

Administration

Notice

N4520.262

Subject:

DISTRIBUTION OF FEDERA OBLIGATION LIMITATION OCTOBER 1, 2019, AND ENI	FOR THE PERI	OD BEGINNING ON
Classification Code	Date	Office of Primary Interest

October 10, 2019

HCFB-10

What is the purpose of this Notice?	This Notice is	to advise the States of th	e
what is the pulpose of this fource.		to advise the States of th	

- 1. What is the purpose of this Notice? This Notice is to advise the States of the distribution of the limitation on Federal-aid highway program obligations pursuant to the Continuing Appropriations Act, 2020, Public Law (Pub. L.) 116-59.
- 2. What is the overall limitation on obligations, and what provision determines its distribution?
 - a. Section 101 of the Continuing Appropriations Act, 2020, sets an overall limitation on obligations at an annual rate for operations of \$45,268,596,000 for Fiscal Year (FY) 2020. This annual rate for operations is equal to the obligation limitation made available in FY 2019 under the Department of Transportation Appropriations Act, 2019, title I of division G, Pub. L. 116-6.
 - b. The Continuing Appropriations Act, 2020, covers the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days). The pro-rata for that period is 14.21 percent (52 days divided by 366 days). The pro-rata is applied to the distribution of obligation limitation calculated based on the annual rate for operations. Therefore, the total obligation limitation provided by this Notice is \$6,432,667,492 (\$45,268,596,000 times 14.21 percent).
 - c. Section 103 of the Continuing Appropriations Act, 2020, continues section 120 of the Department of Transportation Appropriations Act, 2019, providing the distribution methodology for the overall limitation on Federal-aid highway program obligations.
 - d. Upon the enactment of a full-year appropriations act or a further continuing appropriations act, the distribution of obligation limitation will be revised and additional obligation limitation will be provided as determined under the provisions of such law.
 - e. Unless otherwise specified, all obligation limitation is available for 1 fiscal year and will expire at the end of FY 2020.
- 3. What funds are exempt from the limitation on obligations? The obligation limitation does not apply to obligations for projects covered under:

- (1) section 125 of title 23, United States Code (U.S.C.);
- (2) section 147 of the Surface Transportation Assistance Act of 1978;
- (3) section 9 of the Federal-Aid Highway Act of 1981;
- sections 131(b) and 131(j) of the Surface Transportation Assistance Act of 1982;
- (5) sections 149(b) and 149(c) of the Surface Transportation and Uniform Relocation Assistance Act of 1987;
- (6) sections 1103 through 1108 of the Intermodal Surface Transportation Efficiency Act of 1991;
- section 157 of title 23, U.S.C., as in effect on the day before the date of enactment of the Transportation Equity Act for the 21st Century;
- section 105 of title 23, U.S.C, as in effect for fiscal years 1998 through 2004, but only in an amount equal to \$639,000,000 for each of those fiscal years;
- (9) the Federal-aid highway programs for which obligation authority was made available under the Transportation Equity Act for the 21st Century or subsequent public laws for multiple years or to remain available until used, but only to the extent that the obligation authority has not lapsed or been used;
- (10) section 105 of title 23, U.S.C., but only in an amount equal to \$639,000,000 for each of fiscal years 2005 through 2012;
- (11) section 1603 of the SAFETEA-LU, to the extent that funds obligated in accordance with that section were not subject to a limitation on obligations at the time at which the funds were initially made available for obligation; and
- (12) section 119 of title 23, U.S.C., but only in an amount equal to \$639,000,000 prior to sequestration for each of fiscal years 2013 through 2020.

4. How are the obligation limitation amounts associated with allocated programs determined?

a. Obligation limitation is provided for administrative expenses and programs authorized under section 104(a) of title 23, U.S.C., and amounts authorized for the Bureau of Transportation Statistics. Pursuant to section 101 of the Continuing Appropriations Act, 2020, the annual rate for operations for limitation on Federal Highway Administration administrative expenses is \$446,444,304 (\$63,439,736 at the pro-rata of 14.21 percent). The annual rate for operations for limitation to be transferred to the Appalachian Regional Commission for administrative activities is \$3,248,000 (\$461,541 at the pro-rata of 14.21 percent). For the other programs for which funding is authorized under section 104(a) of title 23, U.S.C., and the Bureau of Transportation Statistics, the annualized amount of obligation limitation is equal to the contract authority for each such program.

- b. Obligation limitation is provided for the unobligated balances of contract authority for allocated programs (or for the apportioned Tribal Transportation Program and the Federal Lands Access Program) that are carried over from previous fiscal years and for which obligation limitation had been provided in a previous fiscal year. The annualized amount of obligation limitation is equal to such unobligated balances of contract authority.
- c. The ratio between the remaining annualized amount of obligation limitation and the remaining FY 2020 contract authority subject to obligation limitation is determined. The ratio calculated for FY 2020 under the Continuing Appropriations Act, 2020, is 88.0 percent.
- d. Obligation limitation is distributed for each of the allocated programs (other than those allocated programs for which obligation limitation has already been provided) and for the Tribal Transportation Program and the Federal Lands Access Program. The annualized amount of obligation limitation for each such program is determined by multiplying the amount of contract authority authorized for FY 2020 by the above ratio. The annualized amount of contract authority authorized that is not provided associated obligation limitation is "lopped off," resulting in annualized amounts of contract authority equal to the annualized amounts of obligation limitation available for such programs (except for the Tribal Transportation Program, which is not subject to the "lop off" of contract authority).
- e. The obligation limitation for each of the allocated programs for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the annualized amount of obligation limitation for each allocated program by the pro-rata of 14.21 percent.

5. How is the distribution of formula obligation limitation to the States determined?

a. After obligation limitation is provided for the allocated programs (and for the Tribal Transportation Program and the Federal Lands Access Program) as described above, the remaining annualized amount of obligation limitation is distributed among the States as formula obligation limitation. The formula

obligation limitation is distributed among the States in the proportions that the FY 2020 apportionments subject to the obligation limitation for each State bear to the total FY 2020 apportionments subject to the obligation limitation for all States.

- b. The formula obligation limitation available for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the annualized amount of formula obligation limitation for each State by the pro-rata of 14.21 percent.
- c. The attached Table 1 shows the amount of formula obligation limitation distributed to each State for the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days) net of any obligation limitation associated with transfer penalty funding, or set aside under the high risk rural roads special rule, or set aside for the minimum condition of National Highway System bridges penalty, or set aside for the minimum condition of Interstate System penalty (see paragraphs 6, 7, 8 and 9 of this Notice below).

6. Is there any obligation limitation associated with transfer penalty funds?

- a. Yes, obligation limitation is associated with transfer penalty funds for those States that failed to meet the provisions of section 154 of title 23, U.S.C. (Open Container Requirements) or section 164 of title 23, U.S.C. (Minimum Penalties for Repeat Offenders for Driving While Intoxicated or Driving Under the Influence) for FY 2020 as determined by the National Highway Traffic Safety Administration (NHTSA).
- Along with the transfer penalty funds under section 154 and section 164 of title 23, U.S.C., the associated obligation limitation will be reserved and then released for use on eligible Highway Safety Improvement Program activities under section 148 of title 23, U.S.C., or transferred to the State's highway safety program under section 402 of title 23, U.S.C. If the documentation review process or a section 164 "general practice" certification review by NHTSA determines that a State is in compliance with section 154 or section 164 as of October 1, 2019, the reserved obligation limitation will be restored to the State's formula obligation limitation.
- c. The annualized amount of obligation limitation associated with the transfer penalty funds is determined by multiplying the amount of the transfer penalty funds by the ratio of a State's annualized formula obligation limitation to that State's apportionments subject to the obligation limitation.
- d. The obligation limitation associated with transfer penalty funds for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the annualized amount of obligation limitation associated with transfer penalty funds for each State by the pro-rata of 14.21 percent.

e. The amounts of transfer penalty funds for FY 2020 and associated obligation limitation for the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days) are shown in Table 2.

7. Is there any obligation limitation set aside under the special rule for high risk rural roads?

- a. Section 148(g)(1) of title 23, U.S.C., contains a special rule for high risk rural road safety. The special rule requires that, if the fatality rate on rural roads in a State increases over the most recent 2-year period for which data are available, the State must obligate during the next fiscal year for projects on high risk rural roads an amount at least equal to 200 percent of its FY 2009 high risk rural roads set-aside.
- b. The requirement to obligate such amounts during the next fiscal year is implemented by a set-aside of both Highway Safety Improvement Program funds and, on an annualized basis, an equal amount of associated obligation limitation.
- c. The obligation limitation associated with the high risk rural road safety special rule for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the annualized amount of obligation limitation associated with the high risk rural road safety special rule for each State by the pro-rata of 14.21 percent.
- d. The amounts of high risk rural roads special rule funds for FY 2020 and associated obligation limitation for the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days) are shown in Table 3.

8. Is there any obligation limitation set aside for the minimum condition of National Highway System bridges penalty?

- a. Section 119(f)(2)(A) of title 23, U.S.C., provides for a penalty if a State for 3 consecutive years fails to maintain its National Highway System structurally deficient deck area at or below 10 percent. For the fiscal year after such a failure is determined, such a State must have an amount equal to 50 percent of its FY 2009 Highway Bridge Program apportionment set aside for use only on National Highway System bridge projects.
- b. Part 490.413(a)(1) of title 23, Code of Federal Regulations (CFR), requires such penalty funds to be obligated in the year in which they are set aside.
- c. The requirement to obligate such amounts during the fiscal year is implemented by a set-aside of both National Highway Performance Program funds and, on an annualized basis, an equal amount of formula obligation limitation.

- d. The obligation limitation associated with the minimum condition of National Highway System bridges penalty for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the annualized amount of obligation limitation associated with the minimum condition of National Highway System bridges penalty for each State by the pro-rata of 14.21 percent.
- e. The amounts of the minimum condition of National Highway System bridges penalty funds for FY 2020 and associated obligation limitation for the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days) are shown in Table 4.

9. Is there any obligation limitation set aside for the minimum condition of Interstate System penalty?

- a. Section 119(f)(1)(A) of title 23, U.S.C., provides for a penalty if a State reports that the condition of its Interstate System, excluding bridges on the Interstate System, has fallen below the minimum condition level established by the Secretary in section 150(c)(3) of title 23, U.S.C.
- b. For the fiscal year after noncompliance is determined, such a State must obligate from the amounts apportioned to the State under section 104(b)(1) of title 23, U.S.C., an amount equal to its FY 2009 Interstate Maintenance apportionment increased by 2 percent per year after FY 2013 for eligible purposes described under section 119 of title 23, U.S.C., as in effect on the day before the enactment of the Moving Ahead for Progress in the 21st Century Act (MAP-21).
 - Section 119(f)(1)(A)(i) of title 23, U.S.C., and Part 490.317(e)(1) of title 23, CFR, requires such penalty funds to be obligated in the year in which they are set aside.
 - (2) The requirement to obligate such amounts during the fiscal year is implemented by a set-aside of both National Highway Performance Program (NHPP) funds and, on an annualized basis, an equal amount of formula obligation limitation.
- c. Additionally, for the fiscal year after noncompliance is determined, such a State must transfer from the amounts apportioned to the State under section 104(b)(2) of title 23, U.S.C., (other than amounts suballocated to metropolitan areas and other areas of the State under section 133(d)), to the apportionment of the State under section 104(b)(1), an amount equal to 10 percent of the amount of funds apportioned to the State in FY 2009 under the Interstate Maintenance program. Such penalty funds must be used for purposes

described under section 119 of title 23, U.S.C., as in effect on the day before the enactment of MAP-21.

- (1) The transfer of such funds is implemented by a transfer of Surface Transportation Block Grant Program funds to the NHPP set-aside and will be processed automatically by the Federal Highway Administration.
- (2) The annualized amount of obligation limitation associated with the transfer penalty funds is determined by multiplying the amount of the transfer penalty funds by the ratio of a State's annualized formula obligation limitation to that State's apportionments subject to the obligation limitation.
- d. The total amount of annualized obligation limitation associated with the minimum condition of Interstate System penalty funds is the aggregate of the obligation limitation amounts determined under subparagraphs (b)(2) and (c)(2).
- e. The total obligation limitation associated with the minimum condition of Interstate System penalty for the period beginning on October 1, 2019, and ending on November 21, 2019, is then determined by multiplying the total annualized amount of obligation limitation associated with the minimum condition of Interstate System penalty for each State by the pro-rata of 14.21 percent.
- f. The amounts of the minimum condition of Interstate System penalty funds for FY 2020 and associated obligation limitation for the period beginning on October 1, 2019, and ending on November 21, 2019 (52 days) are shown in Table 5.

10. What other provisions apply that are related to the distribution of obligation limitation?

- a. Contract authority for transportation research programs under chapter 5 of title 23, U.S.C., or title VI of the Fixing America's Surface Transportation Act is subject to obligation limitation that remains available for a period of 4 fiscal years. Obligation limitation made available for transportation research in future fiscal years will be in addition to amounts made available for FY 2020.
- b. The amounts of contract authority "lopped off" from the allocated programs and the Federal Lands Access Program due to the imposition of the obligation limitation will be redistributed to the States. The redistribution will be provided via a separate notice to be issued no later than 30 days after the distribution of the obligation limitation.

- c. After August 1, 2020, the Secretary will revise the distribution of obligation authority made available if a State does not plan to obligate the amount distributed during FY 2020 and redistribute such amount to those States able to obligate amounts in addition to those previously distributed during FY 2020. Procedures for this process (known as August Redistribution) will be provided via a separate notice to be issued in July.
- 11. **What action is required?** Division Administrators should ensure that copies of this Notice are provided to the State departments of transportation.

mlK.n

Nicole R. Nason Administrator

Attachments

N4520.262 - TABLE 1

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

OBLIGATION LIMITATION DISTRIBUTION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2019, AND ENDING ON NOVEMBER 21, 2019, UNDER THE CONTINUING APPROPRIATIONS ACT, 2020

	Formula		
	Obligation		
STATE	Limitation		
	100.050.070		
ALABAMA	102,272,863		
ALASKA	64,976,792		
ARIZONA	99,294,367		
ARKANSAS	70,202,923		
CALIFORNIA	488,833,201		
COLORADO	70,671,349		
CONNECTICUT	55,300,189		
DELAWARE	22,346,752		
DISTRICT OF COLUMBIA	21,222,883		
FLORIDA	256,865,927		
GEORGIA	174,276,096		
HAWAII	21,977,893		
IDAHO	38,797,869		
ILLINOIS	181,750,253		
INDIANA	126,471,966		
IOWA	66,638,853		
KANSAS	51,243,288		
KENTUCKY	89,679,427		
LOUISIANA	90,470,688		
MAINE	24,511,768		
MARYLAND	81,583,044		
MASSACHUSETTS	68,998,955		
MICHIGAN	142,889,016		
MINNESOTA	86,555,814		
MISSISSIPPI	64,121,100		
MISSOURI	125,528,786		
MONTANA	54,229,634		
NEBRASKA	39,201,620		
NEVADA	48,070,579		
NEW HAMPSHIRE	22,420,105		
NEW JERSEY	135,586,020		
NEW MEXICO	48,435,560		
NEW YORK	194,001,714		
NORTH CAROLINA	141,482,686		
NORTH DAKOTA	32,944,753		
OHIO	178,094,354		
OKLAHOMA	85,989,005		
OREGON	66,318,374		
PENNSYLVANIA	222,639,093		
RHODE ISLAND	24,051,435		
SOUTH CAROLINA	88,769,052		
SOUTH DAKOTA	37,207,943		
TENNESSEE	109,649,161		
TEXAS	496,408,913		
UTAH	46,909,696		
VERMONT	26,953,029		
VIRGINIA	134,469,741		
WASHINGTON	72,156,071		
WEST VIRGINIA	52,758,196		
WISCONSIN	102,050,895		
WYOMING	33,235,880		
SUBTOTAL	5,181,515,571		
Allocated Programs	1,086,394,069		
Sections 154 and 164 Penalties	57,740,848		
High Risk Rural Roads Special Rule	6,008,270		
NHS Bridges Penalty	79,474,783		
0	21.533.951		
Interstate System Penalty	21,533,951		

N4520.262 - TABLE 2

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

PENALTY FUNDS AND ASSOCIATED OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2019, AND ENDING ON NOVEMBER 21, 2019, FOR PENALTY PROVISIONS UNDER SECTIONS 154 AND 164 OF TITLE 23, UNITED STATES CODE

	TOTAL SECTIONS 154 & 164	OBLIGATION LIMITATION	
STATE	PENALTY FUNDS	FOR PENALTIES	
STATE	TENALTITONDS	FORTENALTIES	
ALABAMA	0	0	
ALASKA	23,365,336	2,920,927	
ARIZONA	0	2,920,927	
ARKANSAS	0	(
CALIFORNIA	78,158,140	9,770,639	
COLORADO	12,066,686	1,508,470	
CONNECTICUT	11,229,895	1,403,862	
DELAWARE	3,857,404	482,218	
DISTRICT OF COLUMBIA	0	402,210	
FLORIDA	0	(
GEORGIA	0	(
HAWAII	7,780,162	972,607	
IDAHO	0	(
ILLINOIS	0	(
INDIANA	22,307,561	2,788,694	
IOWA	0	(
KANSAS	0	(
KENTUCKY	0	(
LOUISIANA	34,001,056	4,250,511	
MAINE	4,272,408	534,099	
MARYLAND	0	(
MASSACHUSETTS	0	(
MICHIGAN	0	(
MINNESOTA	15,242,597	1,905,495	
MISSISSIPPI	11,662,494	1,457,942	
MISSOURI	22,742,730	2,843,095	
MONTANA	9,751,266	1,219,017	
NEBRASKA	0	(
NEVADA	8,105,559	1,013,285	
NEW HAMPSHIRE	0	(
NEW JERSEY	0	(
NEW MEXICO	8,775,349	1,097,016	
NEW YORK	0	(
NORTH CAROLINA	0	(
NORTH DAKOTA	5,848,435	731,120	
OHIO	30,543,992	3,818,340	
OKLAHOMA	0	1 476 764	
OREGON DENINSVI VANIA	11,813,058	1,476,764	
PENNSYLVANIA RHODE ISLAND	5,113,723	639,272	
SOUTH CAROLINA	16,188,581	2.023.753	
SOUTH CAROLINA SOUTH DAKOTA	6,638,837	2,023,733	
TENNESSEE	39,795,240	4,974,849	
TEXAS	0	(
UTAH	0	(
VERMONT	4,682,566	585,373	
VIRGINIA	23,661,455	2,957,946	
WASHINGTON	15,698,273	1,962,459	
WEST VIRGINIA	10,429,711	1,303,830	
WISCONSIN	0	1,505,050	
WYOMING	12,098,892	1,512,496	
SUBTOTAL	455,831,406	56,984,008	
PUERTO RICO	6,052,400	756,840	
TOTAL	461,883,806	57,740,848	

NOTE: Puerto Rico Highway Program is an allocated program and is not treated as an apportionment to the States.

N4520.262 - TABLE 3

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

HIGH RISK RURAL ROADS (HRRR) SPECIAL RULE FUNDS AND ASSOCIATED OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2019, AND ENDING ON NOVEMBER 21, 2019, PURSUANT TO SECTION 148(g)(1) OF TITLE 23, UNITED STATES CODE

	TOTAL HRRR SPECIAL	OBLIGATION LIMITATION FOR HRRR SPECIAL RULE	
STATE	RULE FUNDS		
ALABAMA	4,124,978	586,159	
ALADAMA	900,000	127,890	
ARIZONA	900,000	0	
ARKANSAS	0	0	
CALIFORNIA	0	0	
COLORADO	2,826,084	401,587	
CONNECTICUT	2,820,084	0	
DELAWARE	900,000	127,890	
DISTRICT OF COLUMBIA	900,000	0	
FLORIDA	0	0	
GEORGIA	6,299,452		
		895,152	
HAWAII	0	0	
IDAHO ILL NOIS	0	0	
ILLINOIS	6,048,546	859,499	
INDIANA	0	0	
IOWA KANSAS	0	0	
	0	0	
KENTUCKY	2,879,986	409,246	
LOUISIANA	3,085,174	438,403	
MAINE	0	0	
MARYLAND	0	0	
MASSACHUSETTS	0	0	
MICHIGAN	0	0	
MINNESOTA	0	0	
MISSISSIPPI	0	0	
MISSOURI	0	0	
MONTANA	1,389,760	197,485	
NEBRASKA	0	0	
NEVADA	1,487,814	211,418	
NEW HAMPSHIRE	0	0	
NEW JERSEY	0	0	
NEW MEXICO	1,887,424	268,203	
NEW YORK	0	0	
NORTH CAROLINA	0	0	
NORTH DAKOTA	0	0	
OHIO	0	0	
OKLAHOMA	0	0	
OREGON	0	0	
PENNSYLVANIA	0	0	
RHODE ISLAND	0	0	
SOUTH CAROLINA	0	0	
SOUTH DAKOTA	1,517,100	215,580	
TENNESSEE	0	0	
TEXAS	0	0	
UTAH	1,331,318	189,180	
VERMONT	0	0	
VIRGINIA	4,459,774	633,734	
WASHINGTON	3,144,572	446,844	
WEST VIRGINIA	0	0	
WISCONSIN	0	0	
WYOMING	0	0	
TOTAL	42,281,982	6,008,270	

U. S. DEPARTMENT OF TRANSPORTATION FEDERAL HIGHWAY ADMINISTRATION

MINIMUM CONDITION OF NATIONAL HIGHWAY SYSTEM (NHS) BRIDGES PENALTY FUNDS AND ASSOCIATED OBLIGATION LIMITATION FOR THE PERIOD BEGINNING ON OCTOBER 1, 2019, AND ENDING ON NOVEMBER 21, 2019, PURSUANT TO SECTION 119(f)(2)(A) OF TITLE 23, UNITED STATES CODE

	TOTAL NHS BRIDGES	OBLIGATION LIMITATION FOR		
STATE	PENALTY FUNDS	NHS BRIDGES PENALTY		
Shirb		MIS DRIDGESTENALTT		
ALABAMA	0	0		
ALASKA	0	0		
ARIZONA	0	0		
ARKANSAS	0	0		
CALIFORNIA	0	0		
COLORADO	0	0		
CONNECTICUT	80,781,889	11,479,106		
DELAWARE	0	0		
DISTRICT OF COLUMBIA	0	0		
FLORIDA	0	0		
GEORGIA	0	0		
HAWAII	0	0		
IDAHO	0	0		
ILLINOIS	72,973,630	10,369,553		
INDIANA	0	0		
IOWA	0	0		
KANSAS	0	0		
KENTUCKY	0	0		
LOUISIANA	0	0		
MAINE	0	0		
MARYLAND	0	0		
MASSACHUSETTS	94,856,125	13,479,055		
MICHIGAN	0	0		
MINNESOTA	0	0		
MISSISSIPPI	0	0		
MISSOURI	0	0		
MONTANA	0	0		
NEBRASKA	0	0		
NEVADA	0	0		
NEW HAMPSHIRE	0	0		
NEW JERSEY	0	0		
NEW MEXICO	0	0		
NEW YORK	239,023,417	33,965,228		
NORTH CAROLINA	0	0		
NORTH DAKOTA	0	0		
OHIO	0	0		
OKLAHOMA	0	0		
OREGON	0	0		
PENNSYLVANIA	0	0		
RHODE ISLAND	35,029,577	4,977,703		
SOUTH CAROLINA	0	0		
SOUTH DAKOTA	0	0		
TENNESSEE	0	0		
TEXAS	0	0		
UTAH	0	0		
VERMONT	0	0		
VIRGINIA	0	0		
WASHINGTON	0	0		
WEST VIRGINIA	36,623,066	5,204,138		
WISCONSIN	0	0		
WYOMING	0	0		
TOTAL	559,287,704	79,474,783		

			ARTMENT OF TRANSPOR			
		FEDERA	L HIGHWAY ADMINISTR.	ATION		
	AND ASSO		N OF INTERSTATE SYSTE TION FOR THE PERIOD B	M PENALTY FUNDS EGINNING ON OCTOBER 1, 2	019, AND	
	ENDING ON 1	NOVEMBER 21, 2019, PURSUA	ANT TO SECTION 119(f)(1)	(A) OF TITLE 23, UNITED STA	TES CODE	
	INTERSTATE SYSTEM	OBLIGATION LIMITATION FOR INTERSTATE	INTERSTATE SYSTEM	OBLIGATION LIMITATION FOR INTERSTATE	TOTAL INTERSTATE	TOTAL OBLIGATION LIMITATIO
STATE	PENALTY FUNDS 23 USC 119(f)(1)(A)(i)	SYSTEM PENALTY 23 USC 119(f)(1)(A)(i)	PENALTY FUNDS 23 USC 119(f)(1)(A)(ii)	SYSTEM PENALTY 23 USC 119(f)(1)(A)(ii)	SYSTEM PENALTY FUNDS	FOR INTERSTATE SYSTEM PENALTY
ALABAMA	0	0	0	0	0	
ALASKA	0	0	0	0	0	
ARIZONA	0	0	0	0	0	
ARKANSAS	0	0	0	0	0	
CALIFORNIA COLORADO	0	0	0	0	0	
CONNECTICUT	0	0	0	0	0	
DELAWARE	0	0	0	0	0	
DISTRICT OF COLUMBIA	2,806,701	398,832	244,340	30,545	3,051,041	429,3
FLORIDA	0	0	0	0	0	
GEORGIA	0	0	0	0	0	
IAWAII DAHO	0	0	0	0	0	
LLINOIS	0	0	0	0	0	
NDIANA	0	0	0	0	0	
OWA	0	0	0	0	0	
KANSAS	0	0	0	0	0	
KENTUCKY	0	0	0	0	0	
OUISIANA	0	0	0	0	0	
MAINE	0	0	0	0	0	
MARYLAND MASSACHUSETTS	0	0	0	0	0	
MICHIGAN	0	0	0	0	0	
MINNESOTA	0	0	0	0	0	
MISSISSIPPI	0	0	0	0	0	
MISSOURI	0	0	0	0	0	
MONTANA VEBRASKA	0	0	0	0	0	
VEVADA	0	0	0	0	0	
NEW HAMPSHIRE	0	0	0	0	0	
JEW JERSEY	0	0	0	0	0	
NEW MEXICO	0	0	0	0	0	
NEW YORK	0	0	0	0	0	
NORTH CAROLINA	0	0	0	0	0	
NORTH DAKOTA	0	0	0	0	0	
OKLAHOMA	0	0	0	0	0	
DREGON	0	0	0	0	0	
PENNSYLVANIA	0	0	0	0	0	
RHODE ISLAND	0	0	0	0	0	
OUTH CAROLINA OUTH DAKOTA	0	0	0	0	0	
ENNESSEE	0	0	0	0	0	
EXAS	0	0	0	0	0	
JTAH	0	0	0	0	0	
/ERMONT	0	0	0	0	0	
IRGINIA	0	0	0	0	0	
VASHINGTON	113,827,751	16,174,924	9,909,391	1,238,785	123,737,142	17,413,7
VEST VIRGINIA VISCONSIN	0	0	0	0	0	
VYOMING	0	0	0	0	0	
SUBTOTAL	116,634,452	16,573,756	10,153,731	1,269,330	126,788,183	17,843,0
PUERTO RICO	27,151,851	3,395,285	2,363,732	295,580	29,515,583	3,690,8
TOTAL	143,786,303	19,969,041	12,517,463	1,564,910	156,303,766	21,533,9