## LEGISLATIVE SUMMARY SHEET

Tracking No. O197-20

DATE: August 19, 2020

TITLE OF RESOLUTION: AN ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND FINANCE, AND NAABIK'ÍYÁTI' COMMITTEES, AND THE NAVAJO NATION COUNCIL; APPROVING AND ADOPTING THE NAVAJO NATION CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN

PURPOSE: This resolution, if approved, will establish the CARES Fund Chapter Distribution Expenditure Plan and allocate $\$ 90,000,000$ to Chapters under the $50-50$ formula for COVID-19 relief, response and mitigation efforts.

This written summary does not address recommended amendments as may be provided by the standing committee. The Office of Legislative Counsel requests each committee member to review the proposed resolution in detail.

PROPOSED NAVAJO NATION COUNCIL RESOLUTION Naabik'íyáti' Committee
24th NAVAJO NATION COUNCIL -- Second Year, 2020
Navajo Nation Council


## AN ACTION

RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND FINANCE, AND NAABIK'ÍYÁTI' COMMITTEES, AND THE NAVAJO NATION COUNCIL; APPROVING AND ADOPTING THE NAVAJO NATION CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN

## BE IT ENACTED:

SECTION ONE. AUTHORITY
A. The Navajo Nation Council is the governing body of the Navajo Nation. 2 N.N.C. § 102(A).
B. The Naabik'íyáti' Committee is a standing committee of the Navajo Nation Council with the responsibility to hear proposed resolution(s) that require final action by the Navajo Nation Council. 2 N.N.C. § 164(A)(9).
C. The Budget and Finance Committee is a standing committee of the Navajo Nation Council with the enumerated powers to review and recommend to the Navajo Nation Council the budgeting, appropriation, investment and management of all funds and to promulgate rules and regulations related to cóntracting and financial matters. 2 N.N.C. §§ 300(B)(1) and (2).
D. The Resources and Development Committee is a standing committee of the Navajo Nation Council empowered to provide legislative oversight on matters involving Chapter activities. 2 N.N.C. §500(C).

## SECTION TWO. FINDINGS

A. The World Health Organization (WHO) declared a Public Health Emergency of International Concern related to the outbreak of coronavirus (COVID-19), a highly contagious and sometimes fatal respiratory virus, on January 30, 2020; the U.S. Department of Health and Human Services declared a Public Health Emergency related to the COVID-19 outbreak on January 31, 2020; and the WHO declared a global pandemic due to COVID-19 on March 11, 2020.
B. The Navajo Nation Commission on Emergency Management, with the concurrence of Navajo Nation President Jonathan Nez, declared a Public Health State of Emergency on the Navajo Nation on March 11, 2020 due to COVID-19. Resolution No. CEM 20-03-11. The Navajo Nation Department of Health subsequently issued numerous Public Health Emergency Orders. Public Health Orders 2020-001 through 2020-014 are incorporated by reference into this resolution.
C. As of August 18, 2020, the Navajo Nation Health Command Operations Center has confirmed 9,486 COVID-19 cases and 484 COVID-related deaths on the Navajo Nation.
D. The U.S. Congress on March 27, 2020, enacted the Coronavirus Aid, Relief, and Economic Security Act, Pub. L. No. 116-136, 134 Stat. 281 (2020) (the "CARES Act"), which, at Title V, $\S 5001$, entitled "Coronavirus Relief Funds," attached as Exhibit 1A, sets aside $\$ 8$ billion in emergency aid for Tribal governments for the COVID-19 pandemic.
E. The CARES Act provides the Coronavirus Relief Fund shall be used to cover only those costs that:
a. are necessary expenditures incurred due to the public health emergency with respect to COVID-19;
b. are not accounted for in the Tribal budget most recently approved as of March 27, 2020; and
c. are incurred from March 1, 2020 through December 30, 2020.
F. The U.S. Treasury on April 22, 2020 issued "Coronavirus Relief Fund Guidance for State, Territorial, Local, and Tribal Governments" ("Treasury Guidance") related to the permissible uses of the Coronavirus Relief Fund. Exhibit 1-B.
G. On May 28, 2020, the U.S. Treasury issued "Coronavirus Relief Fund Frequently Asked Questions" ("Treasury FAQ"), attached as Exhibit 1-C.
H. As of June 30, 2020, the Navajo Nation has received seven hundred fourteen million one hundred eighty-nine thousand six hundred thirty-one dollars and forty-seven cents $(\$ 714,189,631.47)$ as the Nation's share of the U.S. Treasury's initial distributions of the Coronavirus Relief Fund.
I. The Navajo Nation has determined that immediately providing funding to Navajo Nation Chapters to combat the effects of COVID-19 and mitigate the future spread at the community level is vital in sustaining a comprehensive response to the COVID-19 public health emergency and mitigating the effects of the pandemic.
J. The purpose of the Navajo Nation CARES Fund Chapter Distribution Plan, attached as Exhibit 2, is to immediately provide ninety million dollars $(\$ 90,000,000)$ to Navajo Nation Chapters (both LGA Certified and non-certified), through the Division of Community Development, to respond to the COVID-19 pandemic and ensure that Navajo communities have access to the funding necessary to ensure that community members are adequately protected from exposure to COVID-19 and able to comply with the Center for Disease Control (CDC) COVID-19 prevention guidance necessary to mitigate the spread of the virus.

## SECTION THREE. APPROVAL AND ADOPTION OF THE CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN

A. The Navajo Nation hereby approves and adopts the CARES Fund Chapter Distribution Expenditure Plan, as outlined in Exhibit 2, and hereby allocates ninety million dollars ( $\$ 90,000,000$ ) to Navajo Nation Chapters (both LGA Certified and non-certified),
through the Division of Community Development pursuant to 12 N.N.C. § 820 (O)'s 50/50 Chapter Distribution formula. Subject to technical correction by the Office of Management and Budget, the amounts allocated to each Chapter are set forth at Exhibit 3.
B. The Coronavirus Relief Funds are externally restricted funds and the Navajo Nation Appropriations Act, 12 N.N.C. $\S 800$ et seq., as applicable to externally restricted funds, shall apply to the Expenditure Plans set forth herein; detailed Expenditure Plan budgets shall ṇot be subject to further legislative approval and shall, instead, be developed and implemented through expedited budget procedures. The Office of Management and Budget shall process the detailed budgets in the most expeditious manner available to ensure that the funds are distributed within fifteen (15) days after enactment of this resolution.
C. As set forth in Navajo Nation Council Resolution No. CJY-67-20, the progress of all Navajo Nation CARES Fund Expenditure Plans, which shall now include the Chapter Distribution Expenditure Plan, shall be reviewed by the Budget and Finance and Naabik'íyáti' Committees during the month of October 2020. The funding for any project that has not made enough progress to demonstrate that it will be fully completed by December 30, 2020 will be reallocated to the Hardship Assistance Expenditure Plan enacted by CJY-67-20 through Naabik'íyáti' Committee resolution.

## SECTION FOUR. APPROVAL AND ADOPTION OF THE CHAPTER DISTRIBUTION EXPENDITURE PLAN ADMINISTRATION

A. All entities receiving Navajo Nation CARES Fund funding herein shall ensure that all funds allocated under the Chapter Distribution Expenditure Plan are only expended for the purposes set forth in Exhibit 2.
B. All entities receiving Navajo Nation CARES Fund funding herein shall ensure that all funds allocated under their respective Expenditure Plans shall be incurred and expended by no later than December 30, 2020.
C. All entities receiving Navajo Nation CARES Fund funding herein shall ensure that no funds allocated under their respective Expenditure Plans are incurred or expended for

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costs accounted for in the approved Fiscal Year 2020 Navajo Nation Comprehensive Budget approved by Navajo Nation Council Resolution No. CS-30-19.
D. The Office of the Controller shall release the funding allocated under the respective Expenditure Plans as soon as the expedited budget procedures are completed.
E. The CARES Fund Expedited Procurement Rules and Procedures, enacted through CJY-67-20, shall apply to procurement activities for the Expenditure Plan set forth herein.
F. The funds allocated under the Navajo Nation CARES Fund Expenditure Plan set forth herein shall be used exclusively and only for the permissible uses set forth in the following:

1. This Resolution approving the Navajo Nation CARES Fund Chapter Distribution s Expenditure Plan.
2. The Coronavirus Relief Fund which allows only those costs that:
a. are necessary expenditures incurred due to the public health emergency with respect to COVID-19;
b. are not accounted for in the Navajo Nation Fiscal Year 2020 Comprehensive Budget.
c. are incurred from March 1, 2020 through December 30, 2020;
3. Consistent with the eligible uses described in the Treasury Guidance which includes the following guidance:
a. expenditures must be incurred "due to" the public health emergency which means that expenditures must be used for actions taken to respond to the public health emergency; these expenditures may include expenditures incurred to allow the Tribal government to respond directly to the emergency, such as by addressing medical or public health needs, as well as expenditures incurred to respond to second-order effects of the emergency, such as by providing economic support to those suffering from employment or business interruptions due to COVID-19-related business closures;
b. expenditures must be "necessary"; the Department of the Treasury interprets this term broadly to mean that the expenditure is reasonably necessary for its
intended use in the reasonable judgment of the government officials responsible for spending Coronavirus Relief Fund payments;
c. expenditures may only be made to cover costs that were not accounted for in the budget most recently approved as of March 27, 2020. A cost meets this requirement if either (a) the cost cannot lawfully be funded using a line item, allotment, or allocation with the budget; or (b) the cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation; and
d. expenditures must be for costs incurred during the period that begins on March 1, 2020, and ends on December 30, 2020. A cost is "incurred" when the responsible unit of government has expended funds to cover the cost.
4. Consistent with the eligible uses described in the U.S. Treasury Frequently Asked Questions (FAQ).
5. Consistent with the eligible uses as may be described in any and all future guidance, rules, or regulations of the Department of the Treasury or the Department of the Interior related to the Coronavirus Relief Fund pursuant to Title V of the CARES Act.
6. Consistent with Navajo Nation laws, rules and regulations.
G. All entities receiving Navajo Nation CARES Act Expenditure Plan funding herein expressly agree and affirm that by drawing down or receiving any of the funds allocated under their respective Expenditure Plan:
a. the requested funds shall only be used for the purposes specified in Title V of the federal CARES Act and the Navajo Nation CARES Fund Act;
b. the administration, management, and implementation of this Expenditure Plan shall be consistent with the Navajo Nation CARES Fund Act, this legislation, and other applicable laws and regulations of the Navajo Nation; and
c. the costs to be covered under this Expenditure Plan are not included in the Navajo Nation Fiscal Year 2020 Comprehensive Budget, approved by Navajo Nation Council Resolution No. CS-30-19.
I. All recipients of Navajo Nation funds from the Navajo Nation CARES Fund must follow and apply Generally Accepted Accounting Principles (GAAP), as established by the Governmental Accounting Standards Board (GASB) for governmental entities, and by the Financial Accounting Standards Board (FASB) for public and private companies and non-profits.
J. If the Department of Justice, Office of the Controller, and Office of Management and Budget concur that a proposed expenditure in the Expenditure Plans included herein is an ineligible cost under the Navajo Nation CARES Fund, Coronavirus Relief Fund or U.S. Treasury guidance, the amount of such proposed expenditure shall be returned to the Navajo Nation CARES Fund after written notice, including analysis, to the Office of the President and Vice-President and Naabik'íyáti' Committee.
K. The Budget and Finance Committee and Resources and Development Committee of the Navajo Nation Council shall serve as the oversight committees for the Navajo Nation Cares Fund Chapter Distribution Expenditure Plan.
L. The Chapter Distribution Expenditure Plan and expenditures made there under shall be governed by and construed in accordance with the laws and regulations of the Navajo Nation.

## SECTION FIVE. AMENDMENT

This Resolution may be amended by a two-thirds majority vote of the Navajo Nation Council subject to action of the President of the Navajo Nation under 2 N.N.C. § 221 (B) and the budget line-item veto authority delegated to the President by vote of the Navajo People in 2009.

## SECTION SIX. EFFECTIVE DATE

This Resolution is effective upon its approval pursuant to 2 N.N.C. § 221(B) and the budget line-item veto authority delegated to the President by vote of the Navajo People in 2009.

SECTION SEVEN. SAVING CLAUSE

Should any provision of this legislation be determined invalid by the Navajo Nation Supreme Court, or a District Court of the Navajo Nation without appeal to the Navajo Nation Supreme Court, those portions of the legislation which are not determined invalid shall remain the law of the Navajo Nation.
maximum total compensation recoived by the officer or employes from the alr carrier or contractor in calendar year 2019; and
(3) no offleer or employee of the ollgible business whose total compensation exceeded $\$ 3.000,000$ in calendar yerr 2018 mny recelvo during any 12 consecutive months of such perlod total compensation in excess of the sum of -
(A) 53.000 .000 : and
(B) 50 percent of the oxcess over $33,000,000$ of the total compensation recelved by the offleor or omployee from tho eligible business In calondar year 2010.
(b) Total Compensation Disfined.-In this noction, thu term "total compensaction" ineludos salary, bonuses, awards of atock, and other financial benefits provided by an air carrier or contractor to an officor or employee of the air cartier or contractor.
SEC. 4117. TAX PAYER PROTECTION.
Tho Secrolary may recolve warrants, opLlons, proforred stock, dobt securltios, noten. or other financial instrumenta lesued by reelplents of financial sssistance under thls subtitie which, in the sole dotermination of tho Secretary, provide approprlate compunsation to the Felloral Qovernmont for the provision of the financlal assistance.
NEC. 4118. nEPORTS.
(a) REPORT.-Not later than Novomber 1. 2020, the Suoretary shall submit to the Committeo on Transportation and Infrastructuro and the Committee on Financial Sorvices of the Houso of Represontatives and tho Committoe on Commorce, Sclence, and Transportation and tho Committoe on Banking. Housing, and Urban Affalrs of the Senate a report on the financial assistance provided to alr carriers and contractors under thls suhtitlo. Including a description of any financial asalstance provided.
(b) UPDATE.-Not Iater than the last day of tho 1-year period following the date of enactment of thls Act, the Secretary shall update and submit to the Committee on Transportation and the Committee on Pinancial Serv ices and Infrastructure of the House of Representatives and the Committeo on Commerce, Solunce, and Transportation and thu Committee on Banking, Housing, and Urban Afrairs of tho Senato the roport liesertbod in subsoction (a).
sEC. 419. COORDINATION.
In implemontins this subtitlo the Secretary shall coordingto with the Secretiary of Trankportation.
REC. 4120 . DIRECT APPROPRIATION.
Notwithstanding any other provision of Inw, there is sppropriated, out of amounts in the Troasury nol othorwise appropriated. $532,000,000,000$ to carry out this subtitle.
TITLE V-CORONAVIRUS RELIEF FUNDS SEC. BOOI. CORONAVIRUS RELIEF FUND.
(a) In General.-The Socjal Security Act (12 U.S.C. 301 et seq.) ts amended by Inserting aftor title V the following:
"TITLE VI-CORONAVIRUS RELIEF FUND -sEC. שol. CORONAVIRUY RELIEP FUND.
"(a) Approprintton.-
"(1) Is oeseral.-Out of any money in the Troasury of the Unitod States not otherwise appropriated, thoro aro appropriated for making payments to states, Tribill governmonts, and units of local govornment under Chif sectlon, $\$ 150,000,000,000$ for fiscal yoss 2020.
'(2) Reservation of funds.-Of the amount approprlated under paragraph (1). tho Secrotary shall roservo-
"( A ) $\$ 3.000,000.000$ of such amount for makIng paymonts to tho District of Columbla, the Commonwealth of Puerto Rico, the United Statos Virgin Ialands, Guam, the United Statos Virgin Isiands, Guam, the
Commonwealth of the Northern Marlana IsCommonwealth of the Northern
lands, and American Snmoa; and
*(B) $\$ 8,000,000,000$ of wuch amount for making paymenta to Tribal governments.
"(b) Authonrty to Maxe Paymgnta.-
"(1) In ornpral.--Subject to paragraph (2). not lator than 30 days after the date of enactment of this section. the Secrotary shall pry each State and Tribal govornment, and each unit of local governmont that meets tho condition doscribed in paragraph (2), the amount detormined for the State. Tribal government, or unit of local government, for fiscal year 2020 under subseotion (c).
"(2) Direct paymenta to units of local oovernment:-If a untt of loual governmont of a Stato submits tho corcifleation requirod by subacction (a) for purposes of rocolving a diroct payment from thu Socrotary under the authority of this paragraph. the Secretary shall reduce the amount determined for that State by the relatlve unit of local government population proportion amount described in subsection (c)(5) and pay such amount directly to such unit of local governmont
'(c) Payment Amounts.--
"(1) IN GENERAL.-Subjoct to paragraph (2) the amount paid under this sectlon for fiscal year 2020 to a State that is 1 of the 50 States shall be the amount equal to the relativo population proportion amount determinet for the State under paragraph (3) for such flycal yuar:
'(2) Minimum l'ayment.-
'(A) In aeneral.-No Stato that is 1 of the 50 States shall rocolvo a paymont under this section for fiscal year 2020 that is less than \$1,250,000,000.
"(B) Pro rata adjustments.-The Socrotary shall adjust on a pro rata basis tho smount of the payments for each of the 50 States dotormined under this subsection without regard to this subparagraph to tho extent necessary to comply with the requiroments of uuhparagraph (A).
"(3) RELATIVE POPULATION PBOPORTION Amount.-For purposes of paragraph (1). the relative population proportion amount dotermined under this paragraph for a Stntu for fiscal year 2020 ls the product of
-(A) the amount appropriated under paragraph (1) of subsection (a) for fiscal year 2020 that romaina after tho application of parakraph (2) of that subsection: and
"(B) the relative State population proportion (as dufined in parakraph (4)).
"(4) RFiAATIVE Statr population propormos definen,-For purposes of paragraph (3)(B), the torm 'relativo State population proportion' merns, with respect lo a State. the quotient of -
"(A) the population of the State; and
"(B) the total population of all States (excluding the District of Columbin and territorles specifled in subsection (a)(2)(A)).
'(5) Relative unit of local government POPULATION PROPORTION AMOUNT,-FOR purposes of sulbection (b)(2), the term 'relative untt of local government population proportion amount' meanm, whth respect to a unit of local rovernment and a State, the amount oqual to tho product of -
(A) 45 percent of tho amount of the paymont doterminod for tho State under this subsoction (without rexard to this parakraph): and
"(B) tho amount ofurl to tho quotiont of -
*(1) the population of the unit of local govornmont: and
"(1i) the total population of tho State in which the untt of local government la locatod.
('(6) DISTRICT OF COLUMBIA AND TERRI-Tories.-The amount pald under this section for fiscal yoar 2020 to a State that is tho District of Columbla or a torittory specified in subsection (a)(2)(A) shall bo the rinount equal to the product of-
"(A) the amount set aside under subseotion (a)(2)(A) Ior such fiscal year: and
"(B) each such District's and territory's share of the combinel total population of the District of Columbla and all suoh territorios. as determined hy the Sucretary.
"(7) Thibal covehnments.-From the arnount sol astde under sulssection (a)(2)(B) for fiscal yerr 2020, tho amount paid under this section for fiscal year 2020 to a Tribal government shall be the amount the Secretary shall determine, In consultation with the Secratary of the Interior and Inctian Tribes, that is basod on fncreasod expendltures of uach such Tribal government (or a tribally owned entity of such Tribal government) rolative to aggregate oxponditures in fiscal yoar 2019 by the Tribal government (or tribally-owned entity) and dotormined in such manner as tho Socrotary dotermines approprlate to ensure that all amounts avallablo under subsection (a)(2)(B) for fiscal year 2020 aro distrlbuted to Tribal governments.
"(8) DATA.-For purposes of this subgection, the population or States and units of local governments shall bo determined based on the most recent year for which data are avallable from the Bureau of the Census.
(d) Use of FUnds - A State. Tribal sovernment, and unit of local government shall use tho funds provided undor a paymont mado under this section to cover only those costs of the Stato. Trikal government, or unlt of local government that-
"(1) are necessary expendituros incurrod due to the publle health emorgency with rospect to the Coronavirus Disease 2019 (COVID-19);
"(2) werv not accounted for in the budget most rocently approved as of the thate of onactment of this section for the State or govurnmont: and
'(3) were Incurred during thu period that begins on March 1. 2020, and ontls on Decomber 30. 2020.
"(e) CERTIFICATION.-In order to recelve a payment under this section, a unit of local government shall provide the Secrotary with a cortifleation slgnod by the Chlef Executivo for the unit of local governmont that the local govarnment's proposed uses of thu funds aro consistent with subsootion (d).
" ( $($ ) INSHEGTOR GENERAL. OVERSIOIT: RECOUPMENTS-
"(1) OVERSIOHT AUTHORITY.-The Inspector General of the Dopartment of the Treasury shall conduct monitoring and oversight of the rucelpt, disbursoment, and use of funds made avallable undor thas soctlon.
"(2) RECOUPMENT:-If tho Inspector Genural of the Department of tho Treasury datormines that a State, Tribal government, or unit of local government has falled to comply with subsection (d), tho amount equal to tho amount of funds used in viotation of such subsection shall to booked as a dobt of such ontity owed to tho Federal doverament. Amounts rocoverod under this subsootion slail) be depositod into tho genoral fund of the Treasury.
"(3) APPROPRLATION.-Out of any money in the Troasury of the United States not otherwise appropriated, thoro are appropriated to the Offlco of the Inspector General of the Department of the Troasury, 535.000 .000 to carry out overslght and rocoupment activitios under thia subsection. Amounts appropriated under tho precedink sontonce shall remain avallable until expended.
"(4) AUTHORITY OF INSPECTOR OENERAL.Nothing in this subsection shall be construed to diminish the authority of any Inspuctor Goneral. Including such authority as provided in tho Inspector Goneral Aut of 1978 ( 6 U.s.c. App.).
"(g) DEFINITIONs.-In this seotion:
"(1) IndIAN TRIGE.-The term 'Indlan Tribo' has the moaning given that turm in section

4(e) of the Indlan Self-Dotermination and Education Assistance Act (25 U.S.C. $5304(\mathrm{t})$ ).
"(2) LOCAL OOVERNMENT,-The term 'unlt of local govornment' means a county, munictpality, town, township. village, parish, borough, or other unit of Eeneral governmunt below tho State lovel with a population that exceeds 500,000.
"(3) SECRETARY,-The term 'Secretary' means the Secretary of the Trensury.
"(4) State.- The term 'State' means the 60 States, the Distriot of Columbla. the Comimonwealth of Puerto Rico. the United States Virgin talands, Guam, the Commonwealth of tho Northorn Mariana Islands, and American Samoa.
"(6) Trimal. covernmbnt.-Tho term 'Tribal government' means the rocognized govorning body of an Indian Tribo.
(b) Aililiontion or Phovisions.-Amounts appropriatod for fiscal year 2020 under socthon $601(a)(1)$ of the Soclal Soourlty Aot (as added by nubseotion (a)) shall be subject to the requiromonts contained in Puhlic Law 116-94 for funds for programs authorized under soctlons 330 through 340 of the Public Health Survice Act (42 U.S.C. 254 throukh 256).

TITLE VI-MISCELLANEOUS PIZOVISIONS
SEC. BOOI. COYID-ID BORROWING AUTHORITY FOR TIE UNITED STATES POATAL service.
(a) Dhpintrions,-In this section-
(1) the term "COVID-18 emergency" means the emergency Involving Federal primary rosponslhility determinod to oxlst by the President under section 501(b) of the Robert T. Stafford Disastor Rellof and Emergency Assistance Act ( 42 U.S.C. $5191(b)$ ) with rospect to the Coronavirus Disease 2019 (COVID-19); and
(2) tho torm "Postal Servico" means the United States Postal Sorvice.
(b) ADDITIONAL BORROWING AUTHORITY.Notwithatanding section 2005 of titlo 39. United States Code, or any other provision of law. If the Postal Service detormines that, due to the COVID-10 emergency, the Postal Survice will not be able to fund oderating expenses without borrowing monay-
(1) the Postal Sorvico may borrow monoy from the Treasury In an emount not to oxcoed $510,000,000,000-$
(A) to bo used for such operating oxponses: and
(B) which may not be used to pay any outstanding dobt of the Postal Servico: and
(2) the Socretary of the Treasury may lend up to tho amount descrlbod in paragraph (1) at the request of the Postal Service, upon terms and conditions mutually agreed upon by the Socrotary and the Postal Service.
(c) Prioritizatton of Delivery for Med. ICAL PURPOSES DURING COVID-19 EMER-oENCY--Notwithstanding any other provlaion of law, during the COVID-10 emergency. tho Postal sorvico-
(1) Bhall prioritize dellvery of postal prodiucts for medical purposus: ant
(2) inay ustablith temporary dellvury points, in such form and mannor as the Postal Servico doterminos necessary, to protect omployoes of the Poatal Sorvico and Individuals recelving dellverles from the Postal Sorvico.
SEC. nOO2. EMERGENCY DESIGNATION.
(a) In General.-The amounth provided under this division are designated as an emergency roquiremont pursuant to section $4(\mathrm{~g})$ of tho Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 033(g)).
(b) Drbionation in Senate.-In the Sonato, this diviaton is dealgnated as an omergenay requifoment pursuant to seotion 4112(a) of H. Con. Res, 71 (115th Congress), the concurrent resolution on the buaget for fiscal year 2018.

DIVISION B-EMERGENCY APPROPRIATIONS FOR CORONAVIRUS HEALTH RESPONSE AND AGENCY OPERATIONS
Tho following hums ro horuly aro approprintod, out of any monoy in the Trossury not othorwlso approprlatod, for tho fiseal year onding Septomhor 30, 2020, and for other ригронек, namoly:

## TITLE I

## AORICULTURAL PROGRAMS

OFFIOE OF TKE SECRETARY
For an additional amount for the "Office of tho Seuratary". $50,500,000.000$, to romain avallable untll expended, to provent, propare for. and respond to coronavirus by provfding support for arricultural producers impacted by coronavirus, Including producers of speclalty crops, producers that supply local food systems, inoluding farmers inarkets, restaurants, and sohools, and llvestock producers, Including dairy producers: Provided, That such amount is designated by the Congress as being for an omergoncy requirement pursuant to section $251(b)(2)(A)(1)$ of the Balanced Budget and Emergency Deficit Control Act of 1885 .

Office of Inspector arneral
For an adultional amount for "Offlce of Inspeotor Genoral'. 5750,000 , to remain avallablo unt11 Soptomber 30, 2021, to prevent, prepare for, and rosjoond to coronavirus, domestically or Internationally: Provided, That the funding made avallable under this heading in thls Act shall the used for conducting audits and Investigations of projecth and activilies cartiod out with funds made rvallable in this Act to tho Department of Agriculture to provent. prepare for, and respond to coronavirus, domestically or internationally: Proulded further. That such amount is designated by tho Congress as bolng for an omergency requiroment pursuant to section $251(b)(2)(A)(1)$ of the Balancot Budget and Emergency Deflcit Control Act of 1985.
animal and Phant health inspection Smpvice
sal.arigs and expenses
For an addltional amount for "Splarles and Expenses', $\$ 55,000,000$, to remain Rvailable untll Septombor 30. 2021, to prevent, proparo for, and respond to coronavirus, domostlcally or Intornationally, Including for nocossary oxponses for salary costs assoclated with the Asrioulture Quarantine and Inspection Program: Prootded, That auch amount Is dexignated by the Congress as being for an omergency requiroment pursuant to section 251(b)(2)(A)(1) of the Balanced Budget and Emergoncy Deficit Control Act or 1985.
agrtcultural. Markbtino Servicy

## MARKETINO SERVICES

For an additional amount for "Markoting Services', $\$ 45,000,000$, to remain avallable unt!l Suptember 30, 2021, to prevent, prupare for, and rospond to uoronavirus, domontlually or intornationally. Including nocossary oxpensos for salary costs assodiatod with commodtty grading, Inspection, and audit activities: Proulded. That such amount is desIgnatad by tho Congress as being for an omergoncy requirement pursuant to section $251(h)(2)(A)(1)$ of the Balanced Budget and Emergoncy Deflult Control Act of 1985.

Food Safety and Inspection Servige
For an additional amount for "Food Safoty and Inspection Service ${ }^{\circ}$. $\$ 33,000,000$. to remaln avallable untll September 30, 2021. to prevent, propare for, and respond to coronavirus, domestically or internationally, Including for support of temporary and intormittent workers. relocation of inspectors, and, notwithatnnding 21 U.S.C. 168, 695 and 1053 and 7 U.S.C. 2219a, costs of overtime inspectors under the Federal Meat Inspec-
tion Act, the Poultry Products Inspection Act, and tho Egr Products Inspection Act: Provided. That such amount in designated by the Congress as belng for an emergency requirement pursuant to section $251(b)(2)(A)(1)$ of tho Balanced Budget and Emergency DerIclt Control Act of 1985.
FARM PRODUCTION AND CONSERVATION PROGRAMS
Farm Service Aoency
For un additional mmount for "Salarles and Exponser", $\$ 3,000,000$, to remain avallable untll Septomber 30. 2021, to prevent, preparo for, and respond to coronavirus, domestically or internationally, includins necessary expenses to hire tomporary staff and overtime exponses: Proutded. That such amount is designated by the Congress as boing for an emergency ruquirement pursuant to section 251(b)(2)(A)(1) of the Balanced Butgot and Eniergency Doficit Control Act of 1985.

## RURAL DEVELOPMENT PROGRAMS

RURal Business-Cooprrative Service
RURAL BUBINESS PRDORAM ACCOUNT
For an addittonal amount for "Rural Bustness Program Aocount', $\$ 20,500,000$, lo remain avallablo until Soptember 30, 2021, to provent, propare for, and respond to coronavirus, for the cost of loans for rural businoss development programs authorized by soction 310B and described in subsection (g) of soction 310B of the Consolisdated Farm and Rural Devolopment Aet: Provided, That such amount is designated by the Conkress as being for an omergenoy requirement pursuant to section $251(\mathrm{~b})(2)(A)(1)$ of the Balanced Budgut and Emergency Deficit Control Act of 1985.

Rural Utilities Service
distance hearning, telemedicing. and aROADBAND PROORAM
For an additional amount for "Distance Learning, Telemodicine, and Broadband Program' ${ }^{\prime \prime} \$ 25,000,000$, to remain avallable untl! exponded. to prevent, prepare for, and respond to coronavirus. domostically or internationally, for celamedicine and ilirtance learning survices in rural nreas, as authorized by 7 U.S.C. 050aza ot sor.: Provided. That suth amount ty deslgnatod by the Congross as boing for an omergoncy roquiroment pursuant to soction $251(b)(2)(A)(1)$ of the Batanced Budget and Emergency Dencit Control Act of 1985.

## DOMESTIC FOOD PROGRAMS Food and Nutrition Servicr <br> CHILD NUTRITION PADORAMS

For an additional amount for "Child Nutrition Programs", $\$ 8,800,000,000$ to romain avallable untll September 30, 2021, to prevont. propare for, and respond to coronavirus. domestically or inturnationally: Provided. That such amount is tesIgnated by the Congress as beink for an omorkoncy regulremont pursuant to suction 251 (b) (2)(A) (1) of the Balancod Budset and Emergency Doffolt Control Act of 1985.
gUTILLEMENTAL NLTRTTION ASSISTANCE PROCRAM
For an additional mmount for "Supplemental Nutrition Assistance Prosram'", $\$ 16,810,000,000$, to remain avallable until September 30, 2021, to prevent, prepare for, and rospond to coronavirus, domestleally or Intornationally: Provided. That of the amount provided under this heading in this Act. $515,510.000 .000$ shall be placed in a contingency reserve to be allocated as the Socrotary deems necensary to support participatlon should cost or participation uxceed builget ostimatos to provont. preparo for, and rospond to coronavirus: Provided further. That of the amount provided untiur this
maximum total compensation recelved by the offloer or employee from the air carrior or contractor in calendar year 2019; and
(3) no officer or umployee of the ollgible business whose total compensation exceedod $\$ 3.000,000$ In calendar year 2019 may recelve durling any 12 consecutive months of such perlod total compensation in excess of the sum of-
(A) $\$ 3,000,000$; and
(B) 50 percent of the excess over $\$ 3,000,000$ of the total compensation recelved by the offlear or umployen from the ulfglble businuss in calondar year 2019.
(b) TOTAL COMPGngation Depined.-In this section, the term "tocal compensation" Includos salary, bonuses, awards of stock, and other finanolal benefits providod by ma alr carrier or contractor to an officer or omployee of the alr carrler or contractor.

## SEC. 4117. TAX PAYER PROTECTION.

The Secretary may recelvo warrants, optlons, preforred stook, debt securitles, notes. or other financial instrumonts issued by reclplonts of Inanolal assistanue under chif subtitle whith, in the sole determination of the Secretary, provide appropriate compensation to the Feteral Government for the provislon of the financlal assiatance.

## BEC. 4IIS. REPORTS.

(a) RRPORT.-Not later than November 1 . 2020, the Sucretary shall submit to the Committioo on Transportation and Infrastructure and tho Committeo on Finanetal Servicos of the liouso of Representativos and the Commiltteo on Commorco. Sclence. and Transportation and the Committec on Banking. Housing, and Urban Affalrs of the Senate a roport on the financial asalstance provided to air carriots and contrsctors undor this suhtitio, Including $n$ description of any financial asslstance provided.
(b) UPDATE. - Not later than the last das of the 1 -yoar pertod following tho date of enactment of this Act. the Secretary shall update and submit to the Committee on Tranaportation and the Committee on Financlal Services and Infrastructure of the House of Ropresentatives and the Cominittee on Commerce. Sclence, and Transportation and the Committee on Banking, Housing, and Urban Affaira of the Sonato the report doserthod in subseution (a).
sec. Alid. COORDINATION.
In Implomonting this subtitio tho Socrotary thall coordinato with tho Secretary of Transportation.

## SEC. 4120 . DIRECT APPROPRLATION.

Notwithstanding any other provision of law. there is approprlated, out of amounts in the Troasury not otherwiso approprlated, $\$ 32,000,000,000$ to carry out this subtitle.
TITLE V-CORONAVIRUS RELIEF FUNDS SEC. 5001 . CORONAVIRUS RELIEF FUND.
(a) In Oeneral.-The Soclal Securlty Act (42 U.S.C. 301 et seq.) Is amended by Inserting after title V the followins:
"TITLE VI-CORONAVIRUS RELIEF FUND " AEC . BOI. CORONAVIRUS RELIRP FUND.
"(a) APPROPRIATION.-
"(1) IN OENERAL.-OUC of any money in the Treasury of the Unltod States not othorwiso appropriated, thero are appropriated for making payments to States. Tribal governmonts, and unlts of local government under this seotion. $5150,000,000,000$ for fisoal year 2020.
"(2) Reservation of funds.-Or the amount approprlated under paragraph (1). the Secrotary shall reserve-
"(A) $\$ 3.000,000.000$ of such amount for makIng paymunts to the District of Columbla, the Commonwealth of Puerto Rico, the United States Virgin Islands, Guem, tho Commonwoalth of the Northern Mariana Islands. and American Samoa: and
"(8) $58,000,000,000$ of suoh amount for making payments to Tr bal governments.
"(b) Authority to Make Payments.-
"(1) In GENERAL.- -Subject to paragraph (2), not later than 30 days after the date of enactment of this section, the Secrotary shall pay oach State and Tribal government, and each unit of local governimont that meots the condition described in paragraph (2). the amount determinod for the State, Tribal government, or unit of local government. for fiscal year 2020 under subsuotion (c).
"(2) DIRECT PAYMENTS TO UNITS OF LOOAL oovernaient.-If a unit of local government or a State submits the cortiflation requifed by subsection (o) for purposes of rocolving a diroct paymont from tho Secrotary under the authority of this paragraph, tho Socrotary sliall reduce tho amount dotormined for that State by the relative unit of looal kovernment population proportion amount doscribed in subsection (c)(5) and pay such amount directly to such unit of local kovernment.
"(c) Payment Amounts.-
"(1) IN OENRRAL-Subjoot to paragraph (a), the amount paid under this soction for fiscal year 2020 to a State that is 1 of the 50 States shall be the amount equal to the relative population propartion amount determined for the State under paragraph (3) for such riscal yoar.
"(2) Minimum PAyment.-
"(A) IN agnrraL.-No SLato that ly 1 of tho 50 States shall rocolvo a paymont under chis soction for fiseal year 2020 that is loss than $\$ 1.250,000,000$.
(B) Pro kata adjusthents.-Tho Socretary shall adjust on a pro rata hasis the amount of the payments for each of the 60 Statos doterminad undor this sulseaction without regard to thla subparagraph to the extent necessary to comply with tho requiroments of subparagraph (A).
"(3) Rellative population phoportion Asount.-For purposes of paragraph (1), the relative population proportion amount determined under this paragraph for a State for fiscal year 2020 is the product of-
"(A) the amount appropriated undur paragraph (1) of sulsuection (a) for fiscal yuar 2020 that remains after tho applleation of paragraph (2) of that subsection; and
"(B) the rolative Stato population proportlon (as definud In parararaph (1)).
"(1) Relantive state populantion rhoporTINN DEFINED.-For purposes of paragraph (3)(B), the term relative State population proportion means, with respect to a State. tho quotient of -
"(A) the population of the State: and
"(B) the total population of all Stater (excluding the District of Columbla and tersitorius spealfled in subsection (a)(2)(A)).
"(5) Relative unit of local, oovfrnment POPULATION PROPORTION AMOUNT,-FOR purposes of subsoction (b)(3), the term relative unlt of local kovornment population proportion amount means, with ruspect to a unit of local government and a State, the amount equal to the product of-
"(A) 45 porcont of tho amount of the paymont docermined for tho State undor this subsection (without roxard to thls paragraph); and
"(B) the amount equal to the quotient of-
"(1) the population of tho unit of local government: and
"(11) the total population of the state in which the unlt of local governmont is located.

- (6) DISTMICT OF COLUMBIA AND TERLI-Tokips.-The amount pald under this section for fiscal yoar 2020 to a State that is the District of Columbla or a torritory spocifled in subsection (a)(2)(A) shall be the amount equal to the product of -
"(A) the amount set astde under subsection (a)(2)(A) for such fiscal year; nnd
"(B) each such District's and territory's share of tho combinod total population of the District of Columbla and all such territorien, as determined by the Socretary.
"(7) TRIBAL COVERNMENTS.-From the amount set aside under subsoction (a)(2)(B) for fiscal yoar 2020. the amount pasd under this section for fiscal year 2020 to a Tribal governmont shall bo the amount the Sucretary ghall dotermino, in consultation with the Secrotary of the Interior and Indian Tribes, that is based on tnoreased expends. tures of each such Tribal government (or a tribally-owned entity of such Tribal govurnment) rolativo to agrregate oxpondituros in तiseal yoar 2019 by tho 'Tribal rovornmont (or trlbally-owned ontity) and dotormined in suoh mannur as tho Sucrotary dutermines nppropriato to ensure that all amounts avallnule undor xubsection $(a)(2)(B)$ for fiscal yoar 2020 are distributed to Tribal governments.
"(8) DATA.-For purposes of this suhsootion, the population of Stater and units of local govornments shall be dotermined basud on the most recent yerr for which data aro avallable from the Buroau of the Census.
"(d) Use of Funds.-A Stato, Tribal hovornment. and unlt of local government shall uso the funds providod undor a paymont made under this section to caver only thone costs of the State. Tribal govornment, or unit of looal governmont that-
"(1) are necessary expenditures incurred due to the public health emerkency with respeot to the Coronavirus Disease 2019 (COVID-19):
"(2) wore not accounted for in the budget most rocently approved as of tho date of onnctment of thls soction for the State or governiment; and
"(3) werv incurred during the perlod that bogins on Mareh 1, 2020. and onds on Ducomber 30, 2020.
"(e) Certification.-In order to recelve a pryment under this roction, a unit of local government shall provide the Socrotary with a certifieation signod by tho Chlor Executivo for the unit of local government that the local government's proposud uses of thit funds are consistent with subsection (d).
funds are consistent with subsection (d). RECOUPMENT:-
"(1) OVERSIGHT AUTHORITY,-The Inspector General of the Department of the Treasury shall conduct monltoring and oversight of the recelpt. disbursemont. and uso of funds made avallable under this section.
"(2) Recoupment.-If the Inspector General of the Department of the Treasury determines that a State. Tribal govurnment, or unit of local governmunt has falled to comsply with subsoction (d), tho nmount equal to tho amount of fands used in violation of such subsection shall bo booked as a debt of such ontity owod to tho Foderal Governmont. Amounts rocoverod undor this subsection klaall bo doposited into the general fund of the Treasury.
"(3) Apphopriation.-Out of any monoy In the Treasury of the United States not otherwise appropriated, thero are appropriated to the Office of the Inspector Goneral of the Department of the Treasury, 535.000 .000 to carry out oversight and recoupmont activitios under this subsection. Amounts appropriated under the procoding sontence shall remain avallablo mitll expended.
* (4) AUTHORITY OF INSPECTOR GENERAL.Nothing in this subsection shall be construet to dimintah the authority of any Inspector Goneral. including such authority as provided in tho Inspoctor General Act of 1978 (5 U.S.C. App.).
"(g) DEFINITIONs.-In this nection:
"(1) INDIAN TRIBE.-The term 'Indlan Tribo' has the meaning glven that termin in section

4(e) of the Indian Self-Detormination and Education Assistanco Act ( 25 U.S.C. $530 \%(e)$ ).
"(2) LOLAL GOVERNMENT.-The term 'unlt of local sovernment' means a county. mun!clpallty, town, townshlp, vlllage, parish. borough, or other unit of general government below the State lovol with a population that exceeds 500,000 .
"(3) Secretary.-Tho torm 'Sacrotary' means tho Secretary of the Treasury.
"(4) STATE.-The term 'State' means the 60 States, the District of Columbla, the Commonwealth of Puerto Rico. the United States VIrgin Itlands, Guam, the Commonwealth of the Northorn Marlana Islands, and Amorlcan Samoa.
" (5) Tribal government.-The term Tribal govarnment munns the rocornized sovorning body of an Indlan Tribo.".
(b) Alillication or Provisions,-Amounts approprintod for fiscal yoar 2020 undor socLIon 601(a)(1) of the Soclal Soourlty Act (as added by subsection (a)) shall be subject to the requirements contained in Public Law 116-04 for funds for prograins authorizod under sootions 330 through 340 or tho Publite Healch Sorvice Act (42 U.S.C. 254 through 256).

TITLE VI-MISCELLANEOUS PROVISIONS
SEC. BOO1. COVID-1D BORROWING AUTHORITY FOR TIIE UNITED STATES POSTAL SERVICE.
(a) Definitions.-In this bection-
(1) the torm "COVID-18 emergency" means the emergency Involving Fedoral primary responsilhility detormined to exlst by the President under section 501 (b) of the Robert T. Stafford Disastor Rellef and Emergency Assistance Act (42 U.S.C. 5191(b)) with reapeot to the Coronavirus Diseaso 2019 (COVID-19): and
(2) the term "Postal Servico" menns the United States Postal Sorvico.
(b) ADDITIONAL BORROWING AUTHORITY:Notwithstanding section 2005 of title 39. United States Codo, or any other provlsion of law. If the Postal Sorvico dotormines that. due to the COVID-19 emergency. the Portal Service will not bo able to fund operating expenses without borrowing monuy-
(1) tho Postal Sorvice may borrow money from tho Treasury In an amount not to excoed $\$ 10,000,000,000-$
(A) to be used for such oporating expenses: and
(B) which may not be used to pay any outstanding debt of the Postal Service: and
(2) the Secretary of the Treasury may lend up to tho amount described in paragraph (1) ai the request of the Postal Service, upon terms and conditions muturlly agreed upon by tho Secretary and the Postal Sorvico.
(c) PRIORITIZATION OF DELIVERY FOR MEDicat. PURPOSES DURING COVID-19 EmER-oency.-Notwithatanding any other provlslon of law, during the COVID-19 emorgency, the Poscal Servico-
(1) ghall prloritizu dellvery of postal products for medical purposes; and
(2) inay establish temporary dulivory points, In such form and mannor as tho Postal Sorvico dotermines necessary. to protect employecs of the Postal Sorvico and Individuals recolving dellveries from the Posta] Servico.
gec. nooz. EMERGENCY DESIGNATION.
(a) IN OENERAL.-The amounts provided under this division are deslenated as an omergency requiroment pursuant to section 4(g) of the Statutory Pay-As-You-Go Act of 2010 (2 U.S.C. 933(g)).
(b) Degionation in Senate.-In the Sunato. this division is dosignated as an emerkency requiremiont pursuant to section $4112(\mathrm{R})$ of H . Con. Rex. 71 (115th Congress). the concurront resolution on the budget for flscal year 2018.

DIVISION B-EMERGENCY APPROPRIATIONS FOR CORONAVIRUS HEALTH RESPONSE AND AGENCY OPERATIONS
The following sums aro heroby aro approprinted, out of any monoy in the Treasury not otherwlse appropriated, for tho flscal year ending September 30, 2020, and for other purposes, namoly:

## TITLE I

## AGRIOULTURAL PROGRAMS

Office of the Secretary
For an additional amount for the "Orfice of tho Secretary". $59,500,000.000$, to remain avallable untfl expended, to provent, propare for, and respond to coronavirus by providing support lor akricultural producors impactod by coronavirus, Including producors of speclaity orops, producers that supply local food systoms. Including farmers markets, restaurants, and schools, and Ilvestock producers. Including dairy producera; Provided, That such amount is designated by the Congress as belng for an omergency requiremont pursuant to soction 251(b)(2)(A)(1) of tho Balanced Budget and Emerkoncy Deflelt Control Act of 1585 .

## Office of Inspector Generat.

For an auditional amount for "Orfice of Inspector Ceneral". 5750,000 , to romain avallablo untll Soptomber 30, 2021, to provont, proparo for, and rospond to coronavirus, domestloally or Internatlonally: Proulded. That tho funding mado avallable under this hoading in this Act shall be used for conducting audits and Investigations of projects and activitios carried out with funds made avallable in this Act to the Department of Agriculture to prevent, prepare for. and respond to coronavirus, domestically or internationally: Prowided further. That such amount is designated by the Congross as being for an emergency roquirement pursuant to section $251(b)(2)(A)(1)$ of the Balanced Budget and Emurgency Dufleit Control Act of 1885.
antmal and Plant health inspection Servies

## sal.artigs and mxprnses

For an additional amount for "Salarlus and Expenses". $\$ 55,000,000$, to remain avallable unt1! Soptomber 30, 2021, to provent, proparo for, and rospond to uoronavirus, domostloally or Internationally, Including for nocossary oxponses for malary costs associated with the Axriculture Quarantino and InspecIlon Program: Provided. That kuch amount Is dealgnated liy the Conkress as being for an emargency requirement pursuant to section $251(\mathrm{~b})(2)(\mathrm{A})(1)$ of the Balanced Budget and Emergency Deflcit Control Act of 1985.
agricultural markitino Bervice. MARKETING SERYICES
For an adtitional amount for "Marketing Services". $\$ 45,000.000$. to remain avallable untll Suptember 30. 2021, to prevent. prupare for, and respond to coronavirus, domostically or intornationally. Including notoasary oxponsos for balary costs annociated with commodity grading. Inspection, and audit activitlos: Provided, That such amount is desInnated by the Congress as boing for an emergency requirement pursuant to section $251(\mathrm{~b})(2)(\mathrm{A})(1)$ of tho Balanced Budget and Emergency Doficti Control Act of 1085.

Food Safett and Insiegtion Seliviog
For an additional amount for "Food Safely and Inspection Servico", $\$ 33.000 .000$. to remain rvallable until September 30. 2021, to provent. propare for. and respond to coronavirus, domestlcally or internationally. Including for support of temporsry and Intermittont workers, relocation of inspoctors, and. notwlthstandink 21 U.S.C. 468.695 and 1053 and 7 U.S.C. 2210a, costs of ovortime Inspoctors under the Federal Meat Inspec-
tion Aot. the Poultry Products Inspoction Act, and tho Ekg Products Inspection Act: Provided. That suoh amount In dosignated by the Congress as bolng for an emergency requiroment pursuant to section $251(\mathrm{~b})(2)(\mathrm{A})(1)$ of the Balanced Budget and Emergency Deflett Control Aet of 1985.
FARM PRODUCTION AND CONSERVATION PROQRAMS
farm Shrvige Agency
For an additional amount for "Salaries and Expenses", $\$ 3,000,000$, to remain avallable until Septembor 30. 2021, to prevent, preparo for, and respond to coronavirus. domestically or Internationally. Including necessary oxpenses to hire temporary staff and overtimo expenses: Provided, That such amount is designated by the Congross ns beink for an emerkoncy requifement pursuant to soction 251 (b)(2)(A)(1) of the Balanced Budget and Emergency Deficit Control Act of 1985.

RURAL DEVELOPMENT PROGRAMS
RURal. Businesg-Coopprative Service
bural business prouram account
For an additional amount for "Rural Buslness Program Account", $520,500,000$, to remain avallable untll Septembor 30. 2021. to prevent. prepare for, and respond to coronavirus, for the cost of loans for rural business developmont progiams authorized by soction 310B and describod in subsoction (8) of nection 310B of the Consolidated Farm and Rural Development Act: Provided. That such amount is designated by the Congress as being for an emergency requirement pursuant to section $251(b)(2)(A)(1)$ of the Balanced Budget and Emergency Deflcit Control Aut or 1085.

Rural Utilities Service
distance learnino, telfmedicine. and BROADHAND PROGRAM
For an additional amount for "Distance Learning, Telemedicine, and Broadband Program' $\$ \$ 25,000,000$, to remain avallable untll expended. to prevent, prepars for, and respond to coronavirus, domestleally or internationally. for telumedicine and diatance learning survices in rural aruas, as authorszod by 7 U.S.C. 950aaa et seq.: Provided. That such amount is designatod by the Congross as belnk for an omergency roquiremont pursuant to noction $261(\mathrm{~b})(2)(\Lambda)(1)$ of tho Balanood Budget and Emergency Doficit Control Act of 1985.

## DOMESTIC FOOD PROORAMS <br> FUod and Nutrition Service

CHILD NUTRITION PRDORAMS
For an kdditional umount for "Child NutriLion Programs', $\quad \$ 8,800,000,000$ to romain avallable untll Soptember 30, 2021, to prevent. prepare tor, and rospond to coronavirus, domostically or Internationally: Prouided. That such amount is UesIgnatod by the Congress as being for an emerkency requiroment pursuant to section $251(\mathrm{~b})(2)(\mathrm{A})(1)$ of the Batanced Budget and Emergency Deffelt Control Act of 1985.

SUIPLEMENTAL, NUTRITION ASSISTANCE PROORAM
For an additional amount for "Supplemental Nutrition Assistanco Program". \$15,810,000,000, to rumain avallable until Soptomber 30, 2021, to prevent. propare ror, und cespond to coronavirus, domestlcally or Internationally: Provided. That of the amount provided under this hoading in this Act, $\$ 15,510.000 .000$ shall be pinced in a conUingency reserve to be allocated as the Socretary deems necussary to support participation should cost or partlcspation oxceed budget estimates to prevent. propare for, and respond to coronavirus: Provided further. That of the amount provided undur this

# Coronavirus Relief Fund <br> Guidance for State, Territorial, Local, and Tribal Governments <br> April 22, 2020 

The purpose of this document is to provide guidance to recipients of the funding available under section 601 (a) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act"). The CARES Act established the Coronavirus Relief Fund (the "Fund") and appropriated $\$ 150$ billion to the Fund. Under the CARES Act, the Fund is to be used to make payments for specified uses to States and certain local governments; the District of Columbia and U.S. Territories (consisting of the Commonwealth of Puerto Rico, the United States Virgin Islands, Guam, American Samoa, and the Commonwealth of the Northern Mariana Islands); and Tribal governments.

The CARES Act provides that payments from the Fund may only be used to cover costs that-

1. are necessary expenditures incurred due to the public health emergency with respect to the Coronavirus Disease 2019 (COVID-19);
2. were not accounted for in the budget most recently approved as of March 27, 2020 (the date of enactment of the CARES Act) for the State or government; and
3. were incurred during the period that begins on March 1,2020, and ends on December 30, 2020.

The guidance that follows sets forth the Department of the Treasury's interpretation of these limitations on the permissible use of Fund payments.

## Necessary expenditures incurred due to the public health emergency

The requirement that expenditures be incurred "due to" the public health emergency means that expenditures must be used for actions taken to respond to the public health emergency. These may include expenditures incurred to allow the State, territorial, local, or Tribal government to respond directly to the emergency, such as by addressing medical or public health needs, as well as expenditures incurred to respond to second-order effects of the emergency, such as by providing economic support to those suffering from employment or business interruptions due to COVID-19-related business closures.
Funds may not be used to fill shortfalls in government revenue to cover expenditures that would not otherwise qualify under the statute. Although a broad range of uses is allowed, revenue replacement is not a permissible use of Fund payments.
The statute also specifies that expenditures using Fund payments must be "necessary." The Department of the Treasury understands this term broadly to mean that the expenditure is reasonably necessary for its intended use in the reasonable judgment of the government officials responsible for spending Fund payments.

Costs not accounted for in the budget most recently approved as of March 27, 2020
The CARES Act also requires that payments be used only to cover costs that were not accounted for in the budget most recently approved as of March 27, 2020. A cost meets this requirement if either (a) the cost cannot lawfully be funded using a line item, allotment, or allocation within that budget or (b) the cost

[^0]is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation.

The "most recently approved" budget refers to the enacted budget for the relevant fiscal period for the particular government, without taking into account subsequent supplemental appropriations enacted or other budgetary adjustments made by that government in response to the COVID-19 public health emergency. A cost is not considered to have been accounted for in a budget merely because it could be met using a budgetary stabilization fund, rainy day fund, or similar reserve account.

Costs incurred during the period that begins on March 1, 2020, and ends on December 30, 2020
A cost is "incurred" when the responsible unit of government has expended funds to cover the cost.

## Nonexclusive examples of elligible expenditures

Eligible expenditures include, but are not limited to, payment for:

1. Medical expenses such as:

- COVID-19-related expenses of public hospitals, clinics, and similar facilities.
- Expenses of establishing temporary public medical facilities and other measures to increase COVID-19 treatment capacity, including related construction costs.
- Costs of providing COVID-19 testing, including serological testing.
- Emergency medical response expenses, including emergency medical transportation, related to COVID-19.
- Expenses for establishing and operating public telemedicine capabilities for COVID-19related treatment.

2. Public health expenses such as:

- Expenses for communication and enforcement by State, territorial, local, and Tribal governments of public health orders related to COVID-19.
- Expenses for acquisition and distribution of medical and protective supplies, including sanitizing products and personal protective equipment, for medical personnel, police officers, social workers, child protection services, and child welfare officers, direct service providers for older adults and individuals with disabilities in community settings, and other public health or safety workers in connection with the COVID-19 public health emergency.
- Expenses for disinfection of public areas and other facilities, e.g., nursing homes, in response to the COVID-19 public health emergency.
- Expenses for technical assistance to local authorities or other entities on mitigation of COVID-19-related threats to public health and safety.
- Expenses for public safety measures undertaken in response to COVID-19.
- Expenses for quarantining individuals.

3. Payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID19 public health emergency.
4. Expenses of actions to facilitate compliance with COVID-19-related public health measures, such as:

- Expenses for food delivery to residents, including, for example, senior citizens and other vulnerable populations, to enable compliance with COVID-19 public health precautions.
- Expenses to facilitate distance learning, including technological improvements, in connection with school closings to enable compliance with COVID-19 precautions.
- Expenses to improve telework capabilities for public employees to enable compliance with COVID-19 public health precautions.
- Expenses of providing paid sick and paid family and medical leave to public employees to enable compliance with COVID-19 public health precautions.
- COVID-19-related expenses of maintaining state prisons and county jails, including as relates to sanitation and improvement of social distancing measures, to enable compliance with COVID-19 public health precautions.
- Expenses for care for homeless populations provided to mitigate COVID-19 effects and enable compliance with COVID-19 public health precautions.

5. Expenses associated with the provision of economic support in connection with the COVID-19 public health emergency, such as:

- Expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures.
- Expenditures related to a State, territorial, local, or Tribal government payroll support program.
- Unemployment insurance costs related to the COVID-19 public health emergency if such costs will not be reimbursed by the federal government pursuant to the CARES Act or otherwise.

6. Any other COVID-19-related expenses reasonably necessary to the function of government that satisfy the Fund's eligibility criteria.

## Nonexclusive examples of ineligible expenditures ${ }^{2}$

The following is a list of examples of costs that would not be eligible expenditures of payments from the Fund.

1. Expenses for the State share of Medicaid. ${ }^{3}$
2. Damages covered by insurance.
3. Payroll or benefits expenses for employees whose work duties are not substantially dedicated to mitigating or responding to the COVID-19 public health emergency.

[^1]${ }^{3}$ See 42 C.F.R. § 433.51 and 45 C.F.R. § 75.306.
4. Expenses that have been or will be reimbursed under any federal program, such as the reimbursement by the federal government pursuant to the CARES Act of contributions by States to State unemployment funds.
5. Reimbursement to donors for donated items or services.
6. Workforce bonuses other than hazard pay or overtime.
7. Severance pay.
8. Legal settlements.

Coronavirus Relief Fund<br>Frequently Asked Questions<br>Updated as of May 28, 2020

The following answers to frequently asked questions supplement Treasury's Coronavirus Relief Fund ("Fund") Guidance for State, Territorial, Local, and Tribal Governments, dated April 22, 2020, ("Guidance"). ${ }^{1}$ Amounts paid from the Fund are subject to the restrictions outlined in the Guidance and set forth in section 601(d) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act ("CARES Act").

## Eligible Expenditures

## Are governments required to submit proposed expenditures to Treasury for approval?

No. Governments are responsible for making determinations as to what expenditures are necessary due to the public health emergency with respect to COVID-19 and do not need to submit any proposed expenditures to Treasury.

The Guidance says that funding can be used to meet payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. How does a government determine whether payroll expenses for a given employee satisfy the "substantially dedicated" condition?
The Fund is designed to provide ready funding to address unforeseen financial needs and risks created by the COVID-19 public health emergency. For this reason, and as a matter of administrative convenience in light of the emergency nature of this program, a State, territorial, local, or Tribal government may presume that payroll costs for public health and public safety employees are payments for services substantially dedicated to mitigating or responding to the COVID-19 public health emergency, unless the chief executive (or equivalent) of the relevant government determines that specific circumstances indicate otherwise.

The Guidance says that a cost was not accounted for in the most recently approved budget if the cost is for a substantially different use from any expected use of funds in such a line item, allotment, or allocation. What would qualify as a "substantially different use" for purposes of the Fund eligibility?
Costs incurred for a "substantially different use" include, but are not necessarily limited to, costs of personnel and services that were budgeted for in the most recently approved budget but which, due entirely to the COVID-19 public health emergency, have been diverted to substantially different functions. This would include, for example, the costs of redeploying corrections facility staff to enable compliance with COVID-19 public health precautions through work such as enhanced sanitation or enforcing social distancing measures; the costs of redeploying police to support management and enforcement of stay-at-home orders; or the costs of diverting educational support staff or faculty to develop online learning capabilities, such as through providing information technology support that is not part of the staff or faculty's ordinary responsibilities.
Note that a public function does not become a "substantially different use" merely because it is provided from a different location or through a different manner. For example, although developing online instruction capabilities may be a substantially different use of funds, online instruction itself is not a substantially different use of public funds than classroom instruction.

[^2]Yes, provided that the transfer qualifies as a necessary expenditure incurred due to the public health emergency and meets the other criteria of section 601(d) of the Social Security Act. Such funds would be subject to recoupment by the Treasury Department if they have not been used in a manner consistent with section 601(d) of the Social Security Act.

## May a unit of local government receiving a Fund payment transfer funds to another unit of government?

Yes. For example, a county may transfer funds to a city, town, or school district within the county and a county or city may transfer funds to its State, provided that the transfer qualifies as a necessary expenditure incurred due to the public health emergency and meets the other criteria of section 601 (d) of the Social Security Act outlined in the Guidance. For example, a transfer from a county to a constituent city would not be permissible if the funds were intended to be used simply to fill shortfalls in government revenue to cover expenditures that would not otherwise qualify as an eligible expenditure.

Is a Fund payment recipient required to transfer funds to a smaller, constituent unit of government within its borders?

No. For example, a county recipient is not required to transfer funds to smaller cities within the county's borders.

Are recipients required to use other federal funds or seek reimbursement under other federal programs before using Fund payments to satisfy eligible expenses?

No. Recipients may use Fund payments for any expenses eligible under section 601 (d) of the Social Security Act outlined in the Guidance. Fund payments are not required to be used as the source of funding of last resort. However, as noted below, recipients may not use payments from the Fund to cover expenditures for which they will receive reimbursement.

## Are there prohibitions on combining a transaction supported with Fund payments with other CARES Act funding or COVID-19 relief Federal funding?

Recipients will need to consider the applicable restrictions and limitations of such other sources of funding. In addition, expenses that have been or will be reimbursed under any federal program, such as the reimbursement by the federal government pursuant to the CARES Act of contributions by States to State unemployment funds, are not eligible uses of Fund payments.

## Are States permitted to use Fund payments to support state unemployment insurance funds generally?

To the extent that the costs incurred by a state unemployment insurance fund are incurred due to the COVID-19 public health emergency, a State may use Fund payments to make payments to its respective state unemployment insurance fund, separate and apart from such State's obligation to the unemployment insurance fund as an employer. This will permit States to use Fund payments to prevent expenses related to the public health emergency from causing their state unemployment insurance funds to become insolvent.

Are recipients permitted to use Fund payments to pay for unemployment insurance costs incurred by the recipient as an employer?

Yes, Fund payments may be used for unemployment insurance costs incurred by the recipient as an employer (for example, as a reimbursing employer) related to the COVID-19 public health emergency if such costs will not be reimbursed by the federal government pursuant to the CARES Act or otherwise.

The Guidance states that the Fund may support a "broad range of uses" including payroll expenses for several classes of employees whose services are "substantially dedicated to mitigating or responding to the COVID-19 public health emergency." What are some examples of types of covered employees?

The Guidance provides examples of broad classes of employees whose payroll expenses would be eligible expenses under the Fund. These classes of employees include public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. Payroll and benefit costs associated with public employees who could have been furloughed or otherwise laid off but who were instead repurposed to perform previously unbudgeted functions substantially dedicated to mitigating or responding to the COVID-19 public health emergency are also covered. Other eligible expenditures include payroll and benefit costs of educational support staff or faculty responsible for developing online learning capabilities necessary to continue educational instruction in response to COVID-19-related school closures. Please see the Guidance for a discussion of what is meant by an expense that was not accounted for in the budget most recently approved as of March 27, 2020.

In some cases, first responders and critical health care workers that contract COVID-19 are eligible for workers' compensation coverage. Is the cost of this expanded workers compensation coverage eligible?

Increased workers compensation cost to the government due to the COVID-19 public health emergency incurred during the period beginning March 1, 2020, and ending December 30, 2020, is an eligible expense.

If a recipient would have decommissioned equipment or not renewed a lease on particular office space or equipment but decides to continue to use the equipment or to renew the lease in order to respond to the public health emergency, are the costs associated with continuing to operate the equipment or the ongoing lease payments eligible expenses?
Yes. To the extent the expenses were previously unbudgeted and are otherwise consistent with section 601 (d) of the Social Security Act outlined in the Guidance, such expenses would be eligible.

May recipients provide stipends to employees for eligible expenses (for example, a stipend to employees to improve telework capabilities) rather than require employees to incur the eligible cost and submit for reimbursement?
Expenditures paid for with payments from the Fund must be limited to those that are necessary due to the public health emergency. As such, unless the government were to determine that providing assistance in the form of a stipend is an administrative necessity, the government should provide such assistance on a reimbursement basis to ensure as much as possible that funds are used to cover only eligible expenses.

Yes. Expenses associated with conducting a recovery planning project or operating a recovery coordination office would be eligible, if the expenses otherwise meet the criteria set forth in section 601(d) of the Social Security Act outlined in the Guidance.

## Are expenses associated with contact tracing eligible?

Yes, expenses associated with contract tracing are eligible.
To what extent may a government use Fund payments to support the operations of private hospitals?
Governments may use Fund payments to support public or private hospitals to the extent that the costs are necessary expenditures incurred due to the COVID-19 public health emergency, but the form such assistance would take may differ. In particular, financial assistance to private hospitals could take the form of a grant or a short-term loan.

May payments from the Fund be used to assist individuals with enrolling in a government benefit program for those who have been laid off due to COVID-19 and thereby lost health insurance?
Yes. To the extent that the relevant government official determines that these expenses are necessary and they meet the other requirements set forth in section 601(d) of the Social Security Act outlined in the Guidance, these expenses are eligible.

## May recipients use Fund payments to facilitate livestock depopulation incurred by producers due to supply chain disruptions?

Yes, to the extent these efforts are deemed necessary for public health reasons or as a form of economic support as a result of the COVID-19 health emergency.

Would providing a consumer grant program to prevent eviction and assist in preventing homelessness
be considered an eligible expense?
Yes, assuming that the recipient considers the grants to be a necessary expense incurred due to the COVID-19 public health emergency and the grants meet the other requirements for the use of Fund payments under section 601(d) of the Social Security Act outlined in the Guidance. As a general matter, providing assistance to recipients to enable them to meet property tax requirements would not be an eligible use of funds, but exceptions may be made in the case of assistance designed to prevent foreclosures.

## May recipients create a "payroll support program" for public employees?

Use of payments from the Fund to cover payroll or benefits expenses of public employees are limited to those employees whose work duties are substantially dedicated to mitigating or responding to the COVID-19 public health emergency.

May recipients use Fund payments to cover employment and training programs for employees that have been furloughed due to the public health emergency?
Yes, this would be an eligible expense if the government determined that the costs of such employment and training programs would be necessary due to the public health emergency.

May recipients use Fund payments to provide emergency financial assistance to individuals and families directly impacted by a loss of income due to the COVID-19 public health emergency?

Yes, if a government determines such assistance to be a necessary expenditure. Such assistance could include, for example, a program to assist individuals with payment of overdue rent or mortgage payments to avoid eviction or foreclosure or unforeseen financial costs for funerals and other emergency individual needs. Such assistance should be structured in a manner to ensure as much as possible, within the realm of what is administratively feasible, that such assistance is necessary.

The Guidance provides that eligible expenditures may include expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures. What is meant by a "small business," and is the Guidance intended to refer only to expenditures to cover administrative expenses of such a grant program?
Governments have discretion to determine what payments are necessary. A program that is aimed at assisting small businesses with the costs of business interruption caused by required closures should be tailored to assist those businesses in need of such assistance. The amount of a grant to a small business to reimburse the costs of business interruption caused by required closures would also be an eligible expenditure under section 601(d) of the Social Security Act, as outlined in the Guidance.

The Guidance provides that expenses associated with the provision of economic support in connection with the public health emergency, such as expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures, would constitute eligible expenditures of Fund payments. Would such expenditures be eligible in the absence of a stay-at-home order?

Fund payments may be used for economic support in the absence of a stay-at-home order if such expenditures are determined by the government to be necessary. This may include, for example, a grant program to benefit small businesses that close voluntarily to promote social distancing measures or that are affected by decreased customer demand as a result of the COVID-19 public health emergency.

May Fund payments be used to assist impacted property owners with the payment of their property taxes?
Fund payments may not be used for government revenue replacement, including the provision of assistance to meet tax obligations.

May Fund payments be used to replace foregone utility fees? If not, can Fund payments be used as a direct subsidy payment to all utility account holders?
Fund payments may not be used for government revenue replacement, including the replacement of unpaid utility fees. Fund payments may be used for subsidy payments to electricity account holders to the extent that the subsidy payments are deemed by the recipient to be necessary expenditures incurred due to the COVID-19 public health emergency and meet the other criteria of section 601(d) of the Social Security Act outlined in the Guidance. For example, if determined to be a necessary expenditure, a government could provide grants to individuals facing economic hardship to allow them to pay their utility fees and thereby continue to receive essential services.

Could Fund payments be used for capital improvement projects that broadly provide potential
economic development in a community?
In general, no. If capital improvement projects are not necessary expenditures incurred due to the COVID-19 public health emergency, then Fund payments may not be used for such projects.

However, Fund payments may be used for the expenses of, for example, establishing temporary public medical facilities and other measures to increase COVID-19 treatment capacity or improve mitigation measures, including related construction costs.

The Guidance includes workforce bonuses as an example of ineligible expenses but provides that hazard pay would be eligible if otherwise determined to be a necessary expense. Is there a specific definition of "hazard pay"?

Hazard pay means additional pay for performing hazardous duty or work involving physical hardship, in each case that is related to COVID-19.

The Guidance provides that ineligible expenditures include "Ip]ayroll or benefits expenses for employees whose work duties are not substantially dedicated to mitigating or responding to the COVID-19 public health emergency." Is this intended to relate only to public employees?
Yes. This particular nonexclusive example of an ineligible expenditure relates to public employees. A recipient would not be permitted to pay for payroll or benefit expenses of private employees and any financial assistance (such as grants or short-term loans) to private employers are not subject to the restriction that the private employers' employees must be substantially dedicated to mitigating or responding to the COVID-19 public health emergency.

May counties pre-pay with CARES Act funds for expenses such as a one or two-year facility lease, such as to house staff hired in response to COVID-19?

A government should not make prepayments on contracts using payments from the Fund to the extent that doing so would not be consistent with its ordinary course policies and procedures.

Must a stay-at-home order or other public health mandate be in effect in order for a government to provide assistance to small businesses using payments from the Fund?

No. The Guidance provides, as an example of an eligible use of payments from the Fund, expenditures related to the provision of grants to small businesses to reimburse the costs of business interruption caused by required closures. Such assistance may be provided using amounts received from the Fund in the absence of a requirement to close businesses if the relevant government determines that such expenditures are necessary in response to the public health emergency.

Should States receiving a payment transfer funds to local governments that did not receive payments directly from Treasury?

Yes, provided that the transferred funds are used by the local government for eligible expenditures under the statute. To facilitate prompt distribution of Title V funds, the CARES Act authorized Treasury to make direct payments to local governments with populations in excess of 500,000 , in amounts equal to $45 \%$ of the local government's per capita share of the statewide allocation. This statutory structure was based on a recognition that it is more administratively feasible to rely on States, rather than the federal government, to manage the transfer of funds to smaller local governments. Consistent with the needs of all local governments for funding to address the public health emergency, States should transfer funds to local governments with populations of 500,000 or less, using as a benchmark the per capita allocation formula that governs payments to larger local governments. This approach will ensure equitable treatment among local governments of all sizes.

For example, a State received the minimum $\$ 1.25$ billion allocation and had one county with a population over 500,000 that received $\$ 250$ million directly. The State should distribute 45 percent of the $\$ 1$ billion it received, or $\$ 450$ million, to local governments within the State with a population of 500,000 or less.

## May a State impose restrictions on transfers of funds to local governments?

Yes, to the extent that the restrictions facilitate the State's compliance with the requirements set forth in section 601(d) of the Social Security Act outlined in the Guidance and other applicable requirements such as the Single Audit Act, discussed below. Other restrictions are not permissible.

## If a recipient must issue tax anticipation notes (TANs) to make up for tax due date deferrals or revenue shortfalls, are the expenses associated with the issuance eligible uses of Fund payments?

If a government determines that the issuance of TANs is necessary due to the COVID-19 public health emergency, the government may expend payments from the Fund on the accrued interest expense on TANs and unbudgeted administrative and transactional costs, such as necessary payments to advisors and underwriters, associated with the issuance of the TANs.

## May recipients use Fund payments to expand rural broadband capacity to assist with distance learning

 and telework?Such expenditures would only be permissible if they are necessary for the public health emergency. The cost of projects that would not be expected to increase capacity to a significant extent until the need for distance learning and telework have passed due to this public health emergency would not be necessary due to the public health emergency and thus would not be eligible uses of Fund payments.

## Are costs associated with increased solid waste capacity an eligible use of payments from the Fund?

Yes, costs to address increase in solid waste as a result of the public health emergency, such as relates to the disposal of used personal protective equipment, would be an eligible expenditure.

May payments from the Fund be used to cover across-the-board hazard pay for employees working during a state of emergency?

No. The Guidance says that funding may be used to meet payroll expenses for public safety, public health, health care, human services, and similar employees whose services are substantially dedicated to mitigating or responding to the COVID-19 public health emergency. Hazard pay is a form of payroll expense and is subject to this limitation, so Fund payments may only be used to cover hazard pay for such individuals.

May Fund payments be used for expenditures related to the administration of Fund payments by a State, territorial, local, or Tribal government?

Yes, if the administrative expenses represent an increase over previously budgeted amounts and are limited to what is necessary. For example, a State may expend Fund payments on necessary administrative expenses incurred with respect to a new grant program established to disburse amounts received from the Fund.

## May recipients use Fund payments to provide loans?

Yes, if the loans otherwise qualify as eligible expenditures under section 601(d) of the Social Security Act as implemented by the Guidance. Any amounts repaid by the borrower before December 30, 2020, must be either returned to Treasury upon receipt by the unit of government providing the loan or used for another expense that qualifies as an eligible expenditure under section 601(d) of the Social Security Act. Any amounts not repaid by the borrower until after December 30, 2020, must be returned to Treasury upon receipt by the unit of government lending the funds.

## May Fund payments be used for expenditures necessary to prepare for a future COVID-19 outbreak?

Fund payments may be used only for expenditures necessary to address the current COVID-19 public health emergency. For example, a State may spend Fund payments to create a reserve of personal protective equipment or develop increased intensive care unit capacity to support regions in its jurisdiction not yet affected, but likely to be impacted by the current COVID-19 pandemic.

## Questions Related to Administration of Fund Payments

## Do governments have to return unspent funds to Treasury?

Yes. Section $601(\mathrm{f})(2)$ of the Social Security Act, as added by section 5001(a) of the CARES Act, provides for recoupment by the Department of the Treasury of amounts received from the Fund that have not been used in a manner consistent with section 601(d) of the Social Security Act. If a government has not used funds it has received to cover costs that were incurred by December 30, 2020, as required by the statute, those funds must be returned to the Department of the Treasury.

## What records must be kept by governments receiving payment?

A government should keep records sufficient to demonstrate that the amount of Fund payments to the government has been used in accordance with section 601(d) of the Social Security Act.

## May recipients deposit Fund payments into interest bearing accounts?

Yes, provided that if recipients separately invest amounts received from the Fund, they must use the interest earned or other proceeds of these investments only to cover expenditures incurred in accordance with section 601(d) of the Social Security Act and the Guidance on eligible expenses. If a government deposits Fund payments in a government's general account, it may use those funds to meet immediate cash management needs provided that the full amount of the payment is used to cover necessary expenditures. Fund payments are not subject to the Cash Management Improvement Act of 1990, as amended.

## May governments retain assets purchased with payments from the Fund?

Yes, if the purchase of the asset was consistent with the limitations on the eligible use of funds provided by section 601(d) of the Social Security Act.

## What rules apply to the proceeds of disposition or sale of assets acquired using payments from the Fund?

If such assets are disposed of prior to December 30, 2020, the proceeds would be subject to the restrictions on the eligible use of payments from the Fund provided by section 601 (d) of the Social Security Act.

## Are Fund payments to State, territorial, local, and tribal governments considered grants?

No. Fund payments made by Treasury to State, territorial, local, and Tribal governments are not considered to be grants but are "other financial assistance" under 2 C.F.R. § 200.40.

## Are Fund payments considered federal financial assistance for purposes of the Single Audit Act?

Yes, Fund payments are considered to be federal financial assistance subject to the Single Audit Act (31 U.S.C. §§ 7501-7507) and the related provisions of the Uniform Guidance, 2 C.F.R. § 200.303 regarding internal controls, $\S \S 200.330$ through 200.332 regarding subrecipient monitoring and management, and subpart F regarding audit requirements.

## Are Fund payments subject to other requirements of the Uniform Guidance?

Fund payments are subject to the following requirements in the Uniform Guidance (2 C.F.R. Part 200): 2 C.F.R. § 200.303 regarding internal controls, 2 C.F.R. $\S 200.330$ through 200.332 regarding subrecipient monitoring and management, and subpart F regarding audit requirements.

Is there a Catalog of Federal Domestic Assistance (CFDA) number assigned to the Fund?
Yes. The CFDA number assigned to the Fund is 21.019 , pending completion of registration.
If a State transfers Fund payments to its political subdivisions, would the transferred funds count toward the subrecipients' total funding received from the federal government for purposes of the Single Audit Act?
Yes. The Fund payments to subrecipients would count toward the threshold of the Single Audit Act and 2 C.F.R. part 200, subpart F re: audit requirements. Subrecipients are subject to a single audit or programspecific audit pursuant to 2 C.F.R. § 200.501 (a) when the subrecipients spend $\$ 750,000$ or more in federal awards during their fiscal year.

## Are recipients permitted to use payments from the Fund to cover the expenses of an audit conducted under the Single Audit Act?

Yes, such expenses would be eligible expenditures, subject to the limitations set forth in 2 C.F.R. § 200.425.

If a government has transferred funds to another entity, from which entity would the Treasury Department seek to recoup the funds if they have not been used in a manner consistent with section 601(d) of the Social Security Act?

The Treasury Department would seek to recoup the funds from the government that received the payment directly from the Treasury Department. State, territorial, local, and Tribal governments receiving funds from Treasury should ensure that funds transferred to other entities, whether pursuant to a grant program
or otherwise, are used in accordance with section 601 (d) of the Social Security Act as implemented in the Guidance.

## NAVAJO NATION CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN

## I. PURPOSE

The purpose of this Chapter Distribution Expenditure Plan is to allow for the use and expenditure of ninety million dollars $(\$ 90,000,000.00)$ by Navajo Nation Chapters (both LGA Certified and non-certified) to respond to the COVID-19 pandemic and ensure that Navajo communities have access to the funding necessary to ensure that community members are adequately protected from exposure to COVID-19 and to mitigate the spread of the virus. Any Expenditure Plan funds that are unspent as of December 30, 2020, will revert back to the Navajo Nation CARES Fund.

Allowable expenditures include, but are not limited to: personal protective equipment, (gloves, masks, hand sanitizer, thermometers, anti-bacterial soap, first-aid supplies, employee workplace ); essential sanitation items (Clorox, Clorox wipes, Lysol spray, toilet tissue, wipes, diapers, adult pull-ups, feminine hygiene, toothpaste, tooth brush, aloe-vera, lotion, shampoo, soap); essential fuel sources (wood, coal, pellets, propane, gas vouchersfuel, hand warmers, blankets); essential food items (vitamin C-EmergenC, Vitamin C tablets, water, multi-vitamin for adults and children, Gatorade, V-8, Ensure drinks, Emergency Food Care package, blue corn mush); essential services (Solid Waste Removal, Solid-waste clean-up, porta-johns, support to water haulers, livestock windmills, electric bill assistant); infrastructure projects, infrastructure upgrades, (bathroom additions, plan, design \& construction -ADA must be included as needed, bathroom equipment, septic services assistance, cistern tanks, water barrels, work place implementation to meet CDC requirements, utility and water infrastructure, water wells), infrastructure equipment such as backhoe for COVID related deceased matters and other deceased matters for burial/grave digging; emergency essential support (PEP employment-special duty pay, essential pay, bathroom additions construction employee, essential delivery workers, essential workers-heavy equipment operator for road maintenance and burial, Emergency coordinator); emergency hardship assistance for electric, propane, natural gas, and groceries, payment for chapter/senior center utility bills (electric, propane, natural gas), purchase of food, personal protective equipment for elders at senior centers, upgrade at Senior Centers to include safety upgrades per CDC guidelines following ADA guidelines.

The federal CARES Act, Title V, 5001, entitled "Coronavirus Relief Funds" requires these funds be used to 1.) cover costs that are necessary expenditures incurred due to the public health emergency with respect to the COVID-19; 2.) were not accounted for in the budget most recently approved, as of March 27, 2020; and 3.) incurred during the period that begins on March 1, 2020 and ends on December 30, 2020.

## II. AFFIRMATION OF FUND USE

The Division of Community Development - Administrative Service Department affirms it will use these funds in accordance with the purposes set forth in CMY-44-20 and Title V of the Coronavirus Aid, Relief, and Economic Security Act (the "federal CARES Act") as enacted by the Unites States Congress and found in Public Law 116-136 (2020).

## III. ALLOCATION ASSIGNMENT

The funds are allocated to the Navajo Nation Division of Community Development Administrative Service Department to be used for projects dedicated to mitigating or responding to the COVID-19 public health emergency and interaction with the public.
IV. IMPLEMENTATION AND MONITORING

The Division of Community Development-Administrative Service Center is responsible for implementing the Expenditure Plan and monitoring the expenditure of these funds.

## V. ADMINISTRATOR OF FUNDS

The Department Manager of the Administrative Services Center is responsible for administering the Expenditure Plan and overseeing the allocated funds.

## VI. MEANS OF FUNDING

The Expenditure Plan funds shall be released directly to the Division of Community Development-Administrative Service Center once the Expenditure Plan is duly adopted and expedited budgets are implemented. At the request of an LGA Certified Chapter, the Chapter and Division of Community Development may enter a Memorandum of Agreement or sub-recipient agreement under which the funds can be released directly to the LGA Certified Chapter.

## VII. ACCOUNTING AND REPORTING REQUIREMENTS

Title V CARES Act Funds, as appropriated by Congress and received by the Nation, are considered federal financial assistance received by the Navajo Nation for specified uses; and are subject to the restrictions outlined in the Treasury Guidance and as set forth in section 601(d) of the Social Security Act, as added by section 5001 of the Coronavirus Aid, Relief, and Economic Security Act. The CARES Act has a CFDA No. 21.019; therefore, the funding received by the Nation is subject to GASB, Uniform Guidance/Super Circular guidelines and the Single Audit Act and any other applicable rules, regulations and guidance.

## VIII. OVERSIGHT COMMITTEE

The Resources and Development Committee (RDC) and Budget and Finance Committee (BFC) shall share oversight as RDC has oversight over chapters and BFC has oversight over externally restricted funding.

## IX. AFFIRMATION OF ADMINISTRATION AND MANAGEMENT

The Division of Community Development - Administrative Service Center and Chapters receiving funding affirms it will administer, manage, and implement the funds allocated to it in this expenditure plan consistent the federal CARES Act, the Treasury Guidance, as well as other applicable laws and regulations of the Navajo Nation.

| A | B | C |
| :---: | :---: | :---: |
| BUS. UNITS | AGENCY/CHAPTERS | CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN |
| 50/50 |  |  |
| EASTERN AGENCY (31) |  |  |
| 108028 | Alamo Chapter | 815,233 |
| 108029 | Baca-Prewitt Chapter | 892,829 |
| 108030 | Becenti Chapter | 674,899 |
| 108031 | Baahaali Chapter | 743,415 |
| 108033 | Casamero Lake Chapter | 626,608 |
| 108034 | Chichiltah Chapter | 967,536 |
| 108035 | Churchrock Chapter | 1,126,855 |
| 108036 | Counselor Chapter | 619,178 |
| 108037 | Crownpoint Chapter | 830,504 |
| 108038 | Huerfano Chapter | 992,713 |
| 108039 | Iyanbito Chapter | 697,600 |
| 108040 | Lake Valley Chapter | 565,109 |
| 108041 | Littlewater Chapter | 667,057 |
| 108042 | Manuelito Chapter | 690,996 |
| 108043 | Mariano Lake Chapter | 707,919 |
| 108044 | Nageezi Chapter | 791,293 |
| 108045 | Nahodishgish Chapter | 591,112 |
| 108046 | Ojo Encino Chapter | 633,625 |
| 108047 | Pinedale Chapter | 833,806 |
| 108048 | Pueblo Pintado Chapter | 585,748 |
| 108049 | Ramah Chapter | 879,208 |
| 108050 | Red Rock Chapter | 1,022,844 |
| 108051 | Rock Springs Chapter | 907,688 |
| 108052 | Smith Lake Chapter | 641,054 |
| 108053 | Standing Rock Chapter | 656,326 |
| 108032 | To'hajiilee Chapter | 784,689 |
| 108054 | Thoreau Chapter | 894,067 |
| 108055 | Torreon Chapter | 794,595 |
| 108056 | Tsayatoh Chapter | 746,304 |
| 108057 | Whitehorse Lake Chapter | 621,655 |
| 108058 | Whiterock Chapter | 534,154 |
|  | SUBTOTAL | 23,536,619 |


| A | B | C |
| :---: | :---: | :---: |
| BUS. UNITS | AGENCY/CHAPTERS | CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN |
| 50/50 |  |  |
| FT DEFIANCE AGENCY (27) |  |  |
| 108059 | Cornfields Chapter | 740,526 |
| 108060 | Coyote Canyon Chapter | 812,343 |
| 108061 | Crystal Chapter | 703,791 |
| 108062 | Dilkon Chapter | 843,299 |
| 108063 | Ft. Defiance Chapter | 1,484,706 |
| 108064 | Ganado Chapter | 896,131 |
| 108065 | Houck Chapter | 845,363 |
| 108066 | Indian Wells Chapter | 757,448 |
| 108067 | Jeddito Chapter | 712,046 |
| 108068 | Kinlichee Chapter | 908,926 |
| 108069 | Klagetoh Chapter | 739,700 |
| 108070 | Low Mountain Chapter | 700,902 |
| 108071 | Greasewood Springs Chapter | 759,512 |
| 108072 | Lupton Chapter | 672,423 |
| 108073 | Mexican Spring Chapter | 733,096 |
| 108074 | Naschitti Chapter | 848,665 |
| 108085 | Nahata Dzil Chapter | 776,847 |
| 108075 | Oak Springs Chapter | 657,564 |
| 108076 | Red Lake Chapter | 655,087 |
| 108077 | Sawmill Chapter | 768,592 |
| 108078 | St. Michaels Chapter | 1,276,269 |
| 108079 | Steamboat Chapter | 811,105 |
| 108080 | Teesto Chapter | 726,905 |
| 108081 | Tohatchi Chapter | 866,000 |
| 108082 | Twin Lakes Chapter | 953,502 |
| 108083 | Whitecone Chapter | 695,536 |
| 108084 | Wide Ruins Chapter | 719,476 |
|  | SUBTOTAL | 22,065,760 |


| A | B | C |
| :---: | :---: | :---: |
| BUS. UNITS | AGENCY/CHAPTERS | CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN |
| 50/50 |  |  |
| SHIPROCK AGENCY (20) |  |  |
| 108086 | Aneth Chapter | 989,824 |
| 108087 | Beclabito Chapter | 631,561 |
| 108088 | Burnham Chapter | 609,685 |
| 108089 | Cove Chapter | 609,273 |
| 108090 | Gadii'ahi Chapter | 624,957 |
| 108092 | Hogback Chapter | 892,829 |
| 108093 | Mexican Water Chapter | 643,118 |
| 108094 | Nenahnezad Chapter | 915,117 |
| 108095 | Newcomb Chapter | 640,641 |
| 108096 | Red Mesa Chapter | 873,017 |
| 108097 | Red Valley Chapter | 780,149 |
| 108098 | Rock Point Chapter | 883,336 |
| 108100 | Sanostee Chapter | 971,250 |
| 108099 | San Juan Chapter | 643,530 |
| 108101 | Sheepsprings Chapter | 650,134 |
| 108102 | Shiprock Chapter | 2,342,801 |
| 108103 | Sweetwater Chapter | 743,415 |
| 108104 | Teecnospos Chapter | 812,343 |
| 108105 | Two Grey Hills Chapter | 721,539 |
| 108091 | Upper Fruitland Chapter | 1,154,509 |
|  | SUBTOTAL | 17,133,028 |


| A | B | C |
| :---: | :---: | :---: |
| BUS. UNITS | AGENCY/CHAPTERS | CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN |
| 50/50 |  |  |
| WESTERN AGENCY (18) |  |  |
| 108106 | Birdsprings Chapter | 647,658 |
| 108107 | Bodaway-Gap Chapter | 821,011 |
| 108108 | Cameron Chapter | 735,160 |
| 108109 | Chilchinbeto Chapter | 718,237 |
| 108110 | Coalmine Mesa Chapter | 685,218 |
| 108111 | Coppermine Chapter | 710,395 |
| 108112 | Dennehotso Chapter | 854,031 |
| 108113 | Inscription House Chapter | 688,520 |
| 108114 | Kaibeto Chapter | 843,299 |
| 108115 | Kayenta Chapter | 1,310,940 |
| 108116 | LeChee Chapter | 770,656 |
| 108117 | Leupp Chapter | 868,477 |
| 108118 | Navajo Mountain Chapter | 649,722 |
| 108119 | Oljato Chapter | 968,774 |
| 108121 | Shonto Chapter | 892,829 |
| 108122 | Tolani Lake Chapter | 605,971 |
| 108120 | Tonalea/Red Lake Chapter | 938,643 |
| 108123 | To'nanees'dizi Chapter | 1,672,918 |
| SUBTOTAL$15,382,459$ |  |  |
|  | CHINLE AGENCY (14) |  |
| 108014 | Black Mesa Chapter | 603,081 |
| 108015 | Chinle Chapter | 1,814,490 |
| 108016 | Forest Lake Chapter | 601,018 |
| 108017 | Hardrock Chapter | 688,932 |
| 108018 | Lukachukai Chapter | 835,457 |
| 108019 | Many Farms Chapter | 915,942 |
| 108020 | Nazlini Chapter | 740,526 |
| 108021 | Pinon Chapter | 1,020,780 |
| 108023 | Rough Rock Chapter | 694,298 |
| 108022 | Round Rock Chapter | 725,667 |
| 108024 | Tachee/Blue Gap Chapter | 737,636 |
| 108025 | Tsaile/Wheatfields Chapter | 908,926 |
| 108026 | Tselani/Cottonwood Chapter | 872,191 |
| 108027 | Whippoorwill Chapter | 723,190 |
| SUBTOTAL |  | 11,882,134 |
| GRAND TOTAL |  | 90,000,000 |



## MEMORANDUM

TO: Honorable Delegate Mark Freeland $24^{\text {th }}$ Navajo Nation Council

FROM:


Dana L. Bobroff, Chief Legislative Counsel
Office of Legislative Counsel

DATE: August 19, 2020

## SUBJECT: AN ACTION RELATING TO RESOURCES AND DEVELOPMENT, BUDGET AND FINANCE, AND NAABIK'ÍYÁTI' COMMITTEES, AND THE NAVAJO NATION COUNCIL; APPROVING AND ADOPTING THE NAVAJO NATION CARES FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN

I have prepared the above-referenced proposed resolution and associated legislative summary sheet pursuant to your request for legislative drafting. Based on existing law and review of documents submitted, the resolution as drafted is legally sufficient. As with any action of government however, it can be subject to review by the courts in the event of proper challenge.

The Office of Legislative Counsel confirms the appropriate standing committee(s) based on the standing committees powers outlined in 2 N.N.C. $\S \S 301,401,501,601$ and 701. Nevertheless, "the Speaker of the Navajo Nation Council shall introduce [the proposed resolution] into the legislative process by assigning it to the respective oversight committee(s) of the Navajo Nation Council having authority over the matters for proper consideration." 2 N.N.C. §164(A)(5).

Please ensure that his particular resolution request is precisely what you want. You are encouraged to review the proposed resolution to ensure that it is drafted to your satisfaction.

THE NAVAJO NATION
LEGISLATIVE BRANCH
INTERNET PUBLIC REVIEW PUBLICATION
LEGISLATION NO: _0197-20 $\qquad$ SPONSOR: Mark Freeland

TITLE: An Action Relating to Resources and Development, Budget and Finance, and Naabik'íyáti' Committees, and Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan

Date posted: August 19, 2020 at 8:36PM

Digital comments may be e-mailed to comments@navajo-nsn.gov
Written comments may be mailed to:

Executive Director<br>Office of Legislative Services<br>P.O. Box 3390<br>Window Rock, AZ 86515<br>(928) 871-7586

Comments may be made in the form of chapter resolutions, letters, position papers, etc. Please include your name, position title, address for written comments; a valid e-mail address is required. Anonymous comments will not be included in the Legislation packet.

Please note: This digital copy is being provided for the benefit of the Navajo Nation chapters and public use. Any political use is prohibited. All written comments received become the property of the Navajo Nation and will be forwarded to the assigned Navajo Nation Council standing committee(s) and/or the Navajo Nation Council for review. Any tampering with public records are punishable by Navajo Nation law pursuant to 17
N.N.C. §374 et. seq.

THE NAVAJO NATION
LEGISLATIVE BRANCH
INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: 0197-20
SPONSOR: Honorable Mark A. Freeland
TITLE: An Action Relating to Resources and Development, Budget and Finance, and Naabik'íyáti' Committees, and Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan

Posted: August 19, 2020 at 8:36 PM
5 DAY Comment Period Ended: August 24, 2020
Digital Comments received:

| Comments Supporting | 1) Rita Capitan, Crownpoint Chapter |
| :--- | :--- |
|  | 2) Low Mountain Chapter |
|  | 3) Yvonne Murphy, Toe Si And Chapter |
|  | 4) Martha Saggboy, Mexican Water Chapter |
|  | 5) White Rock Local Government |
|  | 6) Charles Long, Becenti Chapter |
| Comments Opposing | 7) Iyanbito Chapter |
| None |  |
| Inconclusive Comments | None |



Legislative Tracking Secretary Office of Legislative Services


## Legislation - 0197-20

# Rita Capitan [rmcapitan@hotmail.com](mailto:rmcapitan@hotmail.com) 

Thu 8/20/2020 1:02 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

I am absolutely in favor of this Legislation. This legislation covers just about everything, every item that is essential for our chapter and community needs. In this pandemic time, this $\$ 90$ Million will help our grassroots people who are always left to take the "crumbs" of everything.
This plan is for all 110 Chapters. It will be shared according to membership. It is FAIR and reasonable. The plan to expend the Care Act Money will most likely be spent before December 30, 2020. At least this way, NN could say, "The CA Funds was distributed at the Hogan level".

Rita Capitan, Crownpoint Chapter President
WARNING: External email. Please verify sender before opening attachments or clicking on links.

## Legislation 0197-20 Care Act Fund

## Low Mountain Chapter [lowmountain@navajochapters.org](mailto:lowmountain@navajochapters.org)

Thu 8/20/2020 1:57 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

Low Mountain Chapter strongly supports Legislation 0197-20 Cares Act Fund. Some chapters have depleted their Emergency Funds; where some of us are in dire need of these funds to help us get through the second wave of the virus. So, please help us support this legislation 0197-20 for approval.

## Low Mountain Chapter

The Navajo Nation
P.O. Box \#4416

Blue Gap, Arizona 86520
Phone: 928-725-3700
Fax: 928-725-3703
Email: lowmountain@navajochapters.org
Websites: http://lowmountain.nndes.org

NOTE: The information in this e-mail is confidential and for the sole use of the intended recipient. If you are not the intended recipient, you are hereby notified that any dissemination, distribution, copying or use of this information is strictly prohibited. If you received this communication and/or any file attachments in error, please notify the sender immediately.

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## Legislation 0197-20

Y Murphy [pintosprings96@gmail.com](mailto:pintosprings96@gmail.com)
Thu 8/20/2020 6:25 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

This legislation is very important for all NN Chapters. The people are the grassroots and chapters represent them. It is critical for chapters to receive CARES Act funds to address the needs at the local level. CARES Act funds will enable chapters to prepare for the upcoming winter and to provide essential and critical services for its community members during this pandemic. I respectfully request all delegates and the OPVP to support this legislation. Thank you, Tse Si Ani Chapter President Yvonne Murphy WARNING: External email. Please verify sender before opening attachments or clicking on links.

# Mexican Water Chapter [mexicanwater@navajochapters.org](mailto:mexicanwater@navajochapters.org) 

Mon 8/24/2020 12:06 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

This is Martha Saggboy, Chapter Manager for Mexican Water Chapter. The Mexican Water Chapter elected official and its membership opposed that 50/50 formula distribution because the amount is not enough to meet the needs of our community. We respectfully request the 24th Navajo Nation Council, Resources Development Committee, Budget \& Finance Committee and the Naabik'iyati' Committee to appropriate $\$ 2.7 \mathrm{M}$ per chapter directly disbursed to them so that they will be able to expend the funds. The 23rd NNC appropriated Sihasin funding for the projects four (4) years ago and is still unspent. We need these funds to benefit the community people.
Mexican Water Chapter deems the proposed $\$ 90$ million allocation to chapters is an arbitrary amount insufficient to cover costs necessary for expenditures due to the public health emergency with respect to COVID-19 at the chapter community level
Mexican Water Chapter seeks COVID-19 relief and response funds to help address the needs of the Navajo People and the local Chapter community who have suffered from unimaginable loss as a result of this pandemic Mexican Water Chapter seeks COVID-19 relief and response to address occupational needs, building materials, payroll expense, emergency response teams, outreach/education/ messaging, community relief, and community infrastructure, within the guidelines and recommendations of OSHA and CDC, as well as in accordance with the Mexican Water Chapter fiscal accounting system Our community has over eighty (80) homes without water, all homes are plumbed and ready for water line construction, We have homes that are already house wired, just needing poles for meter loop installation and construction to connect the homes, We have been working on Broadband Project to serve seven (7) Utah chapters for $\$ 2.0 \mathrm{M}$ that was engineered about six (6) years ago. We need sanitizing equipment ( $\$ 25,000$ ) readily available to our community people homes, We need to renovate homes for our elderly population, most vulnerable members, we need to build homes for those that do not have a home.
Your understanding and support to amend the $\$ 90 \mathrm{M}$ and to equally distribute \& appropriate $\$ 2.7 \mathrm{M}$ per chapter will be greatly appreciated. WARNING: External email. Please verify sender before opening attachments or clicking on links.

# RESOLUTION OF THE WHITE ROCK LOCAL GOVERNMENT 

# Supporting the $24^{\text {th }}$ Navajo Nation Council to Approve and Adopt the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan (Legislation No. 0197-20) 

## WHEREAS:

1. White Rock Local Government is a duly recognized and Governance Certified Chapter through Local Governance Certification and of the Five Management System Policies and Procedures, pursuant to the Local Governance, Title 26, N.N.C. Section 102 (B); and
2. White Rock Local Government is vested with the authority and responsibility to promote, to receive, act upon and protect the interest of the general welfare of it's constituents and interact with other entities of the Navajo Nation and other local agencies for appropriate actions; and
3. White Rock Local Government has closed its doors to the community as of March 2020, our Chapter has been providing limited services with limited staff causing financial and social hardship; and
4. White Rock Local Government can benefit from the CARES funds to replenish our chapter accounts and we have several unmet cost for our projects.

## NOW THEREFORE BE IT RESOLVED THAT:

1. White Rock Local Government respectfully supports the $24^{\text {th }}$ Navajo Nation Council to Approve and Adopt the Navajo Nation CARES Funds Chapter Distribution Expenditure Plan (Legislation No. 0197-20) to benefit communities at the chapter level.

## CERTIFICATION

We hereby certify that the foregoing resolution was duly considered at a duly called special meeting at White Rock Chapter, Navajo Nation, New Mexico at which a quorum was present, motion by Gilbert Rogers, second by Lorraine Lee, and that same was passed by a vote of $\mathcal{2}$ in favor, $\$$ opposed, and 2 abstained on this 24th day of August 2020.


Norman Henry, Council President
Gilbert Rogers, Council Vice-President
Corraine Lee, Council Secretary/Treasurer

Tabitha Harrison, Chapter Manager Tina Pablo, Administrative Assistant Irwin Jim, Land Board

## Legislation 197-20

Charles Long [chase4long@yahoo.com](mailto:chase4long@yahoo.com)
Mon 8/24/2020 3:11 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

This is Charles Long from Becenti Navajo Chapter and I support this measure. The only concern I have is the 50/50 formula should not be used for distribution of the Cares Act funds. We are in a pandemic and each chapter should receive equal amounts.

Sent from my iPhone
WARNING: External email. Please verify sender before opening attachments or clicking on links.

THE NAVAJO NATION • IYANBITO CHAPTER
Post Office Box 498 • Fort Wingate, New Mexico 87316
office 505-905-5650 • fax 505-905-6115

August 24, 2020

## Legislation No. 0197-20:

Approving and adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan
Allocating $\$ 90 \mathrm{~m}$ to Navajo Chapters for COVID-19 Relief, Response, and Mitigation Efforts

Submitted by:<br>Iyanbito Chapter<br>Steven Arviso, President<br>Ricky Smith, Vice President<br>Wanda Arviso, Secretary/Treasurer<br>P.O. Box $498 \cdot$ Fort Wingate, NM $87316 \cdot$ iyanbito@navajochapters.org

With an amendment, the Iyanbito Chapter wholeheartedly supports the approval and adoption to the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan allocating \$90 million among 110 Navajo Chapters via Legislation 0197-20.

We strongly voice and humbly submit the following amendment to the Legislation:
The Navajo Nation CARES Fund Chapter Distribution Fund be directly allocated and deposited into the bank accounts of Navajo Chapters who have demonstrated, in the previous 12 months, the financial/bookkeeping capacity to manage its MIP accounting system and financial obligations - the knowledge, and skills needed to make and exercise financial management decisions that best fit the circumstances of their Chapter community and providing necessary governmental services, while adhering to established fiscal policies and procedures.

Navajo Chapters who have demonstrated the capability to manage public funds, make prudent decision-making, and exhibit fiscal responsibility must be afforded the right to receive these funds directly based upon their respective expenditure plans.

A relief package for Navajo Chapters must include substantial, specific relief to meet the unique needs of each local Navajo Chapter Community and the People it serves. Navajo Chapters seek relief and response funds to help address the needs of our Navajo People and our local Chapter community who have suffered from unimaginable loss as a result of the COVID-19 pandemic. This Legislation provides much needed funds to our local Navajo communities.

We urge the Navajo Nation Council to vote affirmative for the approval of allocating $\$ 90$ million among the 110 Navajo Chapters. Subsequently, we urge the Navajo Nation President to approve the legislation without vetoing any part. The passage and approval of this legislation will undoubtedly provide certainty to our Navajo Chapters and our Navajo People during this unprecedented time.

Thank you for allowing to comment and heeding our voice. Ahéhee Nitsaago.

> THE NAVAJO NATION
> LEGISLATIVE BRANCH
> INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: $\underline{0197-20}$
SPONSOR: Honorable Mark A. Freeland
TITLE: An Action Relating to Resources and Development, Budget and Finance, and Naabik'íyáti' Committees, and Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan

Posted: August 19, 2020 at 8:36 PM
5 DAY Comment Period Ended: August 24, 2020
Digital Comments received:

| Comments Supporting | 1) Chinle Chapter Government |
| :--- | :--- |
| Comments Opposing | None |
| Inconclusive Comments | None |

$\qquad$
Legislative Tracking Secretary Office of Legislative Services
$08 / 25 / 20 \quad 9: 45 \mathrm{Am}$ Date/Time

# Chinle Chapter Government 

Eugene Tso<br>COUNCIL DELEGATE

Oscar Bia<br>GRAZING COMMITTEE MEMBER

August 25, 2020

Executive Director
Office of Legislative Services
P.O. Box 3390

Window Rock, AZ 86515

RE: Chinle Chapter Government Support of Legislation 0197-20
The Chinle Chapter Government submits the following chapter support resolution CHIN-AUG-20-029, supporting the Navajo Nation Council Legislation 0197-20, Approving and adopting the Navajo Nation CARES Act Fund Chapter Distribution Expenditure Plan. At the chapter's duly called meeting on August 21,2020, the chapter passed the supporting chapter resolution.

At this time, we submit it to you so that it can be attached as part of the 5 -day comment period but also to have it recorded that the Chinle Chapter Government is in support of this legislation. Thank you and any additional questions can be brough to the chapter's attention.

Signed,


Tyrone J. Begay, Chapter Planner

CC: CCG File; Myron McLaughlin, CCG President; Walton Yazzie, CCG Manager; Eugene Tso, Chine Chapter Delegate; JoAnn L. Dedman, Chinle Delegate LDA

# Chinle Chapter Government 

The Navajo Nation

Myron McLaughlin
PRESIDENT

David Yazzie, Jr.

VICE PRESIDENT

Cynthia Hunter<br>SECRETARY/TREASURER

Oscar Bia
grazing committee member

## RESOLUTION OF THE CHINLE CHAPTER GOVERNMENT <br> NAVAJO NATION <br> CHIN-AUG-20-029

## CHINLE CHAPTER GOVERNMENT SUPPORT OF NAVAJO NATION COUNCIL

 LEGISLATION 0197-20, APPROVING AND ADOPTING THE NAVAJO NATION CARES ACT FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN TO BENEFIT THE 110 CHAPTERS ACROSS THE NAVAJO NATION IN THE AMOUNT OF 90 MILLION DOLLARS
## WHEREAS:

1. Chinle Chapter, a recognized certified local government of the Navajo Nation, vested with the power and authority to advocate on behalf of its constituents for the improvement of health, education, safety and general welfare; and
2. Chinle Chapter Government is a local government established as a Chapter under the Navajo Nation on February 14,1956 and it is the $32^{\text {nd }}$ Navajo Nation Chapter to become LGA Certified out of 110 Chapters; and
3. The U.S. Congress on March 27,2020, enacted the Coronavirus Aid, Relief, Economic Security Act (CARES Act), Pub L. No. 116-136, 134 Stat. 281 (2020). The CARES Act, at Title V, §5001, entitled Coronavirus Relief Funds which set aside $\$ 8$ Billion in emergency aid for Tribal Governments for the COVID-19 Pandemic; and
4. The Navajo Nation received from the CARES Act funding in the amount of $\$ 714,189,631.47$ to be used to address the COVID-19 Pandemic; and
5. From Legislation 0197-20, the manner of funds will be distributed via the $50 / 50$ formula for COVID-19 relief, response, and mitigation efforts on the Navajo Nation; and
6. The Chinle Chapter Government $50 / 50$ formula portion shall be in the amount of $\$ 1,814,490.00$ under Business Unit Number 10815; and
7. Chinle Chapter will Oversee and Administer the funds and report back to the Navajo Nation as required and needed as well as follow all procurement laws and regulations in accordance with its Five Management System and any other Navajo Nation Laws and Regulations that pertain to this funding; and
8. The Chinle Chapter will have a project manager designee who will provide oversight of the funding and making sure all matters pertaining to its start and completion are in compliance with the Navajo Nation CARES Act Fund.

## NOW, THEREFORE BE IT RESOLVED THAT:

1. The Chinle Chapter Government supports Navajo Nation Council Legislation 0197-20, Approving and Adopting the Navajo Nation CARES Act Fund Chapter Distribution Expenditure Plan to benefit the 110 Chapters across the Navajo Nation in the amount of $\$ 90$ Million Dollars.
2. The Chinle Chapter will accept all matters pertaining to responsibility, accountability and control of the Navajo Nation CARES Act Fund that is provided to the chapter from this funding allocation.

CHIN-AUG-20-029: CHINLE CHAPTER GOVERNMENT SUPPORT OF NAVAJO NATION COUNCIL LEGISLATION 0197-20, APPROVING AND ADOPTING THE NAVAJO NATION CARES ACT FUND CHAPTER DISTRIBUTION EXPENDITURE PLAN TO BENEFIT THE 110 CHAPTERS ACROSS THE NAVAJO NATION IN THE AMOUNT OF 90 MILLION DOLLARS
Page Two

CERTIFICATION
We, hereby certify that the foregoing resolution was duly considered by and moved for Adoption by Tamra Brown, Second by Walton Yazzie, thoroughly discussed and approved by a vote of 9 in favor, 0 opposed and 1 abstained at a duly called meeting at Chine Chapter, the NAVAJO NATION, Chine, Arizona on this $21^{\text {ST }}$ day of August 2020.



## THE NAVAJO NATION <br> LEGISLATIVE BRANCH INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: 0197-20
SPONSOR: Honorable Mark A. Freeland
TITLE: An Action Relating to Resources and Development, Budget and Finance, and Naabik'íyáti' Committees, and Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan

Posted: August 19, 2020 at 8:36 PM
5 DAY Comment Period Ended: August 24, 2020
Digital Comments received:

| Comments Supporting | 1) Crownpoint Chapter <br>  <br>  <br> 2) Helen Murphy <br> 3) Leonard Perry <br> 4) Gloria Skeet |
| :---: | :--- |
| Comments Opposing | None |
| Inconclusive Comments | None |

[^3]

| Rita Capitan | Leonard Perrry | Helen Murphy | Mark Freeland | Herbert Enrico |
| :--- | :--- | ---: | ---: | ---: |
| President | Vice President | Secretary/Treasurer | Council Delegate | Land Board Member |

RESOLUTION: CPC-SM-20-08-05
SUPPORTING THE NAVAJO NATION COUNCIL LEGISLATION- 0197-20, APPROVING AND ADOPTING THE NAVAJO NATION CARES ACT FUND CHAPTR DISTRIBUTION EXPENDITURE PLAN TO BENEFIT THE 110 CHAPTERS ACROSS THE NAVAJO NATION IN THE AMOUNT OF $\$ 90$ MILLION DOLLARS

## WHEREAS:

1. The Crownpoint Chapter Government is a duly certified Chapter of the Navajo Nation Code; Title II, Section 4001 and 4006 . Therefore, is authorized to address and take action on the needs and concerns for the betterment of its people; and
2. The Crownpoint Chapter is a recognized and certified chapter authorized under Navajo Nation Code Title 26 Local Governance Act of 1998; and
3. By Resolution CAP-34-98, the Navajo Nation Council approved the "Local Governance Act" where the Navajo Nation delegated governmental authority to the Chapters of the Navajo Nation to address matters of local concern with Navajo Law, custom and tradition; and
4. The U.S. Congress on March 27, 2020, enacted the Coronavirus Aid, Relief, Economic Scrutiny Act (Cares Act), Pub L. No. 116-136, 134 Stat 281 (20). The CARES Act, at Title V. 5001, entitled Coronavirus Relief Funds which set aside $\$ 8$ Billion in emergency aid for Tribal Governments for the COVID-19 Pandemic; and
5. From Legislation 0197-20, the manner of funds will be distributed via the 50/50 formula for COVID-19 relief, response, and mitigation efforts on the Navajo Nation; and
6. The Crownpoint Chapter will oversee and administer the funds and report back to the Navajo Nation as required and needed as well as follow all procurement laws and regulation in accordance with its Five Management System and any other Navajo Nation Laws and Regulations that pertain to this funding; and
7. The Crownpoint Chapter will have a project manager designee who will provide oversight of the funding and making sure all matters pertaining to its start and completion, are in compliance with the Navajo Nation Cares Act Fund.

## NOW, THEREFORE BE IT RESOLVED:

1. The Crownpoint Chapter supports Navajo Nation Council Legislation 0197-20, Approving and Adopting the Navajo Nation a Cares Act Fund Chapter Distribution Expenditure Plan to benefit the 110 Chapter across the Navajo Nation in the amount of $\$ 90$ Million Dollars.
2. The Crownpoint Chapter will accept all pertaining to responsibility, accountability and control of the Navajo Nation CARES Act Fund that is provided to the Chapter from this funding allocation.

## C-E-R-T-I-F-I-C-A-T-I-O-N

We hereby certify that the foregoing resolution was duly considered by the Crownpoint Chapter at a duly called meeting in Crownpoint, Navajo Nation, New Mexico, at which a quorum was present and that same was passed by a vote of 3 in favor, 0 opposed and 1 abstained this $25^{\text {th }}$ day of August, 2020.


Rita M. Capitan
President


Helen Murphy
Secretary/Treasurer


Vice President

Mark Freeland
Council Delegate

## Legislation 0197-20

Helen Murphy [ahsbulldogs68@yahoo.com](mailto:ahsbulldogs68@yahoo.com)
Tue 8/25/2020 1:40 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

I am in full support and in favor of legislation for purpose of our chapter membership's needs during this pandemic time to utilize the funds of $\$ 90$ million CARES ACT before December 30, 2020.

## Sent from my iPhone

WARNING: External email. Please verify sender before opening attachments or clicking on links.

## NN Cares Act for Chapter

## philohis@yahoo.com

Tue 8/25/2020 1:05 PM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);
ccphilohis@yahoo.com [philohis@yahoo.com](mailto:philohis@yahoo.com);

August 25, 2020

Re: Legislation 0197-20
This note is to state my position of Legislation 0197-20, as stated by sponsor, NN Council Delegate Mark Freeland.
The outline for funds in this Legislation, for the NN chapter level necessities,look appropriate. Truly, it will benefit the local community members, in terms of needs and resources. The NN chapters and the people who rely on the chapters must have a voice in the distribution of federal distributed funds, if we are to say we are a democracy and as being a sovereign nation. The local people must be heard.

Therefore, I give my approval for this Legislation, and may the NN chapters provide for their own.

Leonard Perry
Crownpoint Chapter Vice-President
Crownpoint New Mexico 87313
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## Supporting Leg. No. 0197-20

## gloria skeet [baahaali@navajochapters.org](mailto:baahaali@navajochapters.org)

Tue 8/25/2020 5:16 PM

To: comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov);

On behalf of Baahaali Chapter I'm submitting our STRONG SUPPORT for LEGISLATION \# 0197-20 for $\$ 90,000,000$ (CARES ACT) FOR ALL 110 CHAPTERS OF THE NAVAJO NATION. Baahaali Chapter like many other chapters have been at the "front lines" providing services to our community throughout this pandemic. Chapters are in dire need of CARES ACT funds to fulfill the urgent needs in our communities. When the first legislation was introduced and subsequently vetoed by President Nez, Baahaali Chapter submitted an expenditure plan (by resolution) in the amount of 2.7 million dollars. Baahaali Chapter is prepared to utilize CARES ACT funds for the community including infrastructure improvements to the chapter house and the sewer lagoon.

Please support Legislation \#0197-20 Mr. President. Thank you so much.

```
Gloria M. Skeet, CM
Baahaali chapter
P.O. B0X6118
Gallup, NM }8730
0:(505)778-5788/5796
F: (505)778-5915
c: (505) 906-1036
```

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# RESOURCES AND DEVELOPMENT COMMITTEE 24th NAVAJO NATION COUNCIL 

## SECOND YEAR 2020

## COMMITTEE REPORT

Mr. Speaker,
The RESOURCES AND DEVELOPMENT COMMITTEE to whom has been assigned:

Legislation 0197-20: An Action Relating to the Resources and Development, Budget and Finance, and Naabik'Iyati Committees, and the Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Expenditure Distribution Expenditure Plan. Presenter: Honorable Mark A. Freeland; CoSponsor: Honorable Eugenia Charles-Newton and Honorable Vince James

Has had it under consideration and reports a DO PASS with no amendment and thereafter the legislation was referred to Budget and Finance Committee.

Respectfully submitted,


Rickie Nez, Presiding Chairperson
Resources and Development Committee of the 24th Navajo Nation Council

Date:
August 28, 2020 - Special Meeting (Teleconference)
Meeting Location: (RDC members called in via teleconference from their location within the boundary of the Navajo Nation.)

Main Motion:
Motion: Wilson C. Stewart, Jr. S: Mark A. Freeland Vote: 5-0-1 (CNV)
In Favor: Mark A. Freeland, Wilson C. Stewart, Jr., Kee Allen Begay, Jr., Herman M. Daniels, and Thomas Walker, Jr.
Oppose: NONE
Excuse: NONE
Not Voting: Presiding Chairperson Rickie Nez
(NOTE: Vote Tally attached.)

# RESOURCES AND DEVELOPMENT COMMITTEE $\mathbf{2 4}^{\text {th }}$ Navajo Nation Council 

## SECOND YEAR 2020

## ROLL CALL

VOTE TALLY SHEET:

Legislation 0197-20: An Action Relating to the Resources and Development, Budget and Finance, and Naabik'Iyati Committees, and the Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Expenditure Distribution Expenditure Plan. Presenter: Honorable Mark A. Freehand; CoSponsor: Honorable Eugenia Charles-Newton and Honorable Vince James

Date:
Meeting Location

August 28, 2020 -Special Meeting (Teleconference)
(RDC members called in via teleconference from their location within the boundary of the Navajo Nation.)

## Main Motion:

Motion: Wilson C. Stewart, Jr. S: Mark A. Freeland Vote: 5-0-1 (CNV)
In Favor: Mark A. Freeland, Wilson C. Stewart, Jr., Kee Allen Begay, Jr., Herman M. Daniels, and Thomas Walker, Jr.
Oppose: NONE
Excuse: NONE
Not Voting: Presiding Chairperson Rickie Nez


Honorable Rickie Nez, Presiding Chairperson
Resources and Development Committee


Shammie Begay, Legislative Advisor Office of Legislative Services

THE NAVAJO NATION<br>LEGISLATIVE BRANCH<br>INTERNET PUBLIC REVIEW SUMMARY

LEGISLATION NO.: $\underline{0197-20}$
SPONSOR: Honorable Mark A. Freeland
TITLE: An Action Relating to Resources and Development, Budget and Finance, and Naabik'íyáti' Committees, and Navajo Nation Council; Approving and Adopting the Navajo Nation CARES Fund Chapter Distribution Expenditure Plan

Posted: August 19, 2020 at 8:36 PM
5 DAY Comment Period Ended: August 24, 2020
Digital Comments received:

| Comments Supporting | 1) Duane Chili Yazzie |
| :--- | :--- |
| Comments Opposing | None |
| Inconclusive Comments | None |



Legislative rracking Secretary Office of Legislative Services


Duane Chili Yazzie [chili_yazzie@hotmail.com](mailto:chili_yazzie@hotmail.com)
Wed 9/2/2020 4:34 AM

To:comments [comments@navajo-nsn.gov](mailto:comments@navajo-nsn.gov); Amber K. Crotty [acrotty@navajo-nsn.gov](mailto:acrotty@navajo-nsn.gov); Eugenia Charles-Newton [echarles-newton@navajo-nsn.gov](mailto:echarles-newton@navajo-nsn.gov); Rickie Nez [rickienez@navajo-nsn.gov](mailto:rickienez@navajo-nsn.gov);
shi nataani, if there is to be a distribution of CARES Act funding directly to the chapters, it is imperative that the distribution be done using the 50-50 distribution formula. this formula was devised to assure that Navajo citizens receive the most equitable share of benefits from its government. an equal share to chapters would be unjust and open to legal challenge. ahe'hee.
WARNING: External email. Please verify sender before opening attachments or clicking on links.


[^0]:    ${ }^{1}$ See Section 601(d) of the Social Security Act, as added by section 5001 of the CARES Act.

[^1]:    ${ }^{2}$ In addition, pursuant to section 5001 (b) of the CARES Act, payments from the Fund may not be expended for an elective abortion or on research in which a human embryo is destroyed, discarded, or knowingly subjected to risk of injury or death. The prohibition on payment for abortions does not apply to an abortion if the pregnancy is the result of an act of rape or incest; or in the case where a woman suffers from a physical disorder, physical injury, or physical illness, including a life-endangering physical condition caused by or arising from the pregnancy itself, that would, as certified by a physician, place the woman in danger of death unless an abortion is performed. Furthermore, no government which receives payments from the Fund may discriminate against a health care entity on the basis that the entity does not provide, pay for, provide coverage of, or refer for abortions.

[^2]:    ${ }^{1}$ The Guidance is available at https://home.treasury.gov/system/files/136/Coronavirus-Relief-Fund-Guidance-for-State-Territorial-Local-and-Tribal-Governments.pdf.

[^3]:    oftoluston
    Legislative Tracking Secretary
    Office of Legislative Services
    

