

H.R. 76

IN THE UNITED STATES HOUSE OF REPRESENTATIVES

April 25, 2024

Presented by the House Majority Leader Mr. Alex J. Cabot from the Great State of South Carolina on behalf of President GeorgeGodsent and the Department of the Treasury.

An Act

Making consolidated appropriations for the fiscal months of April and May in the year Two Thousand and Twenty-Four.

SECTION 1. SHORT TITLE.

This Act may be cited as the ‘Consolidated Appropriations and Authorizations Act of April and May 2024’.

SEC. 2. TABLE OF CONTENTS.

Title I—White House and the Executive Office of the President.
Title II—United States Military Advertisements.
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TITLE I

WHITE HOUSE AND THE EXECUTIVE OFFICE OF THE PRESIDENT

For the necessary expenses of the President and his appropriately designated staff the Executive Office of the President of the United States shall be appropriated R\$2,000 ROBUX.

These expenses shall include but not be limited to the creation of public information releases, GFXs and other material deemed necessary, ethical, and appropriate. These appropriated expenses shall not be used for overtly political party material.

TITLE II

UNITED STATES MILITARY ADVERTISEMENTS

For the necessary expenses of advertising the work of the United States Military, to be also delegated to the National Guard and employment opportunities of the same but through different mediums the Executive Office of the President shall be appropriated R\$7,500 ROBUX.

These expenses shall include by not be limited to the creation of advertising material, GFXs, advertising material to be displayed through multiple mediums including ROBLOX.com. These appropriated expenses shall be spent at the direction of the Commander-in-Chief and his appropriately designated executive officers.

No more than 45% of these appropriated expenses may be re-designated by the Commander-in-Chief to other purposes as deemed fit.

TITLE III

DEPARTMENT OF JUSTICE

For the necessary expenses of paying attorneys at the United States Department of Justice for their litigatory work before the Courts of the United States the Department of Justice shall be appropriated R\$3,000 ROBUX.

Attorneys in the United States Department of Justice shall be paid no more than R\$100 upon the conclusion of a trial which results in a verdict of guilty or not guilty. The Attorney General shall establish the rate to be paid per case for employees and a list of positions which qualify for this appropriation and further regulations consistent with this Act.

TITLE IV

PUBLIC DEFENDERS' OFFICE

For the necessary expenses of paying attorneys at the Public Defenders Office for their litigatory work before the Courts of the United States the office of the Chief Public Defender shall be appropriated R\$3,000 ROBUX.

Attorneys in the Public Defender's Office shall be paid no more than R\$100 upon the conclusion of a trial which results in a verdict of guilty or not guilty. The Attorney General shall establish the rate to be paid per case for employees and a list of positions which qualify for this appropriation and further regulations consistent with this Act.

TITLE V

DEPARTMENT OF COMMERCE

For the necessary expenses of providing grants to businesses, accessing and advertising the work of local business and for other legitimate and departmentally approved purposes the Department of Commerce shall be appropriated R\$1,500 ROBUX.

TITLE VI

DISCRETIONARY APPROPRIATION FUND

For the necessary expenses of maintaining a discretionary fund to be spent in circumstances unforeseen by this Act the Executive Office of the President shall be appropriated R\$4,000 ROBLOX

The President shall, with the consent of the Secretary of the Treasury, re-appropriate these funds to other departments, ancillary agencies, and projects of the United States.

Upon choosing to spend funds as allocated in Title VI of this Act the President and Treasury Secretary shall make a public transmittal to Congress explaining the reasoning for such re-delegation and a numerical breakdown of the expenses.

The Congress shall be presumed to have consented unless the Speaker of the House of Representatives and President Pro Tempore transmit an objection to the re-delegation within six (6) days of the public transmittal. In which case the requested expenditure as outlined in the transmittal must be appropriated in an Act of Congress.