OMB BULLETIN NO. 10-01

TO THE HEADS OF EXECUTIVE DEPARTMENTS AND ESTABLISHMENTS

SUBJECT: Apportionment of the Continuing Resolution(s) for Fiscal Year 2010

1. Purpose and Background. Division B of H.R. 2918 will provide continuing appropriations for the period October 1, 2009 through October 31, 2009. I am automatically apportioning amounts provided by this continuing resolution (CR) as specified in section 2. This Bulletin supplements instructions for apportionment of CRs in OMB Circular No. A-11, section 123, and applies to this CR and any extensions of this CR.

2. Automatic Apportionments. The attachment to this Bulletin contains more detailed instructions on calculating the annualized amount provided by the CR. In order to calculate the amount automatically apportioned through the period ending October 31, 2009 (and any extensions of that period) multiply the annualized amount provided by the CR by the lower of:
   - the percentage of the year covered by the CR (e.g., for H.R. 2918 use 8.49 percent), or
   - the historical seasonal rate of obligations for the period of the year covered by the CR.

Section 101 of the CR specifies which amounts funded in the following appropriations acts will be included in the CR calculation: P.L. 110-252, Supplemental Appropriations Act, 2008; P.L. 110-329, Consolidated Security, Disaster Assistance, and Continuing Appropriations Act, 2009; P.L. 111-8, Omnibus Appropriations Act, 2009; and P.L. 111-32, Supplemental Appropriations Act, 2009. Please note that only the following supplemental appropriations are assumed to recur: Chapter 2 of title IX of the Supplemental Appropriations Act, 2008 (Public Law 110-252) containing funding for the Defense Bridge Fund and Titles III and VI (under the heading “Coast Guard”) of the Supplemental Appropriations Act, 2009 (Public Law 111-32) containing funding for the Department of Defense provided in the Defense Appropriations bill and Coast Guard funding provided in the Homeland Security bill. All other appropriations provided in Supplemental acts cannot be included when calculating the annualized amounts provided by the CR.

Under an automatic apportionment, all of the footnotes and conditions placed on the prior year apportionment remain in effect. The CR provides that FY 2009 terms and conditions apply.

3. New Requirement – Programs with Zero Funding Excluded from Automatic Apportionment. If either the House or Senate has reported or passed a bill that provides no funding for an account at the time the CR is enacted, this automatic apportionment does not apply to that account. The agency may submit a written apportionment request to OMB to request funds for the account during the period of the CR, if needed. This restrictive funding action is to ensure that the agency does not impinge on the final funding prerogatives of Congress.
4. Written Apportionments. If an agency seeks an amount for a program that is different from the total amount automatically apportioned, you must request a written apportionment from OMB. Only a very limited number of written apportionment requests are expected to be granted. Every request must be accompanied by a written justification that includes the legal basis for the exception apportionment. Once a written apportionment is approved, the terms and conditions of the automatic apportionment bulletin cease to apply to the extent changed by the written apportionment.

5. Spending Plans. For accounts for which OMB required spending plans—or clearance of spending plans requested by the Congress—in 2009, agencies should work with their RMO to determine which accounts will require updated spending plans under the FY 2010 CR apportionment. For those accounts, the automatic apportionment will make funds available 10 days after submission of those spending plans to OMB.

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Director

Attachment
Calculating the Amount Made Available by the Continuing Resolution (CR) and the Automatic Apportionment

1. **What is the annualized, full-year amount provided by the continuing resolution (CR)?**

   The FY 2009 level:
   - take the full year amount enacted in the appropriations acts making funds available for FY 2009 (i.e., FY 2009 enacted appropriations net of any rescissions);
   - add only the supplemental appropriations amounts from Chapter 2 of Title IX of the Supplemental Appropriations Act, 2008 (P.L. 110-252) and Titles III and VI (only under the heading “Coast Guard”) of the Supplemental Appropriations Act, 2009 (P.L. 111-32); and
   - add or subtract transfers mandated by law (only “shall transfer”, not “may transfer”).

2. **What is the amount of the automatic apportionment under a CR?**

   Calculate the amount automatically apportioned (whole dollars) through the period ending October 31, 2009 (and any extensions of that period) by multiplying the annualized amount provided by the CR by the lower of:
   - the percentage of the year covered by the CR (rounded to the nearest hundredth for H.R. 2918, use 31 days/365 days = 8.49 percent); or
   - the historical seasonal rate of obligations for the period of the year covered by the CR.

3. **How should the phrase "project or activity" be applied in determining the CR level?**

   In the context of determining the rate for operations under the CR, OMB has interpreted the term "project or activity" to refer to the total appropriation, that is, the budget account level. GAO’s view has been consistent with OMB’s (see page 8-24 of the Principles of Federal Appropriations Laws, Third Edition, Volume II, issued by GAO).

4. **How should mandatory appropriations be treated?**

   A continuing resolution is an appropriations bill. As such, it normally does not affect mandatory appropriations provided in substantive or authorizing legislation. Therefore, for accounts with a mix of discretionary and mandatory appropriations, the mandatory budget authority component that is enacted in substantive or authorizing legislation should be taken out before calculating the amount provided by the CR. Changes in and limitations on mandatory programs that were enacted in 2009 Appropriations Acts are assumed to continue during the duration of the CR under the terms and conditions provided in such Acts.
5. Are entitlement and other mandatory payments whose budget authority was provided in Appropriations Acts for fiscal year 2009 continued at the FY 2009 level or FY 2010 program level?

Section 111 of H.R. 2918 allows entitlements and other mandatory payments whose BA was provided in Appropriations Acts for FY 2009 to continue at the "rate to maintain program levels under current law, under the authority and conditions provided in the applicable appropriations Act for fiscal year 2009...". In other words, these programs can operate at the FY 2010 program level. However, the appropriated administrative expenses associated with these programs must be based on the FY 2009 levels.

6. How will sections 112 of H.R. 2918 regarding civilian personnel compensation and benefits be apportioned by OMB?

Section 112 allows OMB limited authority to mitigate furloughs. It does not provide additional total budget authority for the fiscal year. Rather, it allows OMB to apportion the BA at a greater rate than the daily rate. OMB will be applying this authority in the most restrictive fashion. You must be pre-approved by your OMB representative with budget responsibility for the account before requesting a written apportionment from OMB. OMB will require written documentation that the following pre-condition from section 112 of the CR has been satisfied by the agency: "except that such authority provided under this section shall not be used until after the department or agency has taken all necessary actions to reduce or defer non-personnel-related administrative expenses."

7. What should my agency do if either the House or the Senate bill has not provided funding?

In this situation, under section 3 of the Bulletin, the CR automatic apportionment does not apply to the account. Instead, you must submit a written apportionment request to OMB if you want to request funds for the account during the period of the CR. OMB will apportion funds in such a manner as not to impinge on the final funding prerogatives of Congress. Please consult your OMB representative with additional questions.