BUSINESS MEETING

MEETING

BEFORE THE

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

UNITED STATES SENATE

ONE HUNDRED SIXTEENTH CONGRESS

SECOND SESSION

FEBRUARY 11, 2020

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COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

ONE HUNDRED SIXTEENTH CONGRESS

SECOND SESSION

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RICHARD M. RUSSELL, Majority Staff Director MARY FRANCES REPKO, Minority Staff Director

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BUSINESS MEETING

TUESDAY, FEBRUARY 11, 2020

U.S. Senate, Committee on Environment and Public Works, Washington, DC.

The Committee, met, pursuant to notice, at 9:47 a.m. in room 406, Dirksen Senate Office Building, Hon. John Barrasso (Chairman of the Committee) presiding.

man of the Committee) presiding.

Present: Senators Barrasso, Carper, Capito, Cramer, Braun, Rounds, Sullivan, Wicker, Ernst, Cardin, Merkley, Gillibrand, and Van Hollen.

OPENING STATEMENT OF HON. JOHN BARRASSO, U.S. SENATOR FROM THE STATE OF WYOMING

Senator Barrasso. Good morning. I call this business meeting to order.

Today, we are going to consider one bill and 18 General Services Administration Resolutions.

Senator Carper and I have agreed that we will begin voting at 9:55. At that time, I will call up the items on the agenda.

We are not going to debate the items on the agenda while we are voting. Instead, we are going to debate them before we begin voting.

I will also be happy to recognize any member who still wishes

to speak after the voting concludes.

Today, we are going to consider S. 3239, the William T. Coleman, Jr., Department of Transportation Headquarters Act. Senator Wicker introduced S. 3239 at the end of January. I joined the bill as an original cosponsor, and so did Ranking Member Carper and Senators Booker, Cantwell, Casey, Harris, Toomey, Scott, and Inhofe.

I want to thank Senator Wicker for his work on this bipartisan

piece of legislation.

William T. Coleman devoted his life to public service. He was the first African American Secretary of Transportation, and only the second African American to hold a cabinet level position. The bill commemorates his legacy by designating the United States Department of Transportation's headquarters as the William T. Coleman, Jr., Federal Building.

A Republican, Coleman was an advisor to every President, Republican and Democrat, from Dwight David Eisenhower through George W. Bush. His service included appointments to several

presidential commissions.

As an esteemed civil rights attorney, Coleman was a lead strategist and co-author of the legal brief filed for the Supreme Court seminal case on racial inequality, Brown v. the Board of Education. His participation in this landmark case came just a few years after he broke new ground as the first African American to clerk for a U.S. Supreme Court Justice.

At Harvard Law School, Coleman was the third African American to serve on the Board of Editors of the Harvard Law Review.

He graduated in 1946, ranked first in his class.

Coleman broke down racial barriers for others who came after him. In 1995, Coleman was awarded the Nation's highest civilian honor, the Presidential Medal of Freedom, for his contributions to the legal profession and to society.

William T. Coleman, Jr., passed away in March 2017. It is an honor to join my fellow Senators to celebrate the life of such a distinguished American, and I encourage every Senator to support

this legislation.

Today, we are also going to consider 18 resolutions to approve prospectuses providing for General Services Administration's leases. These prospectuses will allow agencies including the Federal Bureau of Investigation to consolidate space, resulting in increased efficiency and saving taxpayer money. The Federal Government stands to save roughly three and a half million dollars each year if all of the prospectuses are approved.

In a few seconds, I will turn to Senator Carper for his opening statement, and if any other member has anything that they would

like to offer at this time, I would be happy to recognize them.

As we are waiting for Senator Carper, who has been unavoidably detained, I would like to call on Senator Wicker at this time, as the piece of legislation that we are voting on today is one with you as the original sponsor, and a number of us as original cosponsors.

Senator Wicker, at your convenience.

OPENING STATEMENT OF HON. ROGER WICKER, U.S. SENATOR FROM THE STATE OF MISSISSIPPI

Senator WICKER. Well, thank you so much, Mr. Chairman, and fellow members, Republican and Democrat. I do appreciate the support, the co-sponsorship of this important step that the Committee will take today. To honor a man of heroic achievement and inspiration, a pioneer, and what better month to do it than February,

Black History Month.

William T. Coleman, Jr., was an accomplished legal scholar, World War II veteran, and civil rights leader who had already left his mark on history, and then he became a cabinet secretary. He was the first African American to clerk for the U.S. Supreme Court. As a young attorney, he worked on five cases for the NAACP Legal Defense Fund, cases that lead directly to the Court's landmark ruling in Brown v. Board of Education.

He was also co-council in the McLaughlin v. Florida case that led to the end of State bans on interracial marriage. How far we have come since then. Our honoree would later serve on presidential commissions during the Eisenhower, Kennedy, Johnson, and Nixon

administrations.

In 1975, he was tapped by President Gerald Ford to be the Nation's fourth Secretary of Transportation, the first African American to hold such a position, and only the second African American

to hold any cabinet level position.

Secretary Coleman provided a forward looking vision for the future of transportation, spearheading the first comprehensive national study on transportation policy, and several important reform efforts. The William T. Coleman, Jr., Department of Transportation Headquarters Act would name the Department of Transportation's headquarters after this groundbreaking leader.

headquarters after this groundbreaking leader.

I want to thank my colleagues, Chairman Barrasso, Ranking Member Carper, and Senators Cantwell, Tim Scott, Harris, Toomey, Casey, Booker, and Inhofe, for cosponsoring this important legislation, and I am sure others will want to cosponsor it also, but we just needed to go ahead and bring the bill up at this point.

So, Mr. Chairman and my fellow Senators, I think we will all agree this is a fitting tribute, will be a fitting tribute, a lasting tribute to a distinguished public servant which will honor his legacy for generations to come.

Thank you, Mr. Chairman.

Senator BARRASSO. Well, thank you very much, Senator Wicker. We appreciate your leadership on this and are looking forward to

getting this out of Committee today.

Would anyone else like to make any comments or statements prior to the vote? Because we do have enough members who have arrived, and Senator Carper has agreed to hold his opening statement until after the vote. Because we know a number of people have conflicts starting in a few moments.

So now that enough members have arrived, I would like to move

to vote on the item on today's agenda.

The Ranking Member and I have agreed to vote on S. 3239, the William T. Coleman, Jr., Department of Transportation Head-quarters Act, and the 18 General Services Administration Resolutions, en bloc, by voice. Members may choose to have their votes recorded for a specific item in that block after the voice vote.

I would now like to call up S. 3239, the William T. Coleman, Jr., Department of Transportation Headquarters Act and 18 General

Services Administration Resolutions en bloc.

[The text of S. 3239 and the General Services Administration Resolutions follow:]

Calendar No. 419

116TH CONGRESS 2D SESSION S. 3239

To designate the headquarters building of the Department of Transportation located at 1200 New Jersey Avenue, SE, in Washington, DC, as the "William T. Coleman, Jr., Federal Building".

IN THE SENATE OF THE UNITED STATES

JANUARY 28, 2020

Mr. Wicker (for himself, Ms. Cantwell, Mr. Barrasso, Mr. Carper, Mr. Scott of South Carolina, Ms. Harris, Mr. Toomey, Mr. Casey, Mr. Booker, Mr. Inhofe, and Mr. Sullivan) introduced the following bill; which was read twice and referred to the Committee on Environment and Public Works

February 11, 2020
Reported by Mr. Barrasso, without amendment

A BILL

To designate the headquarters building of the Department of Transportation located at 1200 New Jersey Avenue, SE, in Washington, DC, as the "William T. Coleman, Jr., Federal Building".

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "William T. Coleman,
- 3 Jr., Department of Transportation Headquarters Act".
- 4 SEC. 2. WILLIAM T. COLEMAN, JR., FEDERAL BUILDING.
- 5 (a) IN GENERAL.—The headquarters building of the
- 6 Department of Transportation located at 1200 New Jer-
- 7 sey Avenue, SE, in Washington, DC, shall be known and
- 8 designated as the "William T. Coleman, Jr., Federal
- 9 Building".
- 10 (b) References.—Any reference in law, map, regu-
- 11 lation, document, paper, or other record of the United
- 12 States to the building referred to in subsection (a) shall
- 13 be deemed to be a reference to the "William T. Coleman,
- 14 Jr., Federal Building".

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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20516-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPRO. MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION FRANK HAGEL FEDERAL BUILDING-RICHMOND, CA PCA-0213-RI20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations to address key infrastructure and systems deficiencies, exigent safety issues and extend the useful life of the Frank Hagel Federal Building at a design cost of \$3,000,000, an estimated construction cost of \$35,200,000, a management and inspection \$1,900,000, and an estimated total project cost of \$40,100,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Chairman

Adopted: February 11, 2020

Ranking Member

JOHN BARRASSO, WYOMING, CHAIRMAN

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MIKE BRAIN, ROTH DANOTA
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MIKE ROURNS, SOUTH DANOTA
JAM SHLILIVAN, ALASMA
JAPH BROOZEANA, ARRAMISSS
ROGEP WICKER MISSISSIPPI
RICHARD SHELEY, ALABAMA
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CHRIS VAN HOLLEN, MARYLAND
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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS WASHINGTON, DC 20510-6175

RICHARD M, RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION MAJOR GENERAL EMMETT J. BEAN FEDERAL CENTER INDIANAPOLIS, IN PROSPECTUS FOR DESIGN PDS-02020

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for the design of a future repair and alternation project for the Major General Emmett J. Bean Federal Center located at 8899 E. 56th Street, Indianapolis, IN for an estimated total design cost of \$3,200,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Ranking Member

Adopted: February 11, 2020

Chairman

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SHELLEY MOORE CARITO, WEST VIRGINA
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JOHN BOOZAMA, ARKANAS.
ROGER WICKER, MISSISSIPIP
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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR-

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF STATE ARLINGTON, VA PVA-07-WA20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 116,000 rentable square feet, including 22 official parking spaces, for the Department of State, currently at 1400 Wilson Boulevard in Arlington, VA at a proposed annual cost of \$4,524,000 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Chairman

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JAMES M. IMPORE, DIKLAFOSKA.

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KENN GRAMER, RORTH DAKOTA.

MIKE BRAUL, BUBHANA.

MIKE BOLINDS, SIQUITI DAKOTA.

JOHN BOLINDA, ALARKA.

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JOHN BOLOSKAN, AJAKKANSAS.

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ROGER VILCKER, MISSISSIPPP.

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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6176

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR-MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION SAN ANTONIO, TX PTX-01-SA19

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 149,000 rentable square feet, including 364 official parking spaces, for the Department of Justice, Federal Bureau of Investigation currently at 5740 University Heights Boulevard in San Antonio, TX at a proposed annual cost of \$4,754,688 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Chairman

Ranking Member

JOHN BARRASSO, WYOMING, CHAIRMAN

JAMES M. INHOFE, OKLAHOMA:
SHELLEY MODRE CAPITO, WEST VIR
KEVIN CRAMER, MORTH DAKOTA
MIKE SBAUM; RICHANA
MIKE BOUNDS, SOUTH DAKOTA
DAN SULLIVAN, ALASKA
JOHN BOOZMAN, ARKAHSAS
ROGER WICKER, MISSISSPPI
RICHARD SHELBY, ALABAMA
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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS WASHINGTON, DC 20510-6175

BICHARD M. BUSSELL, MAJORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION EDWARD T. GIGNOUX U.S. COURTHOUSE PORTLAND, ME PME-0034-PO20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations for the Edward T. Gignoux U.S. Courthouse located in Portland, ME for a design cost of \$2,241,000, an estimated construction cost of \$18,939,000, a management and inspection cost of \$1,887,000, and an estimated total project cost of \$23,067,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Chairman

Adopted: February 11, 2020

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JAMES M. INHORE: DIVILARIDIAN SHELLAR SERVICIAN ASSINDATION CANTON MEST VORGIN REPINI CRAMBER, NORTH DAKOTA MIKE BRAUN, NORTH DAKOTA DANIEL BRAUNDA, SOUTH DAKOTA DANIEL BRAUNDA, ALASKA JOHN BOOZMAN, ARRANISAS ROĞER WIKKER, MISSISSIPPI RISHARD SHELDIN ALARAMA, JUDAN BRUST BRUSLAR MISSISSIPPI RISHARDA, JUDAN BRUST BRUST BRUSLAR MISSISSIPPI RISHARDA, JUDAN BRUSLAR MI

THINGAS R. CAPPER, DEL AVARRE REKLAMIN L. CARDIN, MARS'LAND BEKLAMIN L. CARDIN, MARS'LAND BERNARD SANGERS, WERMONT SHELDON WHITEHOUSE, RENDO SILAMID JEFF MERKLEY, OREGON. KIRSTEN GALUBRAND, NEW YORK. COMY. A. BOOKER, KEW JERSEY DEWARD J. MARKEY, MASSAGHUSETTS, TAMMY DUCKWORTH, LERNOW. CHIST VAN BULLER, MARYLAND.

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION PATRICK V. McNAMARA FEDERAL BUILDING GARAGE DETROIT, MI PMI-0133-DE20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations for the Patrick McNamara Federal Building Garage located in Detroit, MI for a design cost of \$1,098,000, an estimated construction cost of \$15,518,000, a management and inspection cost of \$1,055,000, and an estimated total project cost of \$17,671,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Chairman

Adopted: February 11, 2020

CALABORATOR MODERNIC CLUMPAGA

JAMES M. RHIGTE, OKLAHONA:
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United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

BICHARD M. RUSSELL MAJORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION
FOOD AND DRUG ADMINISTRATION
FORENSIC CHEMISTRY CENTER
JOHN WELD PECK FEDERAL BUILDING
POH-0306/0189-CN20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and Department of Health and Human Services, Food and Drug Administration, Forensic Chemistry Center, located at 6751 Steger Drive, and the John Weld Peck Federal Building in Cincinnati, OH at a design cost of \$1,714,000, an estimated construction cost of \$14,245,000, a management and inspection cost of \$1,587,000 and an estimated total project cost of \$17,546,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

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Adopted: February 11, 2020

JOHN BARRASSO, WYOMING, CHAIRMAN

JANES M. INHOSE DILAMIDMA.
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MIKE BRAUNE, NIDAMIA
KIKE ROUNDS, SOUTH DAKOTA,
DAN SULE KIKANA, ALASKA,
JOHN BOOZHAN, ARKANSAS,
BOGEN VIEKER, MISSISSPIPI
RICHARD SHELBY, ALABAMA,
JOHN ERNST, IOWA.

THOMAS R. CÁRIPER, DELAWARE BENJARIN L. CARDAN, MARYLAND BERHARD SANDERS, VERMONT SHELDON WHITEHOUSE, RHODE ISLAND JEFF ALERSEY, ORSEON KIRSTEY GR. LERRAND, NEW YORK CHYLA BOOKER, NEW JERSEY EDWARD J. MARKEY, MASSACHUSETTS TAMON CHROWOTH, J.LINDIGS

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR.
MARY FRANCES REPRO. MINORITY STAFF DIRECTOR.

COMMITTEE RESOLUTION

ALTERATION ANTHONY J. CELEBREZZE FEDERAL BUILDING CLEVELAND, OH POH-0192-FY20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations in the Anthony J. Celebrezze Federal Building, located in Cleveland, OH at a design cost of \$7,835,000, an estimated construction cost of \$59,325,000, a management and inspection cost of \$4,603,000 and an estimated total project cost of \$71,763,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Adopted: February 11, 2020

JOHN BARRASSO, WYOMING, CHARMAN

JAMES M. INHOPE, ORLAHDMA SHELLEY MOORE CAPITO, WEST A KEVIN CRAMER, NOSTH DAKOTA, MIKE BOUNDE, SOUTH DAKOTA, MIKE BOUNDE, SOUTH DAKOTA CAN SULLIVAN, ALASKA, JOHN BOUZMAN, ARKANSAS, POGER WICKER, MISSISSIPPI BICHARD SHELBY, AK ABAMA, JONE ENIST, TOWA THOMAS R. CARPER, DELAWARE BENJAMIN E. CARDIN, MARYLAND BENJARDS SAMPOREN, VERMONT SHELDON WHITEHOUSE, HHODE ISLAND JEFF MERILEY, ORESON KRESTEN GILLIBRAND, NEW YORK CORY A. BODGER, MEN JERSEY, CORY A. BODGER, MEN JERSEY, JAMAN JOHN SAMPOREN, MASSACHUSETTS CARBIS VAN HEN JERN MASSACHUSETTS JAMAN JERN JERN JERN JABON

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS WASHINGTON, DC 20510-6176

RICHARD M. RUSSELL, MAJORITY STAFF ERRECTOR MARY FRANCES REPKO, MINORITY STAFF ERRECTOR

COMMITTEE RESOLUTION

ALTERATION
JOSEPH F. WEIS, JR.U.S. COURTHOUSE
PITTSBURGH, PA
PPA-0158-PI20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations to the Joseph F. Weis, Jr. U.S. Courthouse, located in Pittsburgh, PA at a design cost of \$3,430,000, an estimated construction cost of \$34,437,000, a management and inspection cost of \$2,767,000 and an estimated total project cost of \$40,634,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

Adopted: February 11, 2020

MUNICIPADDAGES WASSENIE CHARRAS

JAMES M. RHODE, DKI, AHDIMA SHELLEY MODRE CAPTO, WEST VIRGI KEVIN DRAMER, NORTH DAKOTA MIKE BRAJN, NOBANA MIKE ROUNDS, SOUTH DAKOTA DAN SULUTAN, ALASKA JOHN BOOZMAN, ARKANSAS POGER WICKER, MISSISSIPPI RICHARD SHELLEY, ALABAMA JUOH BENST, YOWA THOMAS R. CARPER, DELAWARE BENLARMS, CARDIN, MARPINAND BERNARD SANDERS, VERMONT SHELDON WHITEHOUSE, PROOF SLAND JEF MERKLEY, OREGON KRISTEN GRUBBAND, NEW YORK CORY, A BOOKER, WEW JERSEY EDWARD J. MARKEY, MASSACHIUSETTS TAMMY DUCKWOETH, LUNNOS CHRIST VAN HOLLEN, MARYLAND

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR, MARY FRANCES REPRO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

ALTERATION CONVEYING SYSTEMS VARIOUS BUILDINGS PEL-0001-MU20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for repairs and alterations in the Robert F. Kennedy Federal Building, the James V. Forrestal Federal Building, the Robert C. Weaver Federal Building, the Howard T. Markey National Courts Building, and the Wilbur Wright Federal Building, located in Washington, D.C. and the Potter Stewart U.S. Courthouse located in Cincinnati, OH, for an estimated total project cost of \$100,000,000, a prospectus for which is attached hereto and by reference made part of this resolution.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the General Services Administration shall not delegate to any other agency the authority granted by this resolution.

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Adopted: February 11, 2020

Ranking Member

WINDSHOT DISHMOND COOKSER HAICH

JAMES M. INHOPE, DIKLAHOMA.
SHELLEY MODE CAPITO, WEST VIRGINIA,
KEVIN CHAMER, MORTH DAKOTA
MIKE BRAUNI, NIONNA
MIKE ROUNDS, SOUTH DAKOTA
JOHN DOOZMAH, ARKANIKAS
HOGEN WORKER, MUSSINSPP
FICHARD SHEURY, ALABKAN
JOHN BOOZMAH, JAKANIKAS
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THOMAS R. CARPER, DELAWARE
TECHANINE. CARDIN, MARTHAND
SERNAND SANDERS, VERMONT
SERLORN WITCHENGURE, PRODE ISLAND
JEFE MERKLEY, OREGON
VERSTER ORIGINATOR
CORY, A BOOKER, NEW YORK.
CORY, A BOOKER, NEW JERSEY
EDWARD J. MARNEY, MASSACHHUSETTS.
TAMMY OUCKWOTH, RUNGIS
CHINS VAN JOULEN, MARYLAND

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS WASHINGTON, DC 29510-6175

BICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINDRITY STAFF DIRECTOR

COMMITTEE RESOLUTION

CONSTRUCTION
NEW FEDERAL BUILDING
LAGUNA NIGUEL, CA
PCA-FB-LA20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for design and construction of a new Federal Building of approximately 380,000 gross square feet, including approximately 1,517 parking spaces, in Laguna Niguel, CA, at a design cost of \$12,194,000, an estimated construction cost of \$164,212,000, and a management and inspection cost of \$8,737,000 for a total estimated project cost of \$185,143,000, a description of which is attached hereto and by reference made part of this resolution, is approved.

Provided, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Ranking Member

Adopted: February 11, 2020

OHN BARRASSO MIVONING CHAIRMAN

JAMES NI. 1940/PE, CIKLAHONIA, SHELLEY MOORE CARTO, WEST VIRGINIA CEGINI CARGO CARGO

THOMAS 9: CARPER, DELAWARE BENJAMIN L. CARDIN, MARYLAND BERNARD SANDERS, VERMONT SHELDON WHITEHOUSE, RINDOE TS, AND JEFF MERKLEY, OREGON V. NEW YORK CORY A BOOKER, NEW JERSEY EDWARD J. MARKEY, MASSACHUSETTS YAMMY DOWNOWN HILLIAMS OF THE STANDER OF THE SANDER OF THE STANDER OF THE STANDER OF THE SANDER OF THE STANDER OF THE SANDER OF THE

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

BICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE NATIONAL ARCHIVES AND RECORDS ADMINISTRATION LENEXA, KS PKS-01-LE20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 983,000 rentable square feet, including 114 official parking spaces, for the National Archives and Records Administration currently at 17501 West 98th Street in Lenexa, KS at a proposed annual cost of \$5,406,500 \for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

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Ranking Member

JOHN BARRASSO, WYOMING, CHAIRMAN

JAMES M. PHHOFE, ONLAHOMA SHELLEY MODRE CARTIO, WEST VIRGINAL KEYEN CHAMBER, NORTH DAKOTA SIKE BRAUN, RIDINAS MIKE BOUNDS, SOUTH DAKOTA DAN SULLIVAN, ALRIKA JUNK BOUZSHA, ARKANSAS PROSES WICKEN, MISSISSIPPI (MISSISSIPPI THOMAS R. CARPER, DELAWARE BENJAMIN L. CARDIN, MARYLAND SERNARD SANDERS, VERMONT SHELDON WHITEHDUSE, RINDDE ISLAND JEFF MERRIET, OBEGON KRISTEN GILJERAND, NEW YORK-COHY A. BOKKEN, NEW JERSEY EDWARD J. MARNEY, MASSACHUSETTS TAMMY CAUGNOTH, LUTHOS

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS WASHINGTON, DC 20510-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF HEALTH AND HUMAN SERVICES WASHINGTON, DC PDC-08-WA20

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 172,000 rentable square feet, including 25 official parking spaces, for the Department of Health and Human Services, Assistant Secretary for Preparedness and Response, at a proposed annual cost of \$8,600,000 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Chairman

OHN RARRASSO WYCENING CHAIRMAN

JAMES M. RHOTE, OKLAHOMA.
SPELLEY MODER CAPTO, WEST VIRGINI
REVINE DEADLER, NORTHE DAKOTA.
MIKE ROUNDS, NOUTH DAKOTA.
MIKE ROUNDS, SOUTH DAKOTA.
JOHN BODZMAN, ARKANSAS.
JOHN BODZMAN, ARKANSAS.
TROCER MIKERS, MIKERSEPP
RICHARD SPELEY, ALABAMA.
ZON ERRIST, DAY

THOMAS R. CARPER, DELAWARE
BENLAMIN LARDIN, MASPILAND
BENLAMIN CARDIN, MASPILAND
BENLAMIN CARDIN, MASPILAND
BERNAMO SANDERS, VERMONT
SKELDON WHITEHOUSE, RHODE ISLAND
JEFF MERRIEY, OREGO
SKRISTEN GULBRAND, NEW YORK,
CORY A BOOKER, NEW YERSEY
EVIVARD J. MARKEY, MASSACHUSSTTS
TAMMY DUCKWOFTH, BLINGIS
CHRIS VAN HOLLER, MASPILAND

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6176

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR -MARY FRANCES REPKO, MINURITY STAFF DIRECTOR -

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION DALLAS, TX PTX-01-DA19

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 228,000 rentable square feet, including 676 official parking spaces, for the Department of Justice, Federal Bureau of Investigation currently at One Justice Way in Dallas, TX at a proposed annual cost of \$7,524,000 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Chairman

OHN RABBASSO WYOMING CHARMAN

AMBES N. BINDFE, OKLAHOSA SHELLEY MODE CAPITO, WEET VIRGINIA: KEVIN CRAMER, MODEN DAKOTA MIKE REALIN, BULAWA MIKE RELIVIS, SOUTH DAKOTA DAN SULLIVAN, ALABEA JOHN SOUTHAN, AMARKA ROGER WINCER, MISSISSIPPI RICHARD SHELLY, ALABAMA THOMAS R. CARPER, DELAWARE BENJARIN L. CARDIN, MARYLAND SERNAND SANDERS, VERMONT SIEL DON WHITHOUSE, SHODE ISLAND VERSITE OF THE SERVICE OF VORK CORY A. BOOKER, NEW, LERSEY EDWARD J. MARKEY, MASSACHISETTS TAMMY DUCKWORTH, ELINOIS CHES VAN FULLEN, MARYLAND

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

RICHARO M. RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION LAS VEGAS, NV PNV-01-LV19

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 106,955 rentable square feet, including 393 official parking spaces, for the Department of Justice, Federal Bureau of Investigation currently at 1787 West Lake Mead Boulevard in Las Vegas, NV at a proposed annual cost of \$3,903,858 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Mairman

Adopted: February 11, 2020

Ranking Member

HOFE, CIKLAHOMA DRE CAPITO, WEST VIRGINIA DR. NORTH DAKOTA INDIANA S, SQUTH DAKOTA

THOMAS R. CARPER, DELAWARE BENJAMIN L. CARDIN, MARYLAND

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

RICHARD IN RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION TAMPA, FL PFL-01-TA19

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 138,000 rentable square feet, including 403 official parking spaces, for the Department of Justice, Federal Bureau of Investigation currently at 5525 West Gray Street in Tampa, FL at a proposed annual cost of \$4,968,000 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

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Ranking Memb

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JAMES M. INHORE, ÖKLÁHÖKA SHELLEY MOZINÉ CAPTO, VEST VIRÐI KEVAN DRAMER, NORTH ÓAKOTA MIKE BRAJN, INDAMA MIKE ROUNDS, SQUITH DAKOTA; DAN SULLINAN, ALASKA, LIDHN BOOZMAS, ARKANSAS ROGER WICKER, MISSISSIPI RICHARD SHELIV, ALABAMA LIONE RISKI JOWA THOMAS R. CARPER, DELAWARS
BENJAMIS L. CARDIN, MARYLAND
BENJAMIS SANDERS, VERMONT
SKELLON WHITEHOUSE, RHOUSE ISLAND
BENJAMIS SANDERS, VERMONT
SKELLON WHITEHOUSE, RHOUSE ISLAND
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BEP MERILEN
CORY A. BOOKER, NEW YORK
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CORY A. BOOKER

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS
WASHINGTON, DC 20510-6175

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR MANY PRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF JUSTICE FEDERAL BUREAU OF INVESTIGATION GREATER METROPOLITAN KANSAS CITY, MO AREA PMO-01-KC18

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 137,000 rentable square feet, including 215 official parking spaces, for the Department of Justice, Federal Bureau of Investigation currently at 4150 North Mulberry Drive in in Kansas City, MO at a proposed annual cost of \$4,658,000 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the

lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Chairman

OHUBARRASSO WWOMING CHAIRMAA

JAMES 91, INHOFE, CIKLAHOMASHELLEN MOORE CARTIC, WEST VIRGUNIA
SKEVIS CRAMER, KOSTH DAKOTA
MIKE BRAUN, NEMANA
MIKE ROUNNS, SOLITH DAKOTA
DAN SULEVAN, ALASKA,
JOHN BOOZIANA, BREANISAS
ROGER WICKER, MISSISSIPPI
ROGER WICKER, WICKE

THOMAS R. CARPER, DELAWARE
BENJARMIN L. CARDIN, MARYLAND
BERNADRO SANDERS, VERMONTS
SHELDON WHITEHOUSE, RHODE ISLAND
KRISTEN GREBAND, NEW YORK
CORY A. BOOKER, NEW JERSEY
ENWADL, JAMAREY, MASSACHUSETTS
TAMMY DUCKWORTH, R. LINDISCHIST VAN HOLLEN, MARYLAND.

United States Senate

COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS

RICHARD M. RUSSELL, MAJORITY STAFF DIRECTOR MARY FRANCES REPKO, MINORITY STAFF DIRECTOR

COMMITTEE RESOLUTION

LEASE DEPARTMENT OF AGRICULTURE KANSAS CITY, MO PMO-02-KC18

RESOLVED BY THE COMMITTEE ON ENVIRONMENT AND PUBLIC WORKS OF THE UNITED STATES SENATE

that pursuant to title 40 U.S.C. § 3307, a prospectus providing for a lease of up to 374,000 rentable square feet, including 20 official parking spaces, for the Department of Agriculture currently located at 6501 Beacon Drive in Kansas City, MO at a proposed annual cost of \$11,751,080 for a lease term of up to 20 years, a description of which is attached hereto and by reference made part of this resolution, is approved.

Approval of this prospectus constitutes authority to execute an interim lease for all tenants, if necessary, prior to execution of the new lease.

Provided, that to the maximum extent practicable, the Administrator of General Services shall require that the procurement include energy efficiency requirements as would be required for the construction of a federal building.

Provided further, that the Administrator shall require that the delineated area of the procurement is identical to the delineated area included in the prospectus, except that, if the Administrator determines that the delineated area of the procurement should not be identical to the delineated area included in the prospectus, the Administrator shall provide an explanatory statement to the Committee on Environment and Public Works of the United States Senate prior to exercising any lease authority provided in this resolution.

Provided further, that the Administrator shall provide to the Chairman or Ranking Member of the Committee on Environment and Public Works of the Senate, in a timely manner, requested documents and information regarding this prospectus and resulting contractual materials, without redaction other than redactions to exclude business confidential, proprietary, and/or procurement sensitive information.

Provided further, the Administrator of General Services may not enter into this lease if it does not contain a provision barring any individual holding a Federally-elected office, regardless of whether such individual took office before or after execution of this lease, to directly participate in, or benefit from or under this lease or any part thereof and that such provision provide that if this lease is found to have been made in violation of the foregoing prohibition or it is found that this prohibition has been violated during the term of the lease, the lease shall be void, except that the foregoing limitation shall not apply if the lease is entered into with a publicly-held corporation or publicly-held entity for the general benefit of such corporation or entity.

Provided further, prior to entering into this lease or approving a novation agreement involving a change of ownership under this lease, the Administrator of General Services shall require the offeror or the parties requesting the novation, as applicable, to identify and disclose whether the owner of the leased space, including an entity involved in the financing thereof, is a foreign person or a foreign-owned entity; provided further, in such an instance, the Administrator of General Services shall notify the occupant agency(ies) in writing, and consult with such occupant agency(ies) regarding security concerns and necessary mitigation measures (if any) prior to award of the lease or approval of the novation agreement.

Provided further, that the Administrator shall not delegate to any other agency the authority granted by this resolution.

Majrman

Senator Barrasso. I move to approve and report S. 3239 and approve 18 GSA Resolutions en bloc.

Is there a second?

Senator Carper. Second.

Senator Barrasso. All those in favor, say aye.

[Chorus of ayes.]

Senator Barrasso. Opposed, say nay.

[No audible response.]

Senator Barrasso. In the opinion of the Chair, as the eyes have it, we have approved S. 3239, which will be reported favorably to the Senate. We have also approved 18 GSA Resolutions.

The voting part of the business meeting is finished. I would be happy to recognize any member, but want to start with Senator Carper. So any other members may make a statement on the legislation or resolutions that we have just approved.

Senator Carper.

OPENING STATEMENT OF HON. THOMAS R. CARPER, U.S. SENATOR FROM THE STATE OF DELAWARE

Senator Carper. Senator Cardin said, don't take this personally, I don't.

[Laughter.]

Senator Carper. Good morning, everybody, and thanks Mr. Chairman, and thanks to our staff for the work you have done, that has been done on the agenda today, two agenda items today. As our Chairman has already noted, even before I got here, we have considered legislation to designate the U.S. Department of Transportation headquarters building as the William T. Coleman, Jr., Federal Building.

I believe the naming of that headquarters after Mr. Coleman is a fitting tribute as we celebrate African American History Month again this year. Mr. Coleman was the fourth Secretary of Transportation and the second African American to hold a cabinet-level post

in our Nation's history. Think about that.

Mr. Coleman wrote in his autobiography these words, passionate words, he said, "We cannot simply build highways willy nilly. We need coordinated regional transportation plans that preserve the quality of urban life, conserve energy, and reduce air pollution, including that from the new threat of greenhouse gas emissions.

That was like, decades ago. Talk about somebody who was ahead of his time. Mr. Coleman's words have even greater meaning today

as we confront this global climate crisis.

I asked my staff, I said find a quote from William Coleman that I might slip into my remarks, and that one really nails it. But to dedicate the Department of Transportation headquarters when the Federal Government takes possession of the building next month, is an honor befitting Mr. Coleman's lifetime of service.

I am happy to be an original cosponsor of the legislation along with you, Mr. Chairman. I am pleased that we are moving this leg-

islation today.

Today, we are also taking up 18 General Services Administration Prospectuses Resolutions which will release most of the backlog that has built up here at our Committee. I would be remiss if I did not mention that many concerns still remain from the Old Post Office Lease, to recent news by USDA and the Bureau of Land Management to what needs to be done for and with the FBI head-

quarters building.

Regarding the FBI, for example, we still have, I didn't believe this at first, I double checked with my staff, but I am told we still have questions for the record that have gone unanswered. These questions for the record are from an oversight hearing this Com-

mittee held almost 2 years ago.

Let me just say that again. We have not received answers from GSA to questions from members of this Committee from a hearing almost 2 years ago. In that same hearing, GSA indicated that they would be sending up prospectuses regarding the FBI headquarters. Two years later, we are still waiting.

Let me say that again, too. At that same hearing, GSA indicated that they would be sending up a prospectus regarding the FBI headquarters. Two years later, we are still waiting for that, too.

We know the Hoover Building in downtown Washington, DC, is

unsafe, but action remains unseen.

I hope we can continue to work together to press for answers with you, Mr. Chairman, and with all of our colleagues on this Committee.

With that, I look forward to again concluding this meeting this

morning.

I want to thank you, Senator Barrasso, I want to thank you as our Chairman, along with our colleagues and members of their staff for all the work that has been done to make this meeting both swift and productive.

Thanks.

Senator Barrasso. Well, thank you very much, Senator Carper, for your ongoing leadership on these very important issues.

I do ask unanimous consent that the staff have authority to make technical and conforming changes to each of the matters that have been approved today.

With that, our business meeting is concluded, and we are ad-

[Whereupon, at 10 a.m., the business meeting was concluded.]