under this section for carrying out mitigation

activities that reduce flood damage to severe repet itive loss structures; and

3 "(3) to property owners in the form of direct 4 grants under this section for carrying out mitigation 5 activities that reduce flood damage to individual 6 structures for which 2 or more claim payments for 7 losses have been made under flood insurance cov-8 erage under this title if the Administrator, after con-9 sultation with the State and community, determines 10 that neither the State nor community in which such 11 a structure is located has the capacity to manage 12 such grants.".

- 13 (2) by striking subsection (b);
- 14 (3) in subsection (c)—
- 15 (A) by striking "flood risk" and inserting16 "multi-hazard";

17 (B) by striking "provides protection
18 against" and inserting "examines reduction of";
19 and

20 (C) by redesignating such subsection as21 subsection (b);

(4) by striking subsection (d);

23 (5) in subsection (e)—

24 (A) in paragraph (1), by striking the para-25 graph designation and all that follows through

the end of the first sentence and inserting the
 following:

3 "(1) REQUIREMENT OF CONSISTENCY WITH AP4 PROVED MITIGATION PLAN.—Amounts provided
5 under this section may be used only for mitigation
6 activities that are consistent with mitigation plans
7 that are approved by the Administrator and identi8 fied under subparagraph (4).";

9 (B) by striking paragraphs (2), (3), and 10 (4) and inserting the following new paragraphs: 11 "(2) REQUIREMENTS OF TECHNICAL FEASI-12 BILITY, COST EFFECTIVENESS, AND INTEREST OF 13 NFIF.—The Administrator may approve only mitiga-14 tion activities that the Administrator determines are 15 technically feasible and cost-effective and in the in-16 terest of, and represent savings to, the National 17 Flood Insurance Fund. In making such determina-18 tions, the Administrator shall take into consideration 19 recognized benefits that are difficult to quantify.

20 "(3) PRIORITY FOR MITIGATION ASSISTANCE.—
21 In providing grants under this section for mitigation
22 activities, the Administrator shall give priority for
23 funding to activities that the Administrator deter24 mines will result in the greatest savings to the Na-

1	tional Flood Insurance Fund, including activities
2	for—
3	"(A) severe repetitive loss structures;
4	"(B) repetitive loss structures; and
5	"(C) other subsets of structures as the Ad-
6	ministrator may establish.";
7	(C) in paragraph (5)—
8	(i) by striking all of the matter that
9	precedes subparagraph (A) and inserting
10	the following:
11	"(4) ELIGIBLE ACTIVITIES.—Eligible activities
12	may include—";
13	(ii) by striking subparagraphs (E) and
14	$(\mathrm{H});$
15	(iii) by redesignating subparagraphs
16	(D), (F), and (G) as subparagraphs (E),
17	(G), and (H);
18	(iv) by inserting after subparagraph
19	(C) the following new subparagraph:
20	"(D) elevation, relocation, and
21	floodproofing of utilities (including equipment
22	that serve structures);";
23	(v) by inserting after subparagraph
24	(E), as so redesignated by clause (iii) of

this subparagraph, the following new sub paragraph:

"(F) the development or update of State, 3 4 local, or Indian tribal mitigation plans which 5 meet the planning criteria established by the 6 Administrator, except that the amount from 7 grants under this section that may be used 8 under this subparagraph may not exceed 9 \$50,000 for any mitigation plan of a State or 10 \$25,000 for any mitigation plan of a local gov-11 ernment or Indian tribe;";

(vi) in subparagraph (H); as so redesignated by clause (iii) of this subparagraph, by striking "and" at the end; and
(vii) by adding at the end the following new subparagraphs:

17 "(I) other mitigation activities not de18 scribed in subparagraphs (A) through (G) or
19 the regulations issued under subparagraph (H),
20 that are described in the mitigation plan of a
21 State, community, or Indian tribe; and

"(J) personnel costs for State staff that
provide technical assistance to communities to
identify eligible activities, to develop grant applications, and to implement grants awarded

1	under this section not to exceed \$50,000 per
	under this section, not to exceed \$50,000 per
2	State in any Federal fiscal year, so long as the
3	State applied for and was awarded at least
4	\$1,000,000 in grants available under this sec-
5	tion in the prior Federal fiscal year; the re-
6	quirements of subsections $(d)(1)$ and $(d)(2)$
7	shall not apply to the activity under this sub-
8	paragraph.";
9	(D) by adding at the end the following new
10	paragraph:
11	"(6) ELIGIBILITY OF DEMOLITION AND RE-
12	BUILDING OF PROPERTIES.—The Administrator
13	shall consider as an eligible activity the demolition
14	and rebuilding of properties to at least base flood
15	elevation or greater, if required by the Administrator
16	or if required by any State regulation or local ordi-
17	nance, and in accordance with criteria established by
18	the Administrator."; and
19	(E) by redesignating such subsection as
20	subsection (c);
21	(6) by striking subsections (f), (g), and (h) and
22	inserting the following new subsection:
23	"(d) Matching Requirement.—The Administrator
24	may provide grants for eligible mitigation activities as fol-
25	lows:

1	"(1) Severe repetitive loss structures.—
2	In the case of mitigation activities to severe repet-
3	itive loss structures, in an amount up to 100 percent
4	of all eligible costs.
5	"(2) Repetitive loss structures.—In the
6	case of mitigation activities to repetitive loss struc-
7	tures, in an amount up to 90 percent of all eligible
8	costs.
9	"(3) OTHER MITIGATION ACTIVITIES.— In the
10	case of all other mitigation activities, in an amount
11	up to 75 percent of all eligible costs.";
12	(7) in subsection (i)—
13	(A) in paragraph (2)—
14	(i) by striking "certified under sub-
15	section (g)" and inserting "required under
16	subsection (d)"; and
17	(ii) by striking "3 times the amount"
18	and inserting "the amount"; and
19	(B) by redesignating such subsection as
20	subsection (e);
21	(8) in subsection (j)—
22	(A) by striking "Riegle Community Devel-
23	opment and Regulatory Improvement Act of
24	1994" and inserting "Flood Insurance Reform
25	Act of 2012";

(B) by redesignating such subsection as
 subsection (f); and

3 (9) by striking subsections (k) and (m) and in4 serting the following new subsections:

5 "(g) FAILURE TO MAKE GRANT AWARD WITHIN 5 YEARS.—For any application for a grant under this sec-6 7 tion for which the Administrator fails to make a grant 8 award within 5 years of the date of application, the grant 9 application shall be considered to be denied and any funding amounts allocated for such grant applications shall re-10 main in the National Flood Mitigation Fund under section 11 12 1367 of this title and shall be made available for grants 13 under this section.

"(h) LIMITATION ON FUNDING FOR MITIGATION ACTIVITIES FOR SEVERE REPETITIVE LOSS STRUCTURES.—
The amount used pursuant to section 1310(a)(8) in any
fiscal year may not exceed \$40,000,000 and shall remain
available until expended.

19 "(i) DEFINITIONS.—For purposes of this section, the20 following definitions shall apply:

21 "(1) COMMUNITY.—The term 'community'
22 means—

23 "(A) a political subdivision that—

1	"(i) has zoning and building code ju-
2	risdiction over a particular area having
3	special flood hazards, and
4	"(ii) is participating in the national
5	flood insurance program; or
6	"(B) a political subdivision of a State, or
7	other authority, that is designated by political
8	subdivisions, all of which meet the requirements
9	of subparagraph (A), to administer grants for
10	mitigation activities for such political subdivi-
11	sions.
12	"(2) Repetitive loss structure.—The term
13	'repetitive loss structure' has the meaning given
14	such term in section 1370.
15	"(3) Severe repetitive loss structure.—
16	The term 'severe repetitive loss structure' means a
17	structure that—
18	"(A) is covered under a contract for flood
19	insurance made available under this title; and
20	"(B) has incurred flood-related damage—
21	"(i) for which 4 or more separate
22	claims payments have been made under
23	flood insurance coverage under this title,
24	with the amount of each such claim ex-
25	ceeding $$15,000$, and with the cumulative

1	amount of such claims payments exceeding
2	60,000; or
3	"(ii) for which at least 2 separate
4	claims payments have been made under
5	such coverage, with the cumulative amount
6	of such claims exceeding the value of the
7	insured structure.".
8	(b) Elimination of Grants Program for Repet-
9	ITIVE INSURANCE CLAIMS PROPERTIES.—Chapter I of
10	the National Flood Insurance Act of 1968 is amended by
11	striking section 1323 (42 U.S.C. 4030).
12	(c) Elimination of Pilot Program for Mitiga-
13	TION OF SEVERE REPETITIVE LOSS PROPERTIES.—Chap-
14	ter III of the National Flood Insurance Act of 1968 is
15	amended by striking section 1361A (42 U.S.C. 4102a).
16	(d) NATIONAL FLOOD INSURANCE FUND.—Section
17	1310(a) of the National Flood Insurance Act of 1968 (42
18	U.S.C. 4017(a)) is amended—
19	(1) in paragraph (7) , by inserting "and" after
20	the semicolon; and
21	(2) by striking paragraphs (8) and (9) .
22	(e) NATIONAL FLOOD MITIGATION FUND.—Section
23	1367 of the National Flood Insurance Act of 1968 (42 $$
24	U.S.C. 4104d) is amended—
25	(1) in subsection (b)—

1	(A) by striking paragraph (1) and insert-
2	ing the following new paragraph:
3	"(1) in each fiscal year, from the National
4	Flood Insurance Fund in amounts not exceeding
5	\$90,000,000 to remain available until expended, of
6	which—
7	"(A) not more than \$40,000,000 shall be
8	available pursuant to subsection (a) of this sec-
9	tion only for assistance described in section
10	1366(a)(1);
11	"(B) not more than $$40,000,000$ shall be
12	available pursuant to subsection (a) of this sec-
13	tion only for assistance described in section
14	1366(a)(2); and
15	"(C) not more than $10,000,000$ shall be
16	available pursuant to subsection (a) of this sec-
17	tion only for assistance described in section
18	1366(a)(3).".
19	(B) in paragraph (3), by striking "section
20	1366(i)" and inserting "section 1366(e)";
21	(2) in subsection (c), by striking "sections 1366
22	and 1323" and inserting "section 1366";
23	(3) by redesignating subsections (d) and (e) as
24	subsections (f) and (g), respectively; and

(4) by inserting after subsection (c) the fol lowing new subsections:

3 "(d) PROHIBITION ON OFFSETTING COLLECTIONS.—
4 Notwithstanding any other provision of this title, amounts
5 made available pursuant to this section shall not be sub6 ject to offsetting collections through premium rates for
7 flood insurance coverage under this title.

8 "(e) CONTINUED AVAILABILITY AND REALLOCA-9 TION.—Any amounts made available pursuant to subpara-10 graph (A), (B), or (C) of subsection (b)(1) that are not used in any fiscal year shall continue to be available for 11 12 the purposes specified in such subparagraph of subsection 13 (b)(1) pursuant to which such amounts were made available, unless the Administrator determines that realloca-14 15 tion of such unused amounts to meet demonstrated need for other mitigation activities under section 1366 is in the 16 best interest of the National Flood Insurance Fund.". 17

18 (f) INCREASED COST OF COMPLIANCE COVERAGE.—
19 Section 1304(b)(4) of the National Flood Insurance Act
20 of 1968 (42 U.S.C. 4011(b)(4)) is amended—

21 (1) by striking subparagraph (B); and

(2) by redesignating subparagraphs (C), (D),
and (E) as subparagraphs (B), (C), and (D), respectively.

1	SEC. 312. NOTIFICATION TO HOMEOWNERS REGARDING
2	MANDATORY PURCHASE REQUIREMENT AP-
3	PLICABILITY AND RATE PHASE-INS.
4	Section 201 of the Flood Disaster Protection Act of
5	1973 (42 U.S.C. 4105) is amended by adding at the end
6	the following new subsection:

7 "(f) ANNUAL NOTIFICATION.—The Administrator, in
8 consultation with affected communities, shall establish and
9 carry out a plan to notify residents of areas having special
10 flood hazards, on an annual basis—

11 "(1) that they reside in such an area;

12 "(2) of the geographical boundaries of such13 area;

"(3) of whether section 1308(g) of the National
Flood Insurance Act of 1968 applies to properties
within such area;

"(4) of the provisions of section 102 requiring
purchase of flood insurance coverage for properties
located in such an area, including the date on which
such provisions apply with respect to such area, taking into consideration section 102(i); and

"(5) of a general estimate of what similar
homeowners in similar areas typically pay for flood
insurance coverage, taking into consideration section
1308(g) of the National Flood Insurance Act of
1968.".

1SEC. 313. NOTIFICATION TO MEMBERS OF CONGRESS OF2FLOOD MAP REVISIONS AND UPDATES.

3 Section 1360 of the National Flood Insurance Act of
4 1968 (42 U.S.C. 4101), as amended by the preceding pro5 visions of this subtitle, is further amended by adding at
6 the end the following new subsection:

7 "(1) NOTIFICATION TO MEMBERS OF CONGRESS OF MAP MODERNIZATION.—Upon any revision or update of 8 9 any floodplain area or flood-risk zone pursuant to sub-10 section (f), any decision pursuant to subsection (f)(1) that 11 such revision or update is necessary, any issuance of preliminary maps for such revision or updating, or any other 12 significant action relating to any such revision or update, 13 the Administrator shall notify the Senators for each State 14 affected, and each Member of the House of Representa-15 16 tives for each congressional district affected, by such revi-17 sion or update in writing of the action taken.".

18 SEC. 314. NOTIFICATION AND APPEAL OF MAP CHANGES;

19NOTIFICATION TO COMMUNITIES OF ESTAB-20LISHMENT OF FLOOD ELEVATIONS.

Section 1363 of the National Flood Insurance Act of
1968 (42 U.S.C. 4104) is amended by striking the section
designation and all that follows through the end of subsection (a) and inserting the following:

25 "SEC. 1363. (a) In establishing projected flood ele-26 vations for land use purposes with respect to any commu-

nity pursuant to section 1361, the Administrator shall
 first propose such determinations—

"(1) by providing the chief executive officer of
each community affected by the proposed elevations,
by certified mail, with a return receipt requested,
notice of the elevations, including a copy of the maps
for the elevations for such community and a statement explaining the process under this section to appeal for changes in such elevations;

10 ((2)) by causing notice of such elevations to be 11 published in the Federal Register, which notice shall 12 include information sufficient to identify the ele-13 vation determinations and the communities affected. 14 information explaining how to obtain copies of the 15 elevations, and a statement explaining the process 16 under this section to appeal for changes in the ele-17 vations;

18 "(3) by publishing in a prominent local news-19 paper the elevations, a description of the appeals 20 process for flood determinations, and the mailing ad-21 dress and telephone number of a person the owner 22 may contact for more information or to initiate an 23 appeal;

1	"(4) by providing written notification, by first
2	class mail, to each owner of real property affected by
3	the proposed elevations of—
4	"(A) the status of such property, both
5	prior to and after the effective date of the pro-
6	posed determination, with respect to flood zone
7	and flood insurance requirements under this
8	Act and the Flood Disaster Protection Act of
9	1973;
10	"(B) the process under this section to ap-
11	peal a flood elevation determination; and
12	"(C) the mailing address and phone num-
13	ber of a person the owner may contact for more
14	information or to initiate an appeal; and".
15	SEC. 315. NOTIFICATION TO TENANTS OF AVAILABILITY OF
16	CONTENTS INSURANCE.
17	The National Flood Insurance Act of 1968 is amend-
18	ed by inserting after section 1308 (42 U.S.C. 4015) the
19	following new section:
20	"SEC. 1308A. NOTIFICATION TO TENANTS OF AVAILABILITY
21	OF CONTENTS INSURANCE.
22	"(a) IN GENERAL.—The Administrator shall, upon
23	entering into a contract for flood insurance coverage under
24	this title for any property—

1 "(1) provide to the insured sufficient copies of 2 the notice developed pursuant to subsection (b); and 3 "(2) require the insured to provide a copy of 4 the notice, or otherwise provide notification of the 5 information under subsection (b) in the manner that 6 the manager or landlord deems most appropriate, to 7 each such tenant and to each new tenant upon commencement of such a tenancy. 8 9 "(b) NOTICE.—Notice to a tenant of a property in accordance with this subsection is written notice that 10 11 clearly informs a tenant— 12 "(1) whether the property is located in an area 13 having special flood hazards; 14 "(2) that flood insurance coverage is available 15 under the national flood insurance program under this title for contents of the unit or structure leased 16 17 by the tenant; 18 "(3) of the maximum amount of such coverage for contents available under this title at that time; 19 20 and "(4) of where to obtain information regarding 21 22 how to obtain such coverage, including a telephone 23 number, mailing address, and Internet site of the 24 Administrator where such information is available.".

1	SEC. 316. NOTIFICATION TO POLICY HOLDERS REGARDING
2	DIRECT MANAGEMENT OF POLICY BY FEMA.
3	Part C of chapter II of the National Flood Insurance
4	Act of 1968 (42 U.S.C. 4081 et seq.) is amended by add-
5	ing at the end the following new section:
6	"SEC. 1349. NOTIFICATION TO POLICY HOLDERS REGARD-
7	ING DIRECT MANAGEMENT OF POLICY BY
8	FEMA.
9	"(a) NOTIFICATION.—Not later than 60 days before
10	the date on which a transferred flood insurance policy ex-
11	pires, and annually thereafter until such time as the Fed-
12	eral Emergency Management Agency is no longer directly
13	administering such policy, the Administrator shall notify
14	the holder of such policy that—
15	"(1) the Federal Emergency Management
16	Agency is directly administering the policy;
17	"(2) such holder may purchase flood insurance
18	that is directly administered by an insurance com-
19	pany; and
20	"(3) purchasing flood insurance offered under
21	the National Flood Insurance Program that is di-
22	rectly administered by an insurance company will
23	not alter the coverage provided or the premiums
24	charged to such holder that otherwise would be pro-
25	vided or charged if the policy was directly adminis-

1 tered by the Federal Emergency Management Agen-2 cy. 3 "(b) DEFINITION.—In this section, the term 'trans-4 ferred flood insurance policy' means a flood insurance pol-5 icy that— 6 "(1) was directly administered by an insurance 7 company at the time the policy was originally pur-8 chased by the policy holder; and 9 "(2) at the time of renewal of the policy, direct 10 administration of the policy was or will be trans-11 ferred to the Federal Emergency Management Agen-12 cy.". 13 SEC. 317. NOTICE OF AVAILABILITY OF FLOOD INSURANCE 14 AND ESCROW IN RESPA GOOD FAITH ESTI-15 MATE. 16 Subsection (c) of section 5 of the Real Estate Settlement Procedures Act of 1974 (12 U.S.C. 2604(c)) is 17 18 amended by adding at the end the following new sentence: 19 "Each such good faith estimate shall include the following 20 conspicuous statements and information: (1) that flood in-21 surance coverage for residential real estate is generally 22 available under the national flood insurance program 23 whether or not the real estate is located in an area having 24 special flood hazards and that, to obtain such coverage, 25 a home owner or purchaser should contact the national
flood insurance program; (2) a telephone number and a 1 location on the Internet by which a home owner or pur-2 3 chaser can contact the national flood insurance program; 4 and (3) that the escrowing of flood insurance payments 5 is required for many loans under section 102(d) of the Flood Disaster Protection Act of 1973, and may be a con-6 7 venient and available option with respect to other loans.". 8 SEC. 318. REIMBURSEMENT FOR COSTS INCURRED BY 9 HOMEOWNERS AND COMMUNITIES OBTAIN-10 ING LETTERS OF MAP AMENDMENT OR REVI-11 SION.

(a) IN GENERAL.—Section 1360 of the National
Flood Insurance Act of 1968 (42 U.S.C. 4101), as amended by the preceding provisions of this subtitle, is further
amended by adding at the end the following new subsection:

17 "(m) Reimbursement.—

18 ((1))REQUIREMENT UPON BONA FIDE 19 ERROR.—If an owner of any property located in an 20 area described in section 102(i)(3) of the Flood Dis-21 aster Protection Act of 1973, or a community in 22 which such a property is located, obtains a letter of 23 map amendment, or a letter of map revision, due to 24 a bona fide error on the part of the Administrator 25 of the Federal Emergency Management Agency, the

Administrator shall reimburse such owner, or such
 entity or jurisdiction acting on such owner's behalf,
 or such community, as applicable, for any reasonable
 costs incurred in obtaining such letter.

"(2) REASONABLE COSTS.—The Administrator 5 6 shall, by regulation or notice, determine a reasonable 7 amount of costs to be reimbursed under paragraph 8 (1), except that such costs shall not include legal or 9 attorneys fees. In determining the reasonableness of 10 costs, the Administrator shall only consider the ac-11 tual costs to the owner or community, as applicable, 12 of utilizing the services of an engineer, surveyor, or 13 similar services.".

14 (b) REGULATIONS.—Not later than 90 days after the 15 date of the enactment of this Act, the Administrator of the Federal Emergency Management Agency shall issue 16 17 the regulations or notice required under section 18 1360(m)(2) of the National Flood Insurance Act of 1968, 19 as added by the amendment made by subsection (a) of 20 this section.

21 SEC. 319. ENHANCED COMMUNICATION WITH CERTAIN 22 COMMUNITIES DURING MAP UPDATING 23 PROCESS.

Section 1360 of the National Flood Insurance Act of
1968 (42 U.S.C. 4101), as amended by the preceding pro-

1 visions of this subtitle, is further amended by adding at2 the end the following new subsection:

3 "(n) ENHANCED COMMUNICATION WITH CERTAIN 4 Communities During Map Updating Process.—In updating flood insurance maps under this section, the Ad-5 6 ministrator shall communicate with communities located 7 in areas where flood insurance rate maps have not been 8 updated in 20 years or more and the appropriate State 9 emergency agencies to resolve outstanding issues, provide technical assistance, and disseminate all necessary infor-10 mation to reduce the prevalence of outdated maps in flood-11 prone areas.". 12

13 SEC. 320. NOTIFICATION TO RESIDENTS NEWLY INCLUDED 14 IN FLOOD HAZARD AREAS.

15 Section 1360 of the National Flood Insurance Act of
16 1968 (42 U.S.C. 4101), as amended by the preceding pro17 visions of this subtitle, is further amended by adding at
18 the end the following new subsection:

19 "(o) NOTIFICATION TO RESIDENTS NEWLY IN-20 CLUDED IN FLOOD HAZARD AREA.—In revising or updat-21 ing any areas having special flood hazards, the Adminis-22 trator shall provide to each owner of a property to be 23 newly included in such a special flood hazard area, at the 24 time of issuance of such proposed revised or updated flood 25 insurance maps, a copy of the proposed revised or updated flood insurance maps together with information regarding
 the appeals process under section 1363 (42 U.S.C.
 4104).".

4 SEC. 321. TREATMENT OF SWIMMING POOL ENCLOSURES 5 OUTSIDE OF HURRICANE SEASON.

6 Chapter I of the National Flood Insurance Act of
7 1968 (42 U.S.C. 4001 et seq.) is amended by adding at
8 the end the following new section:

9 "SEC. 1325. TREATMENT OF SWIMMING POOL ENCLOSURES

10

OUTSIDE OF HURRICANE SEASON.

11 "In the case of any property that is otherwise in com-12 pliance with the coverage and building requirements of the 13 national flood insurance program, the presence of an enclosed swimming pool located at ground level or in the 14 15 space below the lowest floor of a building after November 30 and before June 1 of any year shall have no effect on 16 the terms of coverage or the ability to receive coverage 17 18 for such building under the national flood insurance pro-19 gram established pursuant to this title, if the pool is en-20 closed with non-supporting breakaway walls.".

21 SEC. 322. INFORMATION REGARDING MULTIPLE PERILS 22 CLAIMS.

23 Section 1345 of the National Flood Insurance Act of
24 1968 (42 U.S.C. 4081) is amended by adding at the end
25 the following new subsection:

"(d) Information Regarding Multiple Perils
 Claims.—

3	"(1) IN GENERAL.—Subject to paragraph (2),
4	if an insured having flood insurance coverage under
5	a policy issued under the program under this title by
6	the Administrator or a company, insurer, or entity
7	offering flood insurance coverage under such pro-
8	gram (in this subsection referred to as a 'partici-
9	pating company') has wind or other homeowners
10	coverage from any company, insurer, or other entity
11	covering property covered by such flood insurance, in
12	the case of damage to such property that may have
13	been caused by flood or by wind, the Administrator
14	and the participating company, upon the request of
15	the insured, shall provide to the insured, within 30
16	days of such request—
17	"(A) a copy of the estimate of structure
18	damage;
19	"(B) proofs of loss;

20 "(C) any expert or engineering reports or
21 documents commissioned by or relied upon by
22 the Administrator or participating company in
23 determining whether the damage was caused by
24 flood or any other peril; and

1 "(D) the Administrator's or the partici-2 pating company's final determination on the 3 claim.

4 "(2) TIMING.—Paragraph (1) shall apply only
5 with respect to a request described in such para6 graph made by an insured after the Administrator
7 or the participating company, or both, as applicable,
8 have issued a final decision on the flood claim in9 volved and resolution of all appeals with respect to
10 such claim.".

11SEC. 323. FEMA AUTHORITY TO REJECT TRANSFER OF12POLICIES.

13 Section 1345 of the National Flood Insurance Act of
14 1968 (42 U.S.C. 4081) is amended by adding at the end
15 the following new subsection:

16 "(e) FEMA AUTHORITY TO REJECT TRANSFER OF POLICIES.—Notwithstanding any other provision of this 17 Act, the Administrator may, at the discretion of the Ad-18 ministrator, refuse to accept the transfer of the adminis-19 tration of policies for coverage under the flood insurance 20 21 program under this title that are written and administered 22 by any insurance company or other insurer, or any insur-23 ance agent or broker.".

1 SEC. 324. APPEALS.

2	(a) Television and Radio Announcement.—Sec-
3	tion 1363 of the National Flood Insurance Act of 1968
4	(42 U.S.C. 4104), as amended by the preceding provisions
5	of this subtitle, is further amended—
6	(1) in subsection (a), by adding at the end the
7	following new paragraph:
8	((5) by notifying a local television and radio
9	station,"; and
10	(2) in the first sentence of subsection (b), by in-
11	serting before the period at the end the following:
12	"and shall notify a local television and radio station
13	at least once during the same 10-day period".
14	(b) EXTENSION OF APPEALS PERIOD.—Subsection
15	(b) of section 1363 of the National Flood Insurance Act
16	of 1968 (42 U.S.C. 4104(b)) is amended—
17	(1) by striking "(b) The Director" and insert-
18	ing "(b)(1) The Administrator"; and
19	(2) by adding at the end the following new
20	paragraph:
21	((2) The Administrator shall grant an extension of
22	the 90-day period for appeals referred to in paragraph (1)
23	for 90 additional days if an affected community certifies
24	to the Administrator, after the expiration of at least 60
25	days of such period, that the community—

"(A) believes there are property owners or les sees in the community who are unaware of such pe riod for appeals; and

4 "(B) will utilize the extension under this para5 graph to notify property owners or lessees who are
6 affected by the proposed flood elevation determina7 tions of the period for appeals and the opportunity
8 to appeal the determinations proposed by the Ad9 ministrator.".

10 (c) APPLICABILITY.—The amendments made by sub-11 sections (a) and (b) shall apply with respect to any flood 12 elevation determination for any area in a community that 13 has not, as of the date of the enactment of this Act, been 14 issued a Letter of Final Determination for such deter-15 mination under the flood insurance map modernization 16 process.

17 SEC. 325. RESERVE FUND.

(a) ESTABLISHMENT.—Chapter I of the National
Flood Insurance Act of 1968 is amended by inserting after
section 1310 (42 U.S.C. 4017) the following new section: **"SEC. 1310A. RESERVE FUND.**

"(a) ESTABLISHMENT OF RESERVE FUND.—In carrying out the flood insurance program authorized by this
title, the Administrator shall establish in the Treasury of
the United States a National Flood Insurance Reserve

1 Fund (in this section referred to as the 'Reserve Fund') 2 which shall—

3	"(1) be an account separate from any other ac-
4	counts or funds available to the Administrator; and
5	((2) be available for meeting the expected fu-
6	ture obligations of the flood insurance program.
7	"(b) RESERVE RATIO.—Subject to the phase-in re-
8	quirements under subsection (d), the Reserve Fund shall
9	maintain a balance equal to—
10	((1) 1 percent of the sum of the total potential)
11	loss exposure of all outstanding flood insurance poli-
12	cies in force in the prior fiscal year; or
13	((2) such higher percentage as the Adminis-
14	trator determines to be appropriate, taking into con-
15	sideration any circumstance that may raise a signifi-
16	cant risk of substantial future losses to the Reserve
17	Fund.
18	"(c) Maintenance of Reserve Ratio.—
19	"(1) IN GENERAL.—The Administrator shall
20	have the authority to establish, increase, or decrease
21	the amount of aggregate annual insurance premiums
22	to be collected for any fiscal year necessary—
23	"(A) to maintain the reserve ratio required
24	under subsection (b); and

1	"(B) to achieve such reserve ratio, if the
2	actual balance of such reserve is below the
3	amount required under subsection (b).
4	"(2) Considerations.—In exercising the au-
5	thority under paragraph (1), the Administrator shall
6	consider—
7	"(A) the expected operating expenses of
8	the Reserve Fund;
9	"(B) the insurance loss expenditures under
10	the flood insurance program;
11	"(C) any investment income generated
12	under the flood insurance program; and
13	"(D) any other factor that the Adminis-
14	trator determines appropriate.
15	"(3) LIMITATIONS.—In exercising the authority
16	under paragraph (1), the Administrator shall be
17	subject to all other provisions of this Act, including
18	any provisions relating to chargeable premium rates
19	and annual increases of such rates.
20	"(d) Phase-in Requirements.—The phase-in re-
21	quirements under this subsection are as follows:
22	"(1) IN GENERAL.—Beginning in fiscal year
23	2012 and not ending until the fiscal year in which
24	the ratio required under subsection (b) is achieved,
25	in each such fiscal year the Administrator shall

place in the Reserve Fund an amount equal to not
 less than 7.5 percent of the reserve ratio required
 under subsection (b).

4 "(2) AMOUNT SATISFIED.—As soon as the ratio
5 required under subsection (b) is achieved, and except
6 as provided in paragraph (3), the Administrator
7 shall not be required to set aside any amounts for
8 the Reserve Fund.

9 "(3) EXCEPTION.—If at any time after the 10 ratio required under subsection (b) is achieved, the 11 Reserve Fund falls below the required ratio under 12 subsection (b), the Administrator shall place in the 13 Reserve Fund for that fiscal year an amount equal 14 to not less than 7.5 percent of the reserve ratio re-15 quired under subsection (b).

16 "(e) LIMITATION ON RESERVE RATIO.—In any given 17 fiscal year, if the Administrator determines that the re-18 serve ratio required under subsection (b) cannot be 19 achieved, the Administrator shall submit a report to the 20 Congress that—

- 21 "(1) describes and details the specific concerns
 22 of the Administrator regarding such consequences;
- 23 "(2) demonstrates how such consequences
 24 would harm the long-term financial soundness of the
 25 flood insurance program; and

"(3) indicates the maximum attainable reserve
 ratio for that particular fiscal year.

3 "(f) AVAILABILITY OF AMOUNTS.—The reserve ratio 4 requirements under subsection (b) and the phase-in re-5 quirements under subsection (d) shall be subject to the 6 availability of amounts in the National Flood Insurance 7 Fund for transfer under section 1310(a)(10), as provided 8 in section 1310(f).".

9 (b) FUNDING.—Subsection (a) of section 1310 of the
10 National Flood Insurance Act of 1968 (42 U.S.C.
11 4017(a)), as amended by the preceding provisions of this
12 Act, is further amended by adding at the end the following
13 new paragraph:

14 "(10) for transfers to the National Flood Insur15 ance Reserve Fund under section 1310A, in accord16 ance with such section.".

17 SEC. 326. CDBG ELIGIBILITY FOR FLOOD INSURANCE OUT-

18 REACH ACTIVITIES AND COMMUNITY BUILD19 ING CODE ADMINISTRATION GRANTS.

Section 105(a) of the Housing and Community Development Act of 1974 (42 U.S.C. 5305(a)) is amended—
(1) in paragraph (24), by striking "and" at the
end;

24 (2) in paragraph (25), by striking the period at
25 the end and inserting a semicolon; and

(3) by adding at the end the following new
 paragraphs:

3 "(26) supplementing existing State or local funding for administration of building code enforce-4 5 ment by local building code enforcement depart-6 ments, including for increasing staffing, providing 7 staff training, increasing staff competence and pro-8 fessional qualifications, and supporting individual 9 certification or departmental accreditation, and for 10 capital expenditures specifically dedicated to the ad-11 ministration of the building code enforcement de-12 partment, except that, to be eligible to use amounts 13 as provided in this paragraph—

14 "(A) a building code enforcement depart15 ment shall provide matching, non-Federal funds
16 to be used in conjunction with amounts used
17 under this paragraph in an amount—

18 "(i) in the case of a building code en19 forcement department serving an area with
20 a population of more than 50,000, equal to
21 not less than 50 percent of the total
22 amount of any funds made available under
23 this title that are used under this para24 graph;

1	"(ii) in the case of a building code en-
2	forcement department serving an area with
3	a population of between 20,001 and
4	50,000, equal to not less than 25 percent
5	of the total amount of any funds made
6	available under this title that are used
7	under this paragraph; and
8	"(iii) in the case of a building code
9	enforcement department serving an area
10	with a population of less than 20,000,
11	equal to not less than 12.5 percent of the
12	total amount of any funds made available
13	under this title that are used under this
14	paragraph,
15	except that the Secretary may waive the match-
16	ing fund requirements under this subparagraph,
17	in whole or in part, based upon the level of eco-
18	nomic distress of the jurisdiction in which is lo-

17 In whole or in part, based upon the level of eco-18 nomic distress of the jurisdiction in which is lo-19 cated the local building code enforcement de-20 partment that is using amounts for purposes 21 under this paragraph, and shall waive such 22 matching fund requirements in whole for any 23 recipient jurisdiction that has dedicated all 24 building code permitting fees to the conduct of 25 local building code enforcement; and "(B) any building code enforcement department using funds made available under this
title for purposes under this paragraph shall
empanel a code administration and enforcement
team consisting of at least 1 full-time building
code enforcement officer, a city planner, and a
health planner or similar officer; and

8 "(27) provision of assistance to local govern-9 mental agencies responsible for floodplain manage-10 ment activities (including such agencies of Indians 11 tribes, as such term is defined in section 4 of the 12 Native American Housing Assistance and Self-De-13 termination Act of 1996 (25 U.S.C. 4103)) in com-14 munities that participate in the national flood insur-15 ance program under the National Flood Insurance 16 Act of 1968 (42 U.S.C. 4001 et seq.), only for car-17 rying out outreach activities to encourage and facili-18 tate the purchase of flood insurance protection 19 under such Act by owners and renters of properties 20 in such communities and to promote educational ac-21 tivities that increase awareness of flood risk reduc-22 tion; except that—

23 "(A) amounts used as provided under this
24 paragraph shall be used only for activities de25 signed to—

1	"(i) identify owners and renters of
2	properties in communities that participate
3	in the national flood insurance program,
4	including owners of residential and com-
5	mercial properties;
6	"(ii) notify such owners and renters
7	when their properties become included in,
8	or when they are excluded from, an area
9	having special flood hazards and the effect
10	of such inclusion or exclusion on the appli-
11	cability of the mandatory flood insurance
12	purchase requirement under section 102 of
13	the Flood Disaster Protection Act of 1973
14	(42 U.S.C. 4012a) to such properties;
15	"(iii) educate such owners and renters
16	regarding the flood risk and reduction of
17	this risk in their community, including the
18	continued flood risks to areas that are no
19	longer subject to the flood insurance man-
20	datory purchase requirement;
21	"(iv) educate such owners and renters
22	regarding the benefits and costs of main-
23	taining or acquiring flood insurance, in-
24	cluding, where applicable, lower-cost pre-
25	ferred risk policies under this title for such

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properties and the contents of such properties;

"(v) encourage such owners and rent-3 4 ers to maintain or acquire such coverage; "(vi) notify such owners of where to 5 6 obtain information regarding how to obtain 7 such coverage, including a telephone num-8 ber, mailing address, and Internet site of the Administrator of the Federal Emer-9 10 gency Management Agency (in this para-11 graph referred to as the 'Administrator') where such information is available; and 12

13 "(vii) educate local real estate agents 14 in communities participating in the na-15 tional flood insurance program regarding 16 the program and the availability of cov-17 erage under the program for owners and 18 renters of properties in such communities, 19 and establish coordination and liaisons 20 with such real estate agents to facilitate 21 purchase of coverage under the National 22 Flood Insurance Act of 1968 and increase 23 awareness of flood risk reduction;

24 "(B) in any fiscal year, a local govern-25 mental agency may not use an amount under

1 this paragraph that exceeds 3 times the amount 2 that the agency certifies, as the Secretary, in consultation with the Administrator, shall re-3 4 quire, that the agency will contribute from non-5 Federal funds to be used with such amounts 6 used under this paragraph only for carrying out 7 activities described in subparagraph (A); and 8 for purposes of this subparagraph, the term 9 'non-Federal funds' includes State or local gov-10 ernment agency amounts, in-kind contributions, 11 any salary paid to staff to carry out the eligible 12 activities of the local governmental agency in-13 volved, the value of the time and services con-14 tributed by volunteers to carry out such services 15 (at a rate determined by the Secretary), and the value of any donated material or building 16 17 and the value of any lease on a building; 18 "(C) a local governmental agency that uses

18 "(C) a local governmental agency that uses
19 amounts as provided under this paragraph may
20 coordinate or contract with other agencies and
21 entities having particular capacities, specialties,
22 or experience with respect to certain populations or constituencies, including elderly or
24 disabled families or persons, to carry out activi-

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ties described in subparagraph (A) with respect to such populations or constituencies; and

3 "(D) each local government agency that 4 uses amounts as provided under this paragraph 5 shall submit a report to the Secretary and the 6 Administrator, not later than 12 months after 7 such amounts are first received, which shall in-8 clude such information as the Secretary and the 9 Administrator jointly consider appropriate to 10 describe the activities conducted using such 11 amounts and the effect of such activities on the 12 retention or acquisition of flood insurance cov-13 erage.".

14 SEC. 327. TECHNICAL CORRECTIONS.

(a) FLOOD DISASTER PROTECTION ACT OF 1973.—
The Flood Disaster Protection Act of 1973 (42 U.S.C.
4002 et seq.) is amended—

(1) by striking "Director" each place such term
appears, except in section 102(f)(3) (42 U.S.C.
4012a(f)(3)), and inserting "Administrator"; and

(2) in section 201(b) (42 U.S.C. 4105(b)), by
striking "Director's" and inserting "Administrator's".

(b) NATIONAL FLOOD INSURANCE ACT OF 1968.—
 The National Flood Insurance Act of 1968 (42 U.S.C.
 4001 et seq.) is amended—

- 4 (1) by striking "Director" each place such term
 5 appears and inserting "Administrator"; and
- 6 (2) in section 1363 (42 U.S.C. 4104), by strik7 ing "Director's" each place such term appears and
 8 inserting "Administrator's".

9 (c) FEDERAL FLOOD INSURANCE ACT OF 1956.—
10 Section 15(e) of the Federal Flood Insurance Act of 1956
11 (42 U.S.C. 2414(e)) is amended by striking "Director"
12 each place such term appears and inserting "Adminis13 trator".

14 SEC. 328. REQUIRING COMPETITION FOR NATIONAL FLOOD

15

INSURANCE PROGRAM POLICIES.

16 (a) REPORT.—Not later than the expiration of the 17 90-day period beginning upon the date of the enactment 18 of this Act, the Administrator of the Federal Emergency 19 Management Agency, in consultation with insurance com-20 panies, insurance agents and other organizations with 21 which the Administrator has contracted, shall submit to 22 the Congress a report describing procedures and policies 23 that the Administrator shall implement to limit the per-24 centage of policies for flood insurance coverage under the 25 national flood insurance program that are directly man-

f:\VHLC\050912\050912.261.xml May 9, 2012 (6:07 p.m.) aged by the Agency to not more than 10 percent of the
 aggregate number of flood insurance policies in force
 under such program.

4 (b) IMPLEMENTATION.—Upon submission of the re-5 port under subsection (a) to the Congress, the Administrator shall implement the policies and procedures de-6 7 scribed in the report. The Administrator shall, not later 8 than the expiration of the 12-month period beginning 9 upon submission of such report, reduce the number of 10 policies for flood insurance coverage that are directly managed by the Agency, or by the Agency's direct servicing 11 12 contractor that is not an insurer, to not more than 10 percent of the aggregate number of flood insurance poli-13 14 cies in force as of the expiration of such 12-month period. 15 (c) CONTINUATION OF CURRENT AGENT RELATION-SHIPS.—In carrying out subsection (b), the Administrator 16 17 shall ensure that—

18 (1) agents selling or servicing policies described
19 in such subsection are not prevented from con20 tinuing to sell or service such policies; and

(2) insurance companies are not prevented from
waiving any limitation such companies could otherwise enforce to limit any such activity.

1SEC. 329. STUDIES OF VOLUNTARY COMMUNITY-BASED2FLOOD INSURANCE OPTIONS.

3 (a) STUDIES.—The Administrator of the Federal Emergency Management Agency and the Comptroller 4 5 General of the United States shall each conduct a separate study to assess options, methods, and strategies for offer-6 7 ing voluntary community-based flood insurance policy op-8 tions and incorporating such options into the national 9 flood insurance program. Such studies shall take into con-10 sideration and analyze how the policy options would affect 11 communities having varying economic bases, geographic locations, flood hazard characteristics or classifications, 12 13 and flood management approaches.

14 (b) REPORTS.—Not later than the expiration of the 18-month period beginning on the date of the enactment 15 16 of this Act, the Administrator of the Federal Emergency Management Agency and the Comptroller General of the 17 United States shall each submit a report to the Committee 18 19 on Financial Services of the House of Representatives and the Committee on Banking, Housing, and Urban Affairs 20 21 of the Senate on the results and conclusions of the study 22 such agency conducted under subsection (a), and each 23 such report shall include recommendations for the best 24 manner to incorporate voluntary community-based flood insurance options into the national flood insurance pro-25 gram and for a strategy to implement such options that 26

f:\VHLC\050912\050912.261.xml May 9, 2012 (6:07 p.m.) would encourage communities to undertake flood mitiga tion activities.

3 SEC. 330. REPORT ON INCLUSION OF BUILDING CODES IN 4 FLOODPLAIN MANAGEMENT CRITERIA.

5 Not later than the expiration of the 6-month period beginning on the date of the enactment of this Act, the 6 7 Administrator of the Federal Emergency Management 8 Agency shall conduct a study and submit a report to the 9 Committee on Financial Services of the House of Representatives and the Committee on Banking, Housing, and 10 Urban Affairs of the Senate regarding the impact, effec-11 12 tiveness, and feasibility of amending section 1361 of the National Flood Insurance Act of 1968 (42 U.S.C. 4102) 13 to include widely used and nationally recognized building 14 15 codes as part of the floodplain management criteria developed under such section, and shall determine— 16

(1) the regulatory, financial, and economic impacts of such a building code requirement on homeowners, States and local communities, local land use
policies, and the Federal Emergency Management
Agency;

(2) the resources required of State and local
communities to administer and enforce such a building code requirement;

1	(3) the effectiveness of such a building code re-
2	quirement in reducing flood-related damage to build-
3	ings and contents;
4	(4) the impact of such a building code require-
5	ment on the actuarial soundness of the National
6	Flood Insurance Program;
7	(5) the effectiveness of nationally recognized
8	codes in allowing innovative materials and systems
9	for flood-resistant construction;
10	(6) the feasibility and effectiveness of providing
11	an incentive in lower premium rates for flood insur-
12	ance coverage under such Act for structures meeting
13	whichever of such widely used and nationally recog-
14	nized building code or any applicable local building
15	code provides greater protection from flood damage;
16	(7) the impact of such a building code require-
17	ment on rural communities with different building
18	code challenges than more urban environments; and
19	(8) the impact of such a building code require-
20	ment on Indian reservations.
21	SEC. 331. STUDY ON GRADUATED RISK.
22	(a) STUDY.—The National Academy of Sciences shall
23	conduct a study exploring methods for understanding

24 graduated risk behind levees and the associated land de-

velopment, insurance, and risk communication dimensions,
 which shall—

3 (1) research, review, and recommend current
4 best practices for estimating direct annualized flood
5 losses behind levees for residential and commercial
6 structures;

7 (2) rank such practices based on their best
8 value, balancing cost, scientific integrity, and the in9 herent uncertainties associated with all aspects of
10 the loss estimate, including geotechnical engineering,
11 flood frequency estimates, economic value, and direct
12 damages;

(3) research, review, and identify current best
floodplain management and land use practices behind levees that effectively balance social, economic,
and environmental considerations as part of an overall flood risk management strategy;

(4) identify examples where such practices have
proven effective and recommend methods and processes by which they could be applied more broadly
across the United States, given the variety of different flood risks, State and local legal frameworks,
and evolving judicial opinions;

(5) research, review, and identify a variety offlood insurance pricing options for flood hazards be-

hind levees which are actuarially sound and based on
 the flood risk data developed using the top three
 best value approaches identified pursuant to para graph (1);

5 (6) evaluate and recommend methods to reduce 6 insurance costs through creative arrangements be-7 tween insureds and insurers while keeping a clear 8 accounting of how much financial risk is being borne 9 by various parties such that the entire risk is ac-10 counted for, including establishment of explicit limits 11 on disaster aid or other assistance in the event of a 12 flood; and

(7) taking into consideration the recommendations pursuant to paragraphs (1) through (3), recommend approaches to communicating the associated risks to community officials, homeowners, and
other residents.

18 (b) REPORT.—Not later than the expiration of the 19 12-month period beginning on the date of the enactment 20 of this Act, the National Academy of Sciences shall submit 21 a report to the Committees on Financial Services and 22 Science, Space, and Technology of the House of Rep-23 resentatives and the Committees on Banking, Housing, 24 and Urban Affairs and Commerce, Science and Transpor-25 tation of the Senate on the study under subsection (a) including the information and recommendations required
 under such subsection.

3 SEC. 332. REPORT ON FLOOD-IN-PROGRESS DETERMINA-4 TION.

5 The Administrator of the Federal Emergency Management Agency shall review the processes and procedures 6 7 for determining that a flood event has commenced or is 8 in progress for purposes of flood insurance coverage made 9 available under the national flood insurance program 10 under the National Flood Insurance Act of 1968 and for providing public notification that such an event has com-11 menced or is in progress. In such review, the Adminis-12 trator shall take into consideration the effects and implica-13 tions that weather conditions, such as rainfall, snowfall, 14 15 projected snowmelt, existing water levels, and other conditions have on the determination that a flood event has 16 commenced or is in progress. Not later than the expiration 17 18 of the 6-month period beginning upon the date of the en-19 actment of this Act, the Administrator shall submit a re-20 port to the Congress setting forth the results and conclu-21 sions of the review undertaken pursuant to this section 22 and any actions undertaken or proposed actions to be 23 taken to provide for a more precise and technical deter-24 mination that a flooding event has commenced or is in 25 progress.

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1 SEC. 333. STUDY ON REPAYING FLOOD INSURANCE DEBT.

2 Not later than the expiration of the 6-month period 3 beginning on the date of the enactment of this Act, the Administrator of the Federal Emergency Management 4 5 Agency shall submit a report to the Congress setting forth a plan for repaying within 10 years all amounts, including 6 7 any amounts previously borrowed but not yet repaid, owed pursuant to clause (2) of subsection (a) of section 1309 8 9 of the National Flood Insurance Act of 1968 (42 U.S.C. 10 4016(a)(2)).

11 SEC. 334. NO CAUSE OF ACTION.

12 No cause of action shall exist and no claim may be 13 brought against the United States for violation of any no-14 tification requirement imposed upon the United States by 15 this subtitle or any amendment made by this subtitle.

16SEC. 335. AUTHORITY FOR THE CORPS OF ENGINEERS TO17PROVIDE SPECIALIZED OR TECHNICAL SERV-18ICES.

(a) IN GENERAL.—Notwithstanding any other provision of law, upon the request of a State or local government, the Secretary of the Army may evaluate a levee system that was designed or constructed by the Secretary for
the purposes of the National Flood Insurance Program established under chapter 1 of the National Flood Insurance
Act of 1968 (42 U.S.C. 4011 et seq.).

1 (b) REQUIREMENTS.—A levee system evaluation 2 under subsection (a) shall—

3 (1) comply with applicable regulations related
4 to areas protected by a levee system;

5 (2) be carried out in accordance with such pro6 cedures as the Secretary, in consultation with the
7 Administrator of the Federal Emergency Manage8 ment Agency, may establish; and

9 (3) be carried out only if the State or local gov-10 ernment agrees to reimburse the Secretary for all 11 cost associated with the performance of the activi-12 ties.

13 TITLE IV—OIL AND GAS 14 SUBSIDIES

15 SEC. 401. LIMITATION ON SECTION 199 DEDUCTION ATTRIB-

16 UTABLE TO OIL, NATURAL GAS, OR PRIMARY 17 PRODUCTS THEREOF.

(a) DENIAL OF DEDUCTION.—Paragraph (4) of section 199(c) of the Internal Revenue Code of 1986 is
amended by adding at the end the following new subparagraph:

"(E) SPECIAL RULE FOR CERTAIN OIL
AND GAS INCOME.—In the case of any taxpayer
who is a major integrated oil company (as defined in section 167(h)(5)(B)) for the taxable

1	year, the term 'domestic production gross re-
2	ceipts' shall not include gross receipts from the
3	production, transportation, or distribution of
4	oil, natural gas, or any primary product (within
5	the meaning of subsection $(d)(9)$) thereof.".
6	(b) EFFECTIVE DATE.—The amendment made by
7	this section shall apply to taxable years ending after De-
8	cember 31, 2012.
9	SEC. 402. PROHIBITION ON USING LAST-IN, FIRST-OUT AC-
10	COUNTING FOR MAJOR INTEGRATED OIL
11	COMPANIES.
12	(a) IN GENERAL.—Section 472 of the Internal Rev-
13	enue Code of 1986 is amended by adding at the end the
14	following new subsection:
15	"(h) Major Integrated Oil Companies.—Not-
16	withstanding any other provision of this section, a major
17	
	integrated oil company (as defined in section
18	integrated oil company (as defined in section 167(h)(5)(B)) may not use the method provided in sub-
18	167(h)(5)(B)) may not use the method provided in sub-
18 19	167(h)(5)(B)) may not use the method provided in sub- section (b) in inventorying of any goods.".
18 19 20	167(h)(5)(B)) may not use the method provided in subsection (b) in inventorying of any goods.".(b) EFFECTIVE DATE AND SPECIAL RULE.—
 18 19 20 21 	 167(h)(5)(B)) may not use the method provided in subsection (b) in inventorying of any goods.". (b) EFFECTIVE DATE AND SPECIAL RULE.— (1) IN GENERAL.—The amendment made by
 18 19 20 21 22 	 167(h)(5)(B)) may not use the method provided in subsection (b) in inventorying of any goods.". (b) EFFECTIVE DATE AND SPECIAL RULE.— (1) IN GENERAL.—The amendment made by subsection (a) shall apply to taxable years ending

1	made by this section to change its method of ac-
2	counting for its first taxable year ending after De-
3	cember 31, 2012—
4	(A) such change shall be treated as initi-
5	ated by the taxpayer,
6	(B) such change shall be treated as made
7	with the consent of the Secretary of the Treas-
8	ury, and
9	(C) the net amount of the adjustments re-
10	quired to be taken into account by the taxpayer
11	under section 481 of the Internal Revenue Code
12	of 1986 shall be taken into account ratably over
13	a period (not greater than 8 taxable years) be-
14	ginning with such first taxable year.
15	SEC. 403. MODIFICATIONS OF FOREIGN TAX CREDIT RULES
16	APPLICABLE TO MAJOR INTEGRATED OIL
17	COMPANIES WHICH ARE DUAL CAPACITY
18	TAXPAYERS.
19	(a) IN GENERAL.—Section 901 of the Internal Rev-
20	enue Code of 1986 is amended by redesignating subsection
21	(n) as subsection (o) and by inserting after subsection (m)
22	the following new subsection:
23	"(n) Special Rules Relating to Major Inte-
24	GRATED OIL COMPANIES WHICH ARE DUAL CAPACITY
25	TAXPAYERS.—

1	"(1) GENERAL RULE.—Notwithstanding any
2	other provision of this chapter, any amount paid or
3	accrued by a dual capacity taxpayer which is a
4	major integrated oil company (as defined in section
5	167(h)(5)(B)) to a foreign country or possession of
6	the United States for any period shall not be consid-
7	ered a tax—
8	"(A) if, for such period, the foreign coun-
9	try or possession does not impose a generally
10	applicable income tax, or
11	"(B) to the extent such amount exceeds
12	the amount (determined in accordance with reg-
13	ulations) which—
14	"(i) is paid by such dual capacity tax-
15	payer pursuant to the generally applicable
16	income tax imposed by the country or pos-
17	session, or
18	"(ii) would be paid if the generally ap-
19	plicable income tax imposed by the country
20	or possession were applicable to such dual
21	capacity taxpayer.
22	Nothing in this paragraph shall be construed to
23	imply the proper treatment of any such amount
24	not in excess of the amount determined under
25	subparagraph (B).

1	"(2) DUAL CAPACITY TAXPAYER.—For pur-
2	poses of this subsection, the term 'dual capacity tax-
3	payer' means, with respect to any foreign country or
4	possession of the United States, a person who—
5	"(A) is subject to a levy of such country or
6	possession, and
7	"(B) receives (or will receive) directly or
8	indirectly a specific economic benefit (as deter-
9	mined in accordance with regulations) from
10	such country or possession.
11	"(3) GENERALLY APPLICABLE INCOME TAX.—
12	For purposes of this subsection—
13	"(A) IN GENERAL.—The term 'generally
14	applicable income tax' means an income tax (or
15	a series of income taxes) which is generally im-
16	posed under the laws of a foreign country or
17	possession on income derived from the conduct
18	of a trade or business within such country or
19	possession.
20	"(B) EXCEPTIONS.—Such term shall not
21	include a tax unless it has substantial applica-
22	tion, by its terms and in practice, to—
23	"(i) persons who are not dual capacity
24	taxpayers, and

1	"(ii) persons who are citizens or resi-
2	dents of the foreign country or posses-
3	sion.".
4	(b) EFFECTIVE DATE.—
5	(1) IN GENERAL.—The amendments made by
6	this section shall apply to taxes paid or accrued in
7	taxable years beginning after the date of the enact-
8	ment of this Act.
9	(2) Contrary treaty obligations
10	UPHELD.—The amendments made by this section
11	shall not apply to the extent contrary to any treaty
12	obligation of the United States.
13	TITLE V—THE BUFFETT RULE
14	SEC. 501. FAIR SHARE TAX ON HIGH-INCOME TAXPAYERS.
15	(a) IN GENERAL.—Subchapter A of chapter 1 of the
16	Internal Revenue Code of 1986 is amended by adding at
17	the end the following new part:
18	"PART VII—FAIR SHARE TAX ON HIGH-INCOME
19	TAXPAYERS
	"Sec. 59B. Fair share tax.
20	"SEC. 59B. FAIR SHARE TAX.
21	"(a) General Rule.—

22 "(1) PHASE-IN OF TAX.—In the case of any23 high-income taxpayer, there is hereby imposed for a

1	taxable year (in addition to any other tax imposed
2	by this subtitle) a tax equal to the product of—
3	"(A) the amount determined under para-
4	graph (2) , and
5	"(B) a fraction (not to exceed 1)—
6	"(i) the numerator of which is the ex-
7	cess of—
8	"(I) the taxpayer's adjusted
9	gross income, over
10	"(II) the dollar amount in effect
11	under subsection $(c)(1)$, and
12	"(ii) the denominator of which is the
13	dollar amount in effect under subsection
14	(c)(1).
15	"(2) Amount of tax.—The amount of tax de-
16	termined under this paragraph is an amount equal
17	to the excess (if any) of—
18	"(A) the tentative fair share tax for the
19	taxable year, over
20	"(B) the excess of—
21	"(i) the sum of—
22	((I) the regular tax liability (as
23	defined in section 26(b)) for the tax-

1	
1	"(II) the tax imposed by section
2	55 for the taxable year, plus
3	"(III) the payroll tax for the tax-
4	able year, over
5	"(ii) the credits allowable under part
6	IV of subchapter A (other than sections
7	27(a), 31, and 34).
8	"(b) Tentative Fair Share Tax.—For purposes
9	of this section—
10	"(1) IN GENERAL.—The tentative fair share tax
11	for the taxable year is 30 percent of the excess of—
12	"(A) the adjusted gross income of the tax-
13	payer, over
14	"(B) the modified charitable contribution
15	deduction for the taxable year.
16	"(2) Modified charitable contribution
17	DEDUCTION.—For purposes of paragraph (1)—
18	"(A) IN GENERAL.—The modified chari-
19	table contribution deduction for any taxable
20	year is an amount equal to the amount which
21	bears the same ratio to the deduction allowable
22	under section 170 (section $642(c)$ in the case of
23	a trust or estate) for such taxable year as—
24	"(i) the amount of itemized deduc-
25	tions allowable under the regular tax (as

1	defined in section 55) for such taxable
2	year, determined after the application of
3	section 68, bears to
4	"(ii) such amount, determined before
5	the application of section 68.
6	"(B) TAXPAYER MUST ITEMIZE.—In the
7	case of any individual who does not elect to
8	itemize deductions for the taxable year, the
9	modified charitable contribution deduction shall
10	be zero.
11	"(c) High-income Taxpayer.—For purposes of this
12	section—
13	"(1) IN GENERAL.—The term 'high-income tax-
13 14	"(1) IN GENERAL.—The term 'high-income tax- payer' means, with respect to any taxable year, any
14	payer' means, with respect to any taxable year, any
14 15	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted
14 15 16	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of
14 15 16 17	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case
14 15 16 17 18	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case of a married individual who files a separate return).
14 15 16 17 18 19	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case of a married individual who files a separate return). "(2) INFLATION ADJUSTMENT.—
 14 15 16 17 18 19 20 	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case of a married individual who files a separate return). "(2) INFLATION ADJUSTMENT.— "(A) IN GENERAL.—In the case of a tax-
 14 15 16 17 18 19 20 21 	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case of a married individual who files a separate return). "(2) INFLATION ADJUSTMENT.— "(A) IN GENERAL.—In the case of a tax- able year beginning after 2013, the \$1,000,000
 14 15 16 17 18 19 20 21 22 	payer' means, with respect to any taxable year, any taxpayer (other than a corporation) with an adjusted gross income for such taxable year in excess of \$1,000,000 (50 percent of such amount in the case of a married individual who files a separate return). "(2) INFLATION ADJUSTMENT.— "(A) IN GENERAL.—In the case of a tax- able year beginning after 2013, the \$1,000,000 amount under paragraph (1) shall be increased

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1	"(ii) the cost-of-living adjustment de-
2	termined under section $1(f)(3)$ for the cal-
3	endar year in which the taxable year be-
4	gins, determined by substituting 'calendar
5	year 2012' for 'calendar year 1992' in sub-
6	paragraph (B) thereof.
7	"(B) ROUNDING.—If any amount as ad-
8	justed under subparagraph (A) is not a multiple
9	of \$10,000, such amount shall be rounded to
10	the next lowest multiple of \$10,000.
11	"(d) PAYROLL TAX.—For purposes of this section,
12	the payroll tax for any taxable year is an amount equal
13	to the excess of—
14	"(1) the taxes imposed on the taxpayer under
15	sections 1401 , 1411 , 3101 , 3201 , and $3211(a)$ (to
16	the extent such taxes are attributable to the rate of
17	tax in effect under section 3101) with respect to
18	such taxable year or wages or compensation received
19	during the taxable year, over
20	((2)) the deduction allowable under section
21	164(f) for such taxable year.
22	"(e) Special Rule for Estates and Trusts.—
23	For purposes of this section, in the case of an estate or
24	trust, adjusted gross income shall be computed in the
25	manner described in section 67(e).

"(f) NOT TREATED AS TAX IMPOSED BY THIS CHAP TER FOR CERTAIN PURPOSES.—The tax imposed under
 this section shall not be treated as tax imposed by this
 chapter for purposes of determining the amount of any
 credit under this chapter (other than the credit allowed
 under section 27(a)) or for purposes of section 55.".

7 (b) CONFORMING AMENDMENT.—Section 26(b)(2) of
8 such Code is amended by redesignating subparagraphs (C)
9 through (X) as subparagraphs (D) through (Y), respectively, and by inserting after subparagraph (B) the following new subparagraph:

12 "(C) section 59B (relating to fair share
13 tax),".

14 (c) CLERICAL AMENDMENT.—The table of parts for
15 subchapter A of chapter 1 of such Code is amended by
16 adding at the end the following new item:

"Part VII—Fair Share Tax on High-Income Taxpayers".

17 (d) EFFECTIVE DATE.—The amendments made by18 this section shall apply to taxable years beginning after19 December 31, 2012.

20 TITLE VI-RETIREMENT CON-

21 TRIBUTIONS FOR MEMBERS 22 OF CONGRESS

23 SEC. 601. RETIREMENT CONTRIBUTIONS.

24 (a) Civil Service Retirement System.—

1	(1) INDIVIDUAL CONTRIBUTIONS.—Section
2	8334(c) of title 5, United States Code, is amended—
3	(A) by striking "(c) Each" and inserting
4	"(c)(1) Each"; and
5	(B) by adding at the end the following:
6	"(2) Notwithstanding any other provision of this sub-
7	section, the applicable percentage of basic pay under this
8	subsection shall, for purposes of computing an amount
9	with respect to a Member for Member service—
10	"(A) for a period in calendar year 2013, be
11	equal to the applicable percentage under this sub-
12	section for calendar year 2012, plus an additional
13	2.5 percentage points;
14	"(B) for a period in calendar year 2014, 2015,
15	2016, or 2017 , be equal to the applicable percentage
16	under this subsection for the preceding calendar
17	year (as determined under subparagraph (A) or this
18	subparagraph, as the case may be), plus an addi-
19	tional 1.5 percentage points; and
20	"(C) for a period in any calendar year after
21	2017, be equal to the applicable percent age under
22	this subsection for calendar year 2017 (as deter-
23	mined under subparagraph (B)).".

1	(2) GOVERNMENT CONTRIBUTIONS.—Section
2	8334(a)(1)(B) of title 5, United States Code, is
3	amended—
4	(A) in clause (i), by striking "Except as
5	provided in clause (ii)," and inserting "Except
6	as provided in clause (ii) or (iii),"; and
7	(B) by adding at the end the following:
8	"(iii) In the case of a Member, the amount to be con-
9	tributed under clause (i) shall, with respect to a period
10	in any year beginning after December 31, 2012, be equal
11	to—
12	"(I) the amount which would otherwise apply
13	under clause (i) with respect to such period, reduced
14	by
15	"(II) the amount by which, with respect to such
16	period, the withholding under subparagraph (A) ex-
17	ceeds the amount which would otherwise have been
18	withheld from the basic pay of the Member involved
19	under subparagraph (A) based on the percentage ap-
20	plicable under subsection (c) for calendar year
21	2012.".
22	(b) Federal Employees' Retirement System.—
23	(1) INDIVIDUAL CONTRIBUTIONS.—Section
24	8422(a)(3) of title 5, United States Code, is amend-
25	ed—

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1	(A) by redesignating subparagraph (B) as
2	subparagraph (C);
3	(B) by inserting after subparagraph (A)

the following:

5 "(B) Notwithstanding any other provision of this 6 paragraph, the applicable percentage under this subsection 7 shall, for purposes of computing an amount with respect 8 to a Member (other than an individual who is a revised 9 annuity employee by virtue of becoming a Member after 10 December 31, 2012)—

"(i) for a period in calendar year 2013, be
equal to the applicable percentage under this paragraph for calendar year 2012, plus an additional 2.5
percentage points;

"(ii) for a period in calendar year 2014, 2015,
2016, or 2017, be equal to the applicable percentage
under this paragraph for the preceding calendar
year (as determined under clause (i) or this clause,
as the case maybe), plus an additional 1.5 percentage points; and

21 "(iii) for a period in any calendar year after
22 2017, be equal to the applicable percentage under
23 this paragraph for calendar year 2017 (as deter24 mined under clause (ii))."; and

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1	(C) in subparagraph (C) (as so redesig-
2	nated by subparagraph (A)), in the line relating
3	to a Member, by striking "9.3" and inserting
4	<i>"</i> 12".
5	(2) GOVERNMENT CONTRIBUTIONS.—Section
6	8423(a)(2) of title 5, United States Code, is amend-
7	ed—
8	(A) by striking "(2)" and inserting
9	"(2)(A)"; and
10	(B) by adding at the end the following:
11	"(B)(i) Subject to clauses (ii) and (iii), for purposes
12	of any period in any year beginning after December 31,
13	2012, the normal-cost percentage under this subsection
14	for Members shall be determined and applied as if section
15	601(b)(1)(B) of the Balanced Approach to Replace the Se-
16	quester Act of 2012 for Fiscal Year 2013 had not been
17	enacted.
18	"(ii) Any contributions under this subsection with re-
19	spect to Members in excess of the amounts which (but for
20	clause (i)) would otherwise have been payable shall be ap-
21	plied toward reducing the unfunded liability of the Civil
22	Service Retirement System.
23	"(iii) After the unfunded liability of the Civil Service

23 "(iii) After the unfunded liability of the Civil Service
24 Retirement System has been eliminated, as determined by
25 the Office, Government contributions under this sub-

- 1 section shall be determined and made disregarding this
- 2 subparagraph.".

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