

MAINE STATE LEGISLATURE

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JOHN ELIAS BALDACCI
GOVERNOR

STATE OF MAINE
DEPARTMENT OF ADMINISTRATIVE AND FINANCIAL SERVICES
BUREAU OF THE BUDGET
58 STATE HOUSE STATION
AUGUSTA, MAINE
04333-0058

O.F.P.R.
2009 DEC 30 PM 3:07

To: Committee on Appropriations & Financial Affairs
From: Ellen Jane Schneider, State Budget Officer
Date: December 30, 2009
Subject: Federal Mandates

The State Budget Officer is required by 5 M.R.S.A., Section 1670, to submit a list of any new laws, regulations, or other actions that may require the State to comply with any new federal mandate in the current biennium or the next biennium.

Attached please find the report of federal mandates as submitted from the various State departments and agencies.

If you should have any questions regarding this report, please do not hesitate to contact the Budget Office at (207) 624-7810.

Thank you.

EJS/kb

cc: Grant Pennoyer, Director, OFPR
Ryan Low, Commissioner, DAFS

FEDERAL MANDATES

DEPARTMENT OR AGENCY	PROGRAM NAME & ACCOUNT #	FED CITE	DESCRIPTION OF THE PURPOSE OF THE MANDATE	IMPLEMENT-STATION DATE (DD-MM-YY)	FUND (SEE KEY)	AMOUNT	STATE FISCAL YEAR
Conservation Forestry							
Forest Policy & Management	010/013 04A 0240 51	PUBLIC LAW 110-246, SEC. 8002	"For a State to be eligible to receive funds under the authorities of this Act, the State forester ... shall develop and submit to the Secretary, not later than two years after the date of enactment ... a State-wide assessment of forest resource conditions ..."	18-Jun-10	010/013	est. \$120,000	2011
Forest Health & Monitoring	010/013 04A 0233 52	AKA 2008 Farm Bill					
Forest Protection	010/013 04A 0232 53		The assessment has not been defined yet. Therefore, this is a best guess estimate until more information is available. This is an unfunded mandate, and current resources will be utilized to perform the assessment.				

FUND KEY: 010, 012, 013, 014, 015, 016, 017, 018, 019, 030, 031, 032, 033, 034, 035, 036, 037, 038, 039, 040, 041, 042, 043, 049, 055, 056, 057, 058, 059
 060, 061, 062, 063, 065, 067, 069, 070, 071, 075, 080, 081, 082, 083, 084, 085, 086, 087, 088, 089, 098, 099, 100

FEDERAL MANDATES

DEPARTMENT OR AGENCY	PROGRAM NAME & ACCOUNT #	FED CITE	DESCRIPTION OF THE PURPOSE OF THE MANDATE	IMPLEMENT- STATION DATE (DD-MM-YY)	FUND (SEE KEY)	AMOUNT	STATE FISCAL YEAR
Corrections	Edward Byrne Grant Program- Public Safety from Justice Assistance Council 020-03A-0124-	16.803	<p>American Recovery and Reinvestment Act of 2009 (Recovery Act)</p> <p>The purpose of the Recovery Act is to create and save jobs, jumpstart our economy, and build the foundation for long-term economic growth.</p> <p>JAG Purpose Areas</p> <p>JAG funds support all components of the criminal justice system, from multijurisdictional drug and gang task forces to crime prevention and domestic violence programs, courts, corrections, treatment, and justice information sharing initiatives. JAG funds can be used for state and local initiatives, technical assistance, training, personnel, equipment, supplies, contractual support, and information systems for criminal justice for any one of the following Program Purpose Areas:</p> <p>Law enforcement programs. Prosecution and court programs. Prevention and education programs. Corrections and community corrections programs. Drug treatment and enforcement programs. Planning, evaluation, and technology improvement programs. Crime victim and witness programs (other than compensation). Multi-jurisdictional task forces, addressing violent crime, drug, and gun violence reduction. School safety and school resource officer initiatives. Project Safe Childhood. Gang enforcement and prevention. Community prosecution activities. Court security and continuation of operations initiatives. Human trafficking enforcement and prevention. Synthetic drug trafficking reduction. Prisoner reentry initiatives. Cybercrime and identity theft enforcement and prevention. Justice information sharing planning and implementation. Intelligence analysis and fusion center operations.</p>		020	\$90,508	FY10

DEPARTMENT OR AGENCY	PROGRAM NAME & ACCOUNT #	FED CITE	DESCRIPTION OF THE PURPOSE OF THE MANDATE	IMPLEMENT-STATION DATE (DD-MM-YY)	FUND (SEE KEY)	AMOUNT	STATE FISCAL YEAR
Corrections	Special Education Grants to State Recovery Act, Pass thru from DOE to DOC 020-03E-085701	84.391A	<p>American Recovery and Reinvestment Act of 2009 (Recovery Act)</p> <p>Funds are used by State and local educational agencies, in accordance with the IDEA, to help provide the special education and related services needed to make a free appropriate public education available to all eligible children and, in some cases, early intervening services.</p> <p>To provide grants to States to assist them in providing a free appropriate public education to all children with disabilities.</p>		020	\$3,903	FY10
Corrections	Special Education Grants to State Recovery Act, Pass thru from DOE to DOC 020-03F-016301	84.391A	<p>American Recovery and Reinvestment Act of 2009 (Recovery Act)</p> <p>Funds are used by State and local educational agencies, in accordance with the IDEA, to help provide the special education and related services needed to make a free appropriate public education available to all eligible children and, in some cases, early intervening services.</p> <p>To provide grants to States to assist them in providing a free appropriate public education to all children with disabilities.</p>		020	\$7,165	FY10
Corrections	Department of Justice Recovery Act - State Victim Assistance Formula Grant Program- Through Maine DHHS 020-03A-004601	16.801	<p>American Recovery and Reinvestment Act of 2009 (Recovery Act)</p> <p>The Office for Victims of Crime (OVC) will award each eligible state victim assistance program a Recovery Act - VOCA victim assistance formula grant to support the provision of services to victims of crime throughout the Nation. Services are defined as those efforts that (1) respond to the emotional and physical needs of crime victims; (2) assist primary and secondary victims of crime to stabilize their lives after a victimization; (3) assist victims to understand and participate in the criminal justice system; and (4) provide victims of crime with a measure of safety and security such as boarding up broken windows and replacing and repairing locks.</p>		020	\$48,027	FY10

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			In addition to fulfilling program-specific purposes, projects funded under the Recovery Act should be designed to further one or more of the general purposes of the Recovery Act, which are to preserve and create jobs and promote economic recovery; to assist those most impacted by the recession; to provide investments needed to increase economic efficiency by spurring technological advances in science and health; to invest in transportation, environmental protection, or other infrastructure that will provide long-term economic benefits; and to stabilize State and local government budgets, in order to minimize and avoid reductions in essential services and counterproductive State and local tax increases.				
Corrections	Long Creek YDC Title 11 D FY10 NCLB Program Component, Education Technology State Grants Recovery Act Pass thru	84.386A	American Recovery and Reinvestment Act of 2009 (Recovery Act) The purpose the the IID ARRA funds are the same as the regular IID funds. The IID ARRA funds are to support educational technology in schools in order to improve achievement levels. They may be used for technology based professional development, increasing access to technology, hardware/software purchases, educational technology infrastructure, data management, assessment, distance learning and other technology uses to		020	\$2,211	FY10
Corrections	Mountain View YDC Title 11 D FY10 NCLB Program Component, Education Technology State	84.386A	American Recovery and Reinvestment Act of 2009 (Recovery Act) The purpose the the IID ARRA funds are the same as the regular IID funds. The IID ARRA funds are to support educational technology in schools in order to improve achievement levels. They may be used for technology based professional development, increasing access to technology, hardware/software purchases, educational technology infrastructure, data management, assessment, distance learning and other technology uses to enhance instruction.		020	\$1,051	FY10

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State of Maine Department of Education			<p>All are NO CHILD LEFT BEHIND (NCLB)</p> <p>These CFR regulation requirements apply to No Child Left Behind (NCLB) Title I-A, improving the Academic Achievement of the Disadvantaged. They are supported as part of the CFR # 84.010A overall federal administrative funds of \$694,828.</p> <p>These regulation requirements do not result in a mandated expenditure of state funds for that purpose although some support will also be provided by state paid employees as they perform their regular functions of data gathering and reporting for corresponding state requirements.</p>			\$694,828	
State of Maine Department of Education		34 CFR Sec.200	Section 200.19(b)(1)(iii) clarifies that the term "students who graduate in four years" means students who earn a regular high school diploma at the conclusion of their fourth year, before the conclusion of their fourth year, or during a summer session immediately following their fourth year.	11/28/08	013		FY 2009
Education		34 CFR Sec. 200	Section 200.19(b)(3)(i) requires a State to set a single graduation rate goal that represents the rate the State expects all high schools in the State to meet and annual graduation rate targets that reflect continuous and substantial improvement from the prior year toward meeting or exceeding the State's graduation rate goal.	1/15/10	013		FY 2010

Education	34 CFR Sec. 200	Section 200.19(b)(3)(ii) requires a State to hold any high school or LEA that serves grade 12 and the State accountable for meeting the State's graduation rate goal or targets beginning with AYP determinations based on school year 2009–2010 assessment results.	School Year 2010-2011	013	FY 2011
Education	34 CFR Sec. 200	Section 200.19(b)(5) requires a State, beginning with AYP determinations based on school year 2011–2012 assessment results, to use the four year adjusted cohort graduation rate to calculate AYP at the school, LEA, and State levels, in the aggregate and disaggregated by the subgroups described in § 200.13(b)(7)(ii).	School Year 2010-2011	013	FY 2012
Education	34 CFR Sec. 200	Section 200.19(b)(1)(v) permits a State, in addition to calculating a four-year adjusted cohort graduation rate, to propose to the Secretary for approval an "extended-year adjusted cohort graduation rate."	9/30/10	013	FY 2010
Education	34 CFR Sec. 200	Section 200.19(b)(1)(v)(A) defines an extended-year adjusted cohort graduation rate as the number of students who graduate in four years or more with a regular high school diploma divided by the number of students who form the adjusted cohort for the four-year adjusted cohort graduation rate, provided that the adjustments account for any students who transfer into the cohort by the end of the year of graduation being considered minus the number of students who transfer out, emigrate to another country, or are deceased by the end of that year.	School Year 2010-2011	013	FY 2011
Education	34 CFR Sec. 200	Section 200.19(b)(6) requires a State to revise its Accountability Workbook to include certain information and submit its revisions to the Department for technical assistance and peer review in time for any changes to be in effect for AYP determinations based on 2009–2010 assessment results.	1/15/10	013	FY 2010

Education		34 CFR Sec. 200	<p>Section 200.48 (funding for choice related transportation and SES) contains several changes.</p> <p>—Paragraph (d)(1)(i) no longer requires an LEA to obtain approval from its SEA before spending less than an amount equal to at least 20 percent of its Title I, Part A allocation (the “20 percent obligation”) on choice-related transportation, SES, and parent outreach and assistance. Instead, revised paragraph (d)(2) requires an LEA that wishes to use unspent choice-related transportation and SES funds for other allowable activities to (1) meet, at a minimum, certain criteria specified in paragraph (d)(2)(i), (2) maintain records demonstrating that it has met those criteria, (3) notify the SEA that it has met the criteria and that it intends to spend the remainder of its 20 percent obligation on other allowable activities, and (4) specify the amount of the remainder.</p> <p>—Paragraph (d)(3) requires SEAs to ensure an LEA’s compliance with the criteria in paragraph (d)(2)(i) through its regular monitoring process. However, in addition to its regular monitoring process, for any LEA that (1) the SEA determines has spent a significant portion of its 20 percent obligation for other allowable activities and (2) has been the subject of multiple complaints, supported by credible evidence, regarding its implementation of the Title I public school choice or SES requirements, the SEA must review the LEA’s compliance with the criteria in paragraph (d)(2)(i) b</p>	School year 2010-1	013		FY 2011
Education		34 CFR Sec. 200	<p>Paragraph (d)(2)(i)(B)(3) requires an LEA to provide a minimum of two enrollment “windows,” at separate points in the school year, that are of sufficient length to enable parents of eligible students to make informed decisions about requesting supplemental educational services and selecting a provider.</p>	School year 2009-2	013		FY 2010

Education	34 CFR Sec. 200	In Sec. 200.7(a)(2)(iii) (disaggregation of data), the final regulations require each State to submit its revised Consolidated State Application Accountability Workbook (Accountability Workbook), which would include any changes to its minimum group size and other components of AYP, to the Department for peer review in time for any changes	9/30/10	013	FY 2010
Education	34 CFR Sec. 200	Section 200.39(c)(1) (responsibilities resulting from identification for school improvement) requires an LEA to display certain information regarding public school choice and SES on its Web site in a timely manner to ensure that parents have current information. Paragraph (c)(2) requires an SEA to post on its Web site the required information for any LEA that does not have its own Web site.	1/31/10	013	FY 2010
Education	34 CFR Sec. 200	Section 200.47 (SEA responsibilities for SES) contains several changes. Paragraph (a)(1)(ii)(B) requires an SEA to post on its Web site, for each LEA, the amount of funds the LEA must spend on choice-related transportation and SES and the maximum per-pupil amount the LEA must spend for SES. --Paragraph (a)(3)(ii) requires an SEA to indicate on its list of approved SES providers those that are able to serve students with disabilities or LEP students.	1/31/10	013	FY 2010

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DEP	Air	40 CFR 98 Subpart A	Requires reporting of greenhouse gases from large sources and suppliers	31-03-11	13	\$0	NA

FUND KEY: 010, 012, 013, 014, 015, 016, 017, 018, 019, 030, 031, 032, 033, 034, 035, 036, 037, 038, 039, 040, 041, 042, 043, 049, 055, 056, 057, 058, 059
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DEP	MEPF Water 014-033	Sec 1342 (p)	To require existing development greater than 1 acre within the Long Creek wa	10/29/2009		\$0	FY10

FUND KEY: 010, 012, 013, 014, 015, 016, 017, 018, 019, 030, 031, 032, 033, 034, 035, 036, 037, 038, 039, 040, 041, 042, 043, 049, 055, 056, 057, 058, 059
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Department of Health and Human Services - Federal Mandates 2009

DEPARTMENT OR AGENCY	PROGRAM NAME & ACCOUNT #	FED CITE	DESCRIPTION OF THE PURPOSE OF THE MANDATE	IMPLEMENT-STATION DATE (DD-MM-YY)	FUND (SEE KEY)	AMOUNT	STATE FISCAL YEAR
OIAS	MaineCare	PL110-252	Asset verification through access to information held by financial institutions. Maine must have in place an asset verification program for the purposes of determining or redetermining eligibility for medical assistance. This must be in place by the end of Federal Fiscal year 2013.	FFY2013	010 & 013	TBD	SFY013
OIAS	MaineCare	PL110-275	In order to reduce enrollment barriers SSA will begin a daily transmittal of data to the State Medicaid Agency when an individual applies for a low income subsidy with SSA. This transmittal of data will also serve as an application for the Medicare savings program with OIAS.	1-Jan-10	010 & 013	TBD	SFY10
OIAS	MaineCare	PL111-5	ARRA - a maintenance of effort requirement mandated that states could not employ eligibility standards, methodologies or procedures that are more restrictive than those in effect on July 1, 2008. Maine had to repeal a \$25 enrollment fee for the parent expansion group and also had to roll back premium levels in the Katie Beckett Program.	4/1/2009	010	\$313,641	SFY09
OIAS	Food Supplement	PL111-05	Under the ARRA states were mandated to suspend ABAWD time limits and increase Food Supplement Allotments.	4/1/2009	010	TBD	SFY09
OIAS	Food Supplement	PL-93-288	Disaster SNAP Plan requires state agencies be able to enter information on all applicant household members and all denied applications into their D-SNAP eligibility determination systems and perform duplicate participation checks against other D-SNAP cases and regular SNAP cases.	10/1/2010	010	TBD	SFY10
Maine CDC	Drinking Water 013-10A-2461-03		In the 2010 federal budget, Congress provided additional funding for the Drinking Water State Revolving Fund (approximately \$13.5 million for Maine). With the additional funding Congress also included additional requirements. These include Davis-Bacon wage rates for contractors, 20 percent Green Reserve and 30 percent loan subsidy. The Davis Bacon wage rates will impact loan recipients (public water systems) and contractors. The 20 percent Green Reserve requirement mandates that 20 percent of the funds be used on "green" projects. The 30 percent loan subsidy requires us to provide 30 percent of the funds as grant (principal forgiveness) to public water systems.	11/1/2009	013	\$13.5 million	2010, 2011
Maine CDC	Health Inspection Program 014 10A 2450 11	Virginia Graeme Baker Pool and Spa Act, 15 United States Code Sections 8001 to 8006.	Requires all public swimming pools and public spas to be equipped with anti-entrapment devices, unblockable drains or safety vacuum release systems to prevent the entrapment of persons in the pool or spa.	2009 provided federal funds are available to cover all costs associated with this enforcement activity.	014	Not yet determined	2009
Maine CDC	Maine Cancer Registry	NPCR of CDC has developed new standards for central registries	On-site (hospital) audits with source material to assure quality of cancer reporting. In-state travel required.	1/7/2007	013	\$1,000.00	08/09
Maine CDC	Maine Cancer Registry	NPCR of CDC has developed new standards for central registries.	Additional IT support and funding required to increase electronic reporting from hospitals, pathology labs, and physicians.		013	\$10,000	08/09
Maine CDC	Drinking Water 013-0143-2420-03x 013-0143-2463-03x	40 CFR Part 142 40 CFR Parts 9, 141, 142 40 CFR Parts 9, 141, 142	Groundwater Rule - to address fecal contamination Stage 2 Disinfectant Byproducts Rule - to address DBPs Long Term 2 Enhanced Surface Water Treatment Rule - to address surface water pathogen called cryptosporidium	11-Oct-06 6-Jan-06 6-Jan-06	013 013 013	Not yet determined	2008 2008 2008

Department of Health and Human Services - Federal Mandates 2009

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Maine CDC	Vital Statistics 014-10A-6906	REAL ID (H.R. 418)	Regulations for State driver's license and identification document security standards, to prevent terrorists from abusing the asylum laws of the United States.	On November 15, 2008 new State requirements for proof of legal presence and Maine residency go into effect. Maine Title 29-A, §1411 prohibits the State from participating in the federal REAL ID Act of 2005.	014	Not known	08/09
Maine CDC	Vital Statistics 014-10A-6906	Intelligence Reform	To establish minimum national standards for state and local vital statistics offices for national security purposes.	Not Known. Possibly late 2007.	014/010	Not known	08/09
Maine CDC	WIC Nutrition Program 013-10A-0143	WIC-06-WICVM-02	Developing a national profile of state vendor management practices using information gathered from the State Vendor Management Plans (TIP Report)	2/12/2008	013	grant funds	ongoing
Maine CDC	WIC Nutrition Program 013-10A-0143	Guidance	Improve nutrition service in WIC by establishing assessment standards(VENA)	10/1/2007	013	grant funds	ongoing
Maine CDC	WIC Nutrition Program 013-10A-0143	71 FR 44782	Revises WIC food package to align WIC with 2005 dietary guidelines for Americans and Infants feeding practices of the American Academy of Pediatrics	8/1/2009	013	grant funds	ongoing
Maine CDC	Drinking Water 013-0143-2420-03x	40 CFR Parts 9, 141, 142	Short Term Revisions to the Lead and Copper Rule - These revision are intended to provide better notification to the public and remove some unclear language	10/10/2007	013	None	2009
Maine CDC	Maine Cancer Registry	NPCR of CDC has developed new standards for central registries	On-site (hospital) audits with source material to assure quality of cancer reporting. In-state travel required.	1/7/2007	013	\$1,000.00	08/09
Maine CDC	Radiation Control 014-10A-2445-03	EA-05-090	Increased controls for radioactive materials. All required changes have been instituted.	5/21/2006	014	\$3,350	FY06
Maine CDC	Maine Cancer Registry	NPCR of CDC has developed new standards for central registries.	Additional IT support and funding required to increase electronic reporting from hospitals, pathology labs, and physicians.		013	\$10,000	08/09
Maine CDC	Radiation Control 014-10A-2445-03	EA-07-305	Fingerprinting for access to radioactive materials. Changes have been instituted. FBI backlog on background checks, and some other implementation slowdowns on issues outside our control.	before 12/1/08	014	pass through	FY09
Maine CDC	Drinking Water 013-10A-2461-03	American Recovery and Reinvestment Act of 2009	Provided an additional \$19.5 million for the Drinking Water State Revolving Fund (DWSRF). All funds must be under contract by February 17, 2010. New provisions for the ARRA funds include Buy American and Davis -Bacon Wage Rates. ARRA also required a minimum of 50 percent of the ARRA funds be granted to public water systems. Twenty percent of the funds had to be invested in projects that we considered "green infrastructure."	2/17/2009	020	\$19,500,000	2009, 2010
OCFS	Child Care Development Fund - 015-10A-05630	The CCDBG Act; Section 418 of the Social Security Act; 45 CFR Parts 98 and 99; Personal Responsibility and Work Opportunity Reconciliation Act (PRWORA) of 1996; 63 FR 41662 - 41686; ACYF-PI-CC-98-08.	A Lead Agency has flexibility to establish procedures for verifying an applicant's citizenship and immigration status when determining eligibility for CCDF services, but its procedures should be in accordance with Department of Justice requirements for verifying eligibility for "Federal public benefit" programs found in the November 17, 1997 Department of Justice Notice, "Interim Guidance on Verification of Citizenship, Qualified Alien Status and Eligibility Under Title IV of the Personal Responsibility and Work Opportunity Reconciliation Act of 1996." (62 FR 61344).	5/2/2008	015	Grant funds	ongoing

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OCFS	Child Welfare Fostering Connections ACYF-CB-PI-08-05	Sec. 473n (b)(3)(C)	Extends categorical Medicaid to children in kinship guardianship	Awaiting Federal Approval	010/013	TBD	ongoing
OCFS	Child Welfare Fostering Connections ACYF-CB-PI-08-05	Sec. 477 (a)(7)	Amends Educational and Training Vouchers (ETV) to 16	Awaiting Federal Approval	010/013	TBD	ongoing
OCFS	Child Welfare Fostering Connections ACYF-CB-PI-08-05	Approved family connection grants - match funds to apply. Sec. 475 (8) (B) (iv)	Continue payments for over 18 who are enrolled in school, work	Awaiting Federal Approval	010/013	TBD	ongoing
OCFS	Child Welfare Fostering Connections ACYF-CB-PI-08-05	Sec. 475(4)	Allows state to include cost of reasonable travel in foster care payment to keep child in same school.	Awaiting Federal Approval	010/013	TBD	ongoing

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Secretary of State, Bureau of Motor Vehicles	TBD	49 CFR Parts 383, 384, 390 and 391	Mandate requires all CDL license holders to demonstrate they are physically qualified to operate a commercial motor vehicle. The agency must record, report and track medical certification to ensure drivers are in continuous compliance with the qualification standards. Federal funds are available for program implementation under the CDLIS 5.0 modernization grant. Maine's grant application is pending approval at this time.	30-01-10	013	\$700,000 (estimate)	FY10 and FY11
Secretary of State, Bureau of Corporations, Elections & Commissions	TBD	Military and Overseas Voter Empowerment Act (MOVE Act)	To ensure that uniformed service voters and overseas voters are able to cast a timely ballot for federal elections. Ballots will need to be transmitted to voters at least 45 days prior to the election if the request has been made by the voter more than 45 days prior to the election. Each state will have to provide at least one method of electronic transmission of voting materials including ballots and allow the voter to designate that method for receiving and/or returning the ballots to the appropriate election officials.	03-11-10 (By the November 3, 2010 General Election)	010 or 013 TBD	Unknown at this time. There may be federal funds available for meeting the mandate.	FY11

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University of Maine System		Public Law 110-325	The ADA Amendments Act expanded the definition of who is disabled under the ADA and the Rehabilitation Act, thereby greatly increasing the number of people who are considered disabled and entitled to non-discrimination and reasonable accommodations in the workplace and postsecondary institutions.	1/1/2009		unknown	
		Executive Order 12989	The E-Verify Federal contractor rule requires federal contractors to use the government's electronic system to verify the employment eligibility of certain employees who are assigned to work on federal contracts.	9/8/2009		unknown	
		29 CFR Part 825	The new Family and Medical Leave Act regulations extended FMLA rights, including job protection and benefits continuation, to members of the armed services and their families who must take leave from their workplace in certain circumstances.	1/16/2009		unknown	
		29 CFR Parts 1601 et al	The Genetic Information Nondiscrimination Act prohibits discrimination on the basis of genetic information in health insurance and employment.	11/21/2009		unknown	
		IRS 403(b) Regs	IRS Regulation 155608-02 - Adopt IRS 403(b) regulations	1/1/2009		\$50k+	08, 09, 10
		IRS Notice 2009-2	Implement COBRA premium subsidy resulting from the American Recovery and Reinvestment Act of 2009 (Stimulus Package)	2/17/2009		TBD	09 & 10

MW50Z(767)

FUND KEY: 010, 012, 013, 014, 015, 016, 017, 018, 019, 030, 031, 032, 033, 034, 035, 036, 037, 038, 039, 040, 041, 042, 043, 049, 055, 056, 057, 058, 059

060, 061, 062, 063, 065, 067, 069, 070, 071, 075, 080, 081, 082, 083, 084, 085, 086, 087, 088, 089, 098, 099, 100

BOB:tsa/examiner/mandate.xls