# Official - Subject to Final Review

1	IN THE SUPREME COURT OF THE UNITED STATES
2	x
3	KEN L. SALAZAR, SECRETARY OF THE :
4	INTERIOR, ET AL., :
5	Petitioners : No. 11-551
б	v. :
7	RAMAH NAVAJO CHAPTER, ET AL. :
8	x
9	Washington, D.C.
10	Wednesday, April 18, 2012
11	
12	The above-entitled matter came on for oral
13	argument before the Supreme Court of the United States
14	at 10:11 a.m.
15	APPEARANCES:
16	MARK R. FREEMAN, ESQ., Assistant to the Solicitor
17	General, Department of Justice, Washington, D.C.;
18	on behalf of the Petitioners.
19	CARTER G. PHILLIPS, ESQ., Washington, D.C.; on behalf of
20	the Respondents.
21	
22	
23	
24	
25	

1

1	CONTENTS	
2	ORAL ARGUMENT OF	PAGE
3	MARK R. FREEMAN, ESQ.	
4	On behalf of the Petitioners	3
5	ORAL ARGUMENT OF	
6	CARTER G. PHILLIPS, ESQ.	
7	On behalf of the Respondents	29
8	REBUTTAL ARGUMENT OF	
9	MARK R. FREEMAN, ESQ.	
10	On behalf of the Petitioners	58
11		
12		
13		
14		
15		
16		
17		
18		
19		
20		
21		
22		
23		
24		
25		

1 PROCEEDINGS 2 (10:11 a.m.) CHIEF JUSTICE ROBERTS: We'll hear argument 3 this morning in Case 11-551, Salazar, Secretary of the 4 5 Interior v. Ramah Navajo Chapter. б Mr. Freeman. 7 ORAL ARGUMENT OF MARK R. FREEMAN 8 ON BEHALF OF THE PETITIONERS 9 MR. FREEMAN: Mr. Chief Justice, and may it 10 please the Court: 11 The funding dispute in the -- in this case 12 is the result of two distinctive features of the ISDA's 13 statutory scheme. On the one hand, Congress has required the Secretary of the Interior to accept every 14 15 self-determination contract proposed by an Indian tribe, provided that the contract meets the requirements of the 16 Act, without regard to the total number of contracts 17 18 into which the Secretary must enter. 19 Now, on the other hand, in every fiscal year 20 since 1994, Congress has enacted an explicit statutory 21 cap on the amount of money that the Secretary may use to pay contract support costs under the ISDA and under 22 23 those contracts. 24 Now, we think under the circumstances, 25 Congress intended the Secretary to resolve these -- the

3

1 relationship between these provisions in exactly the way 2 that the Secretary has. 3 JUSTICE SOTOMAYOR: Excuse me, but could the 4 Secretary have done anything else? 5 MR. FREEMAN: I'm sorry. I couldn't hear б Your Honor. 7 JUSTICE SOTOMAYOR: Could the Secretary have 8 done anything else? There's an allegation that the 9 Secretary in fact pays some contractors more than their pro rata share, that it pays some nothing --10 MR. FREEMAN: Right. 11 12 JUSTICE SOTOMAYOR: -- so that it's in 13 effect acting -- I don't want to use the word "arbitrarily" -- but acting in whatever its best 14 15 interest is. So what protects the contracting party from that -- from that conduct, assuming it were to be 16 17 correct? 18 MR. FREEMAN: Yes, Your Honor. Well, the 19 Secretary has promulgated a formal nationwide policy. 20 JUSTICE SOTOMAYOR: Says it has a policy. MR. FREEMAN: Yes, and --21 2.2 JUSTICE SOTOMAYOR: The allegation is, is that it's not following it, that it's choosing to pay 23 24 people some more than others. 25 MR. FREEMAN: Right. And let me address

4

1	that. The allegation is, I think, at page 9 to 10 of
2	Respondents' brief. Those allegations are, as a factual
3	matter, false. For example, they've given a couple of
4	examples where 0 percent contract support costs were
5	paid. One of those examples is a contract where it had
6	been entered into in that particular year. New
7	contracts are paid under a different appropriation.
8	Another example is they give a case of a tribe that was
9	paid 352 percent of its contract support costs.
10	And let me explain, because I think it's
11	important to understand how
12	JUSTICE GINSBURG: Before you do that
13	MR. FREEMAN: Yes.
14	JUSTICE GINSBURG: It was my understanding
15	that that system, that has been described as arbitrary,
16	was not the one that was applicable to the years in
17	question.
18	MR. FREEMAN: That's right. At at the
19	time of the district court's ruling in this case, from
20	1994 to about 2006, the Secretary followed a uniform pro
21	rata distribution methodology according to the needs of
22	each of the individual tribes. Now, that's what we
23	thought the tribes wanted. We thought that was the
24	fairest way to do it.
25	JUSTICE KENNEDY: And all within the all

1 within the dollar amount that was specified by the 2 Congress in the "not to exceed" language. 3 MR. FREEMAN: That's exactly right, Your Honor. Yes. So each tribe has an amount of need. This 4 5 is the amount that is estimated. It's a negotiated б figure between the Secretary and each tribe. And it is 7 undisputed that the amounts that Congress has been --8 has appropriated have never been enough to pay 100 percent of each of those figures for each member of the 9 Respondent class. 10 11 JUSTICE SCALIA: Didn't we have similar 12 language in Cherokee Nation? Didn't we say that that language in Cherokee Nation, which was in the general 13 appropriations statute although not on each contract, 14 15 didn't mean the Secretary could refuse to pay? 16 MR. FREEMAN: No, Your Honor. We did not 17 have similar language in Cherokee, if you mean the 18 Appropriations Act. It was under the same --19 JUSTICE SCALIA: No, I don't mean the 20 Appropriations Act. I mean -- I mean the general 21 statute that governed this program. MR. FREEMAN: That's right. And maybe it 2.2 23 would be helpful if I could --24 JUSTICE SCALIA: So why does it mean one 25 thing there and mean something else when -- in the

б

1 Appropriations Act?

2 MR. FREEMAN: Well -- I may not be 3 understanding Your Honor's question, but I -- I think it might be helpful if I explain what was at issue in 4 5 Cherokee. In Cherokee, the government was not in this б Court making Appropriations Clause arguments. We were 7 here making a very different argument. It was 8 undisputed in Cherokee that Congress had appropriated 9 enough money for the unobligated available funds, lawfully available funds, for the Secretary to pay all 10 11 of the contracts that were at issue. 12 Our argument -- and to be sure, we thought

13 we were right -- our argument was that Congress had in 14 other provisions of the Act allowed us to set aside a certain amount of money that, albeit lawfully available 15 16 to pay the contracts, we thought we could use to fund 17 the agency's inherent Federal operations. And the Court 18 said: No, no, no. These are contracts. The money was 19 lawfully available for you to pay, and there was no 20 statutory restriction against you paying it, so you had 21 to pay it.

22And this case involves the circumstance23that --

24 JUSTICE SOTOMAYOR: Well, how -- what was 25 our reference and acceptance of the Ferris doctrine?

7

#### Official - Subject to Final Review

1 And the Ferris doctrine was almost identical to this 2 situation, where Congress allotted a certain amount to 3 the building of a particular dam, and the same -- we 4 applied the Ferris principle and said even though they gave it to one type of contract, the dam, they were 5 б paying 1 percent less than others. 7 MR. FREEMAN: No -- no, Your Honor. 8 JUSTICE SOTOMAYOR: Where they had an allotment adequate enough to cover that individual. 9 10 MR. FREEMAN: No. I think that's not quite an accurate characterization of Ferris. And it's 11 12 important to understand what Ferris --JUSTICE SOTOMAYOR: I know what the Federal 13 Circuit said. I don't think the Federal Circuit's 14 right. If you read Ferris, there was an appropriation 15 16 for the dam. 17 MR. FREEMAN: Ferris was an appropriation for -- I think it was 40-some thousand dollars for 18 19 improvements to the Delaware River. And the government, 20 the Army Corps of Engineers, let out a contract for 21 \$37,000 to dredge the river. Then after the contract 2.2 had been let out -- and this is critical. If you stop 23 the movie at the time the contract was issued, there was 24 sufficient funds to pay that contract. They were 25 lawfully available. We obligated them to the -- to the

8

1 contractor.

And then what happened in Ferris was, after that lawful binding agreement was entered, agency officials decided in their discretion that they'd prefer not to spend the money on that, and they instead built a wharf or something.

7 And what the Court said in Ferris -- and 8 this is -- we're not -- we have no quarrel with this 9 principle -- is that when the funds are lawfully available and you obligate them to a contractor without 10 some contingency, then you can't just decide to spend it 11 12 on something else. That's a breach. And it's not a defense to the breach that at the end of the -- that at 13 14 the end, once you've breached the contract, there isn't enough money left in the appropriation to go back and 15 16 pay them what you should have.

That's different from this case, that there 17 18 is not enough lawfully available money to pay every --19 JUSTICE SCALIA: No, but -- but there wasn't 20 in Ferris either. I mean, that was the problem. If the 21 appropriations had been enough to cover that plus the 22 later expenditures, there would have been no problem. 23 MR. FREEMAN: Your Honor, I think Ferris is 24 correctly understood -- particularly given this Court's subsequent decisions in Sutton, in Bradley, Leiter, and 25

9

1 other cases, Ferris is correctly understood as saying --2 and this is the proposition, incidentally, for which the Court's cited Ferris in Cherokee. Ferris is understood 3 as saying if you've got a binding obligation in which 4 you promised to pay money that is lawfully available, 5 б Congress gave it to you, then if you, agency officials, 7 do something in your executive discretion --8 JUSTICE SCALIA: Available subject to appropriations. I mean, it was subject to 9 10 appropriations. MR. FREEMAN: Well, in Ferris, there were --11 12 in fact, the contract was not made subject to 13 appropriations. And one of the things the Federal Circuit pointed out was that the "subject to the 14 15 availability of appropriations" language that is now 16 ubiquitous in government contracts was developed in part to make sure that the Ferris situation didn't later 17 18 arise. 19 But I want to underscore, if we know one 20 thing in this case, we know that Congress intended for

21 the Secretary not to pay any more than the amounts in 22 the statutory caps.

JUSTICE KAGAN: Mr. Freeman, could I try a hypothetical on you? And it's -- it really is going to this question of what Ferris means. So suppose that

10

1 there's a government program, and it's to purchase 2 airplanes. And it's -- the authorization language says 3 this is subject to appropriations, in the same way that this language does. And the government, under this 4 5 program, enters into 10 contracts of a million dollars б each to buy 10 airplanes. But then it turns out that 7 Congress appropriates only \$9 million, not \$10 million. 8 So my question is: Now there are 10 contractors and -- but there's a shortfall of a million 9 dollars --10 11 MR. FREEMAN: Right. 12 JUSTICE KAGAN: -- do those contractors have contractual rights under Ferris? 13 14 MR. FREEMAN: I -- Your Honor, it's going to 15 depend on a couple of things. And let me -- let me 16 explain. I think, because by hypothesis in your hypothetical we're entering into the contracts in 17 18 advance of appropriations, there is no right to be paid 19 until the appropriations are made. 20 JUSTICE KAGAN: Yes. So the appropriation has been made. It's a \$9 million appropriation. 21 2.2 MR. FREEMAN: Right. And in that circumstance, the agency cannot pay more than 23 24 \$9 million, and there is no binding obligation, 25 contractual obligation, on the government to pay more.

11

1	Let me add something, though, in response
2	JUSTICE KAGAN: So so either one of these
3	airplane manufacturers is going to not have what he
4	contracted for, or all of them are not going to have
5	what they contracted for, because everybody is going
б	to their contract is going to be sliced.
7	MR. FREEMAN: And, Your Honor, the reason
8	why this is not a problem in real life is that there are
9	other provisions in your ordinary procurement contracts,
10	under the ordinary kind of contracts that this case is
11	not, that take care of that.
12	And the principal one is
13	JUSTICE KAGAN: My understanding,
14	Mr. Freeman, is that that is what Ferris said, was that
15	Ferris said in that situation where it turns out that
16	there's a shortfall but where there are contractual
17	commitments, that that the government is bound to
18	live up to those contractual commitments. And if
19	there's a shortfall, then it comes out of the Judgment
20	Fund.
21	MR. FREEMAN: No. Your Honor, it there
22	are a couple of things there. But let me first explain
23	why as a practical matter that doesn't happen in
24	circumstances that are are not like this scheme where
25	we're required to enter into every contract. In your

# Official - Subject to Final Review

1	ordinary government procurement scheme, there are
2	termination for convenience provisions.
3	And, in fact, what happens in the
4	circumstances in which Your Honor posits is the
5	government terminates for convenience enough of the
6	contracts to make sure that we have the money to pay.
7	And if we didn't do that, it would be a violation of the
8	Anti-Deficiency Act. And this Court has said many
9	times
10	JUSTICE SOTOMAYOR: So do the tribes have
11	the right to stop providing the services
12	MR. FREEMAN: Yes.
13	JUSTICE SOTOMAYOR: that they've
14	contracted to?
15	MR. FREEMAN: Yes.
16	JUSTICE SOTOMAYOR: How do they know that
17	until they know what they're getting?
18	MR. FREEMAN: Well
19	JUSTICE SOTOMAYOR: Meaning they don't know
20	what they're getting.
21	MR. FREEMAN: Well, they do know.
22	JUSTICE SOTOMAYOR: They signed a contract
23	that says you're going to pay them for their services to
24	their members and for their administrative costs. They
25	incur that cost, and then at the end of the year, the

13

1 government now says to them you've honored your part, 2 but we're not going to honor ours. 3 MR. FREEMAN: No -- no, Your Honor. That's -- that's not correct, and let me explain why. 4 5 First, every contract that the -- every б member of the Respondent class signed in this case says 7 that the contractor's obligation to perform the services 8 that are at issue is subject to the availability of appropriated funds. That's Section (1)(c)(iii) of the 9 model agreement that is read into every ISDA contract. 10 11 They further have the availability under 12 Section (1)(b)(v) of that model agreement to stop at any 13 point if they are worried that there's not going to be 14 enough money and seek assurances from the Secretary that 15 there will be. 16 Now, as to whether they know and when they 17 know how much money they are going to get, that was the point of the 2006 distribution policy that the Secretary 18 19 adopted. Under the pro-rata system that we used for the 20 first many years, the tribes said, look, we don't know how pro-rata is going to work out. So, in consultation 21 with the tribes, and, indeed, with the aid of several of 2.2 23 the counsel for the Respondent class, we drafted a

24 policy that --

25

JUSTICE SOTOMAYOR: What does the system do

### 14

1	to the 50-odd contracts that Arctic Slope, in its amici
2	brief, points to that are similar to these? Does this
3	now mean that moving forward, that every government
4	contractor who has a "subject to appropriations"
5	language takes the risk that at some point in the middle
6	of the contract, the government is going to dishonor its
7	obligation and pay it less than it said it would?
8	MR. FREEMAN: No. No, Your Honor. And this
9	is my
10	JUSTICE SOTOMAYOR: So how do how do we
11	differentiate those 50 other contracts?
12	MR. FREEMAN: Well, I think they were citing
13	a number of different statutes in which the statutes
14	provide that funding is subject to the availability of
15	appropriations.
16	Now, it's important to underscore, that's
17	why I started with this point, I don't believe in any of
18	those statutory schemes is the government obligated to
19	enter into every contract that comes in the door.
20	And
21	JUSTICE KAGAN: Well, but that's partly why
22	I asked you my hypothetical, Mr. Freeman, because I sort
23	of wanted to see whether you would distinguish the
24	hypothetical on that basis
25	MR. FREEMAN: Right.

JUSTICE KAGAN: -- but you didn't. You said no, it doesn't really matter. Even if the government is not obligated to enter into contracts, if the government has entered into too many, too bad; we can't make those additional appropriations.

б MR. FREEMAN: And, Your Honor, it is -- the 7 unique features of this statutory scheme are absolutely 8 important, but I want to -- I took Your Honor's question to be under the general appropriations principles that 9 we are describing, what would the result be? And I 10 think I'm right, but I should also add, as I said 11 12 before, there are very strict fiscal controls in 31 U.S.C. 1501, et seguitur, that make clear and prevent 13 14 the circumstance that Your Honor describes.

JUSTICE BREYER: I'm sorry, I'm not clear on what the hypothetical is. I thought her hypothetical --Justice Kagan's -- was a situation where the statute says, Mr. Secretary, you can spend no money beyond what is appropriated.

20 MR. FREEMAN: Right.

JUSTICE BREYER: But the contract doesn'tmention it. That's Ferris.

I thought that the -- the real world is, in contracting, you typically have both a statute that says don't pay more than is appropriated --

16

1	MR. FREEMAN: Right.
2	JUSTICE BREYER: and in the contract it
3	says, subject to appropriation, putting the contracting
4	party on notice.
5	MR. FREEMAN: That's right. And and
6	JUSTICE BREYER: So which were you
7	answering?
8	MR. FREEMAN: I with respect to
9	Justice Kagan, I believe we had a colloquy in which I
10	said that because in her hypothetical we were entering
11	into the contract in advance of appropriations, they
12	would have to be made express the contracts
13	themselves would have to be subject to the availability
14	of appropriations in the contracts.
15	JUSTICE BREYER: The words in the contract
16	are "subject to appropriations."
17	MR. FREEMAN: Yes. And without that, it
18	would be a violation of the Antideficiency Act
19	JUSTICE BREYER: Yes.
20	MR. FREEMAN: yes.
21	JUSTICE BREYER: Okay. So in that world
22	now we get to the question in that world, what
23	happens when 15 people each enter into such a contract
24	for \$100,000 each, and the appropriation turns out to be
25	too small to pay all of them, but big enough to pay

1 some?

2 MR. FREEMAN: And, Your Honor, what I was trying to answer is that, in your ordinary contractual 3 scheme, the government solves that problem in a very 4 5 straightforward way. We terminate for convenience the б contracts -- enough of those contracts to ensure that we 7 have no obligations beyond the available appropriations. 8 Now, we can't do that here, which is why this is ultimately a question of congressional intent. 9 10 JUSTICE SOTOMAYOR: So why don't we let Congress fix it? Because there are so many ways that 11 12 Congress could fix this problem directly. By doing a line item allocation, it could take away the obligation 13 to enter into these contracts and fully fund. It could 14 15 be much more direct --MR. FREEMAN: Your --16 17 JUSTICE SOTOMAYOR: -- than it's being, 18 given the interpretation that you're advancing. 19 MR. FREEMAN: Your Honor, I think it's 20 important to understand what -- and maybe it would help 21 if I took a minute to explain this -- what Congress was trying to do in this statutory scheme. 22 23 JUSTICE SOTOMAYOR: It was trying -- it was 24 trying to tell the tribes, we are honoring our 25 obligation by paying you the costs, but we are really

18

1 not going to do it because we are going to let the 2 government give you less?

MR. FREEMAN: No. Look, Congress could --3 JUSTICE SOTOMAYOR: I have to assume 4 5 Congress intends what it says. It intends to obligate б you to enter into contracts that -- that give -- make 7 you commit to paying their costs, correct? 8 MR. FREEMAN: Not with -- yes. But 9 450j-1(b) says, notwithstanding any provision of this Act, all funding under this Act is subject to the 10 11 availability of appropriations.

12 And let me explain why Congress would have wanted to enact this statute that has some unusual 13 14 features. Congress, of course, could have said, we want 15 to give every tribe the opportunity to enter -- to provide services in its own name to its own people, but 16 17 we are going to do this on a regular contract basis, 18 meaning we'll just give us -- some to the Secretary. 19 The Secretary signs contracts as they come in until he 20 doesn't have any money left. And then any tribe after that who asks for a -- for a contract, the Secretary 21 22 says no, we don't have the money to do it. 23 But Congress chose a -- a different 24 approach. Congress wanted, as a matter of

25 self-determination, to require the Secretary to give

19

1	every tribe who wants the ability to do this the
2	opportunity to do it. But, if it didn't then say, all
3	funding is subject to the availability of
4	appropriations, the result would be that the government
5	would be exposed to a liability that Congress could not
б	estimate, because the ability of these tribes to pay for
7	overhead costs and whatever varies tremendously from
8	tribe
9	JUSTICE GINSBURG: To what extent do you
10	rely on you haven't mentioned it up till now, but
11	Congress, in these appropriations, said "not in excess
12	of."
13	MR. FREEMAN: Yes.
14	JUSTICE GINSBURG: It wasn't just a general
15	"subject to appropriations." It was a specific amount,
16	the Secretary shall not pay in excess of a certain
17	dollar amount for these costs.
18	JUSTICE KENNEDY: I had exactly the same
19	question. The "not to exceed" language, which I think
20	is the word, not to exceed, hasn't been mentioned by you
21	yet because maybe you haven't had time.
22	MR. FREEMAN: Right.
23	(Laughter.)
24	MR. FREEMAN: That would be it.
25	JUSTICE KENNEDY: But but I thought that

1 was what Judge Dyk said --2 MR. FREEMAN: Yes. JUSTICE KENNEDY: -- was the critical -- the 3 difference between this and even the Cherokee case. 4 5 MR. FREEMAN: Right. б JUSTICE KENNEDY: And so my question is --7 is the same as Justice Ginsburg's. Isn't a principal 8 part of your argument that this contract said not to 9 exceed, and then the sums differ from year to year, but let's say \$95 million? 10 11 MR. FREEMAN: That's exactly right, 12 Your Honor. 13 I mean -- and what I -- what I tried to answer to a question earlier, it is absolutely clear 14 what Congress was trying to do here. Congress said not 15 16 to exceed a specific sum from year to year --17 JUSTICE KENNEDY: When the Congressional 18 Budget Office, or whatever agency it is that figures out 19 whether there is a deficit and, if so, of how much, do 20 they look at "not to exceed," and do they take that 21 amount seriously? Or --2.2 MR. FREEMAN: Oh, oh, absolutely, 23 Your Honor. And --24 JUSTICE KENNEDY: But the -- but the 25 position of the Respondents is that it makes no

21

1 difference. 2 MR. FREEMAN: No difference at all. 3 JUSTICE KENNEDY: Congress is saying nothing 4 at all. 5 MR. FREEMAN: Yes, yes. 6 JUSTICE GINSBURG: It really --7 CHIEF JUSTICE ROBERTS: So the consequence 8 on the ground is that, if I'm a tribe and I want this money, and I figure out that this is going to cost me 9 \$80,000 --10 11 MR. FREEMAN: Yes. 12 CHIEF JUSTICE ROBERTS: -- I sign a contract and say, this is going to cost me \$100,000, because I 13 know there isn't going to be \$100,000; there is only 14 15 going to be \$80,000, and that's what I need, right? MR. FREEMAN: Well, in fact, it can't work 16 17 that way, Your Honor, because the amounts are limited by statute to the reasonable and allowable costs that are 18 19 not duplicative of the principal program funds, the 20 funds to run the program --CHIEF JUSTICE ROBERTS: Well, but it's --21 22 well, if 80,000 is reasonable, the only way to get that 23 is to ask for 100? 24 MR. FREEMAN: Right. And if a tribe thinks 25 that we haven't put in to the -- we haven't offered them

22

1 enough money for their contract support costs, they are 2 allowed to decline the offer that we make. And they 3 can -- unusually, for government contractors, they can file a separate lawsuit before entering into the 4 contract to litigate whether the terms are sufficient. 5 б JUSTICE GINSBURG: Mr. Freeman, where did 7 these caps come from? Did the agency initiate them? 8 Or, there is a chart -- perhaps I don't understand it 9 correctly. It's on page 210 of the joint appendix. It does -- it does seem to indicate that it was the BIA 10 that proposed the cutbacks. 11

MR. FREEMAN: The caps come from Congress, Your Honor. Respondents have make -- have made an argument at the end of their brief that the government should be liable here notwithstanding the caps because the BIA hasn't requested sufficient funding from Congress -- or, rather, the President hasn't requested sufficient funding from Congress.

That argument, we think, is baseless for a number of reasons. And just as a factual matter, the GAO has done some studies of this. There are reports in the joint appendix explaining why BIA has not in every year asked for what turned out to be enough money.

And that's because these -- this funding is done on a prospective estimated basis. And because we

23

1 are required to take into -- we are required to accept 2 every contract that comes in the door, BIA may estimate and make its best available estimate, and OMB and the 3 President may accept that if he chooses, but it still 4 5 turn may turn out not to be enough. б JUSTICE SCALIA: That's not really relevant 7 here anyway, is it? 8 MR. FREEMAN: No, it is not. It is not 9 relevant, Your Honor. No. That's right. 10 JUSTICE SCALIA: What I don't understand is why the language "not to exceed" is any different from 11 12 Congress appropriating \$900,000. You mean the world changes if -- if Congress, instead of just appropriating 13 14 \$900,000, authorizes the Secretary to expend not to exceed \$900,000? Why --15 16 MR. FREEMAN: I don't think in that circumstance there would be any difference. Here, the 17 reason why it's different is that this is ultimately a 18 19 question of what Congress was trying to do. There is no 20 constitutional argument that Congress can't enact these 21 kind of caps, and we know from the "not to exceed" 22 language that Congress was being as emphatic as it 23 could. 24 JUSTICE SCALIA: Well, I -- I think \$900,000 25 is pretty emphatic, if that's all you appropriate.

24

1 MR. FREEMAN: Right. And just -- it's just 2 this is the way, as an ordinary matter, that in 3 appropriations Congress expresses an internal cap. It said --4 5 JUSTICE KAGAN: But that runs you right into 6 Ferris. Then you're saying that there's no difference between the standard Ferris-type appropriation, which is 7 8 just an amount of money, and this kind of appropriation, which is up to or not to exceed that amount of money. 9 10 MR. FREEMAN: Your Honor, Ferris we think is inapplicable just to this type of statutory scheme where 11 12 we're required to enter into the contracts, and there's 13 a limited sum available. That's Judge Dyk's reasoning in the Federal Circuit, but let me put that aside for 14 15 the moment and address Ferris directly. As I said before, Ferris is about the 16 circumstance in which there are enough available funds 17 in the first instance to pay the contractual 18 19 obligations. 20 Now, Ferris does not and cannot stand for the proposition that an executive officer looking at the 21 amount Congress made available in the first instance can 22 23 bind the Treasury to pay more than Congress has 24 expressly stated he may bind it to. This Court has said

25 many, many times --

25

JUSTICE KENNEDY: I take it the Respondents' position is that the contracting officer says, now, this is going to go over the not-to-exceed amount, but not to worry, just sue us under the judgment -- just sue us under the Judgment Act.

б MR. FREEMAN: Right. And there is no reason 7 to think that Congress contemplated such a scheme, which 8 would amount to essentially giving full contract support cost funding, but only for the tribes who have the 9 resources and sophistication to sue, minus litigation 10 That makes no sense at all. When Congress says 11 costs. 12 "not to exceed," a certain amount of money may come out 13 of the Treasury --

14 CHIEF JUSTICE ROBERTS: It makes sense if 15 you're looking at the reality of the budgeting process 16 because in one case, that one line item appears on the 17 Department of Interior budget; and in the other case, it 18 appears somewhere else in the Judgment Fund budget. And 19 they can say it's not our fault. The Judgment Fund --20 the court made us do it --

21 MR. FREEMAN: Well, I don't think so, 22 Your Honor. The Judgment Fund is not a new thing. The 23 Judgment Fund is available only to pay judgments validly 24 entered against the United States.

Now, we don't dispute that it's available to

26

25

1 pay breach of contract damages; but, of course, a breach 2 of contract requires a violation of -- a violation, a 3 failure to perform a binding contractual promise. Now, we think we've performed our promise 4 5 here because our -- our promise was to pay the sums that б Congress made lawfully available. And we think that, to 7 the extent Respondents think we promised to pay more 8 than Congress explicitly said could be available, the 9 Secretary had no authority to enter into that promise. 10 Now --11 JUSTICE SOTOMAYOR: But that's true of every 12 contract. That's where I'm getting stuck on what your 13 theory is. The Anti-Deficiency Act says you can't spend 14 more than you're given. 15 MR. FREEMAN: Yes. 16 JUSTICE SOTOMAYOR: So every single contractor, under your logic, should know that when they 17 18 sign a contract, the government can break it because if 19 it doesn't have enough funds, it can't pay. 20 MR. FREEMAN: And, Your Honor, that --21 JUSTICE SOTOMAYOR: But -- so there's no 22 real logic to your argument, other than to say we 23 can't -- we're -- if the contract says "subject to 24 appropriations," let's do away with Ferris, let's do 25 away with Cherokee Nation and --

27

1 MR. FREEMAN: No, no --2 JUSTICE SOTOMAYOR: -- it just means that we 3 pay you what we can. MR. FREEMAN: No. That is emphatically not 4 5 true. As -- as an initial matter, as I've tried to 6 explain before, there are very strict requirements in 7 the government's contracting processes, such as the 8 Federal Acquisition Regulation, that limit the ability of the government to make many promises it can't keep, 9 particularly with regard to funding. 10 11 JUSTICE SOTOMAYOR: But what you're saying 12 is you make two promises on the ISDA. We're going to pay you your support costs, your administrative costs, 13 14 in full, and we're going to retain the right to break 15 that promise. That's really what you're saying the ISDA 16 says. 17 MR. FREEMAN: No. That's not right, Your Honor. And I -- I'll answer this, and then I'd 18 19 like to reserve the balance of my time. 20 The ISDA says our promise is to pay you what 21 Congress lets us pay you. It's not breaking our promise to limit it to appropriation; it is keeping our promise. 22 23 JUSTICE SOTOMAYOR: So you ignore all the 24 language where it says we're going to pay you X amount,

25 all the law that says you have to be reimbursed -- the

28

tribes have to be reimbursed for all their costs; all of 1 2 that is going to be ignored? MR. FREEMAN: Well, it's not that it's 3 4 ignored, it's that section 450j-1(b) says, notwithstanding any other provision of this Act, and we 5 б think that's fairly clear. 7 CHIEF JUSTICE ROBERTS: Thank you, counsel. 8 Mr. Phillips. ORAL ARGUMENT OF CARTER G. PHILLIPS 9 ON BEHALF OF THE RESPONDENTS 10 MR. PHILLIPS: Thank you, Mr. Chief Justice, 11 12 and may it please the Court: I guess I'd like to start on the Ferris 13 doctrine because it seems to me that is the fundamental 14 issue in this case. 15 And the principle of Ferris -- and it's 16 17 interesting to me that counsel for the government never once makes any reference to the Comptroller General's 18 19 interpretation of the Ferris doctrine, which in the 20 Redbook says, as plain as day, that in circumstances 21 like this one, where the government has more contractors than it had -- than one, and those contractors are 2.2 23 subject to an appropriation, and it cannot exceed that 24 appropriation -- I think all of that language, frankly, 25 is implied anyway -- the contract --

29

1	JUSTICE KENNEDY: So you say you say you
2	don't want us to mention "not to exceed" in our opinion
3	
4	MR. PHILLIPS: Oh, no. The
5	JUSTICE KENNEDY: other than to say that
б	it's irrelevant?
7	MR. PHILLIPS: No. "Not to exceed" has a
8	very significant role to play, Justice Kennedy, because
9	
10	JUSTICE KENNEDY: Does the Redbook talk
11	about "not to exceed" as being any different from
12	general appropriations?
13	MR. PHILLIPS: The place where "not to
14	exceed," I think, carries particular significance is
15	that in the ordinary situation, we would be entitled to
16	seek injunctive relief to take money from other sources
17	within within the budget and get an injunction. And
18	that's very unique to the to this context.
19	Ordinarily, government contractors cannot seek
20	injunctive relief. This "not to exceed" language
21	JUSTICE KENNEDY: Does the Redbook
22	MR. PHILLIPS: deprives us of that.
23	JUSTICE KENNEDY: Does the Redbook refer to
24	"not to exceed" the "not to exceed" language?
25	MR. PHILLIPS: I'm sorry, Justice Kennedy?

1	JUSTICE KENNEDY: Does the Redbook have
2	refer to the "not to exceed" language?
3	MR. PHILLIPS: The Redbook doesn't well,
4	actually, the Redbook does say that all of these phrases
5	are essentially the same, which is that they
б	JUSTICE BREYER: I saw I read the
7	Redbook. I might have missed the part that you're about
8	to cite to, because I'd like you to tell me where in the
9	Redbook it says that a contractor who has a contract
10	that says "subject to appropriations" and is then
11	dealing with the law of Congress which says the
12	appropriation will not exceed X million is then entitled
13	to be paid on a contract where he and like contracts do
14	exceed X million. Where does is say that in the
15	Redbook?
16	MR. PHILLIPS: The Redbook
17	JUSTICE BREYER: I couldn't find it.
18	MR. PHILLIPS: Well, the Redbook talks about
19	subject to appropriations; it talks about
20	JUSTICE BREYER: I did read it. I just
21	would like to know what page you want me to read again.
22	I read the Chamber of Commerce brief. The
23	Chamber of Commerce brief says everybody knows the
24	contractors are paid in this situation. So I looked up
25	the authorities that they cited. Okay?

1	I read the Redbook. I read my other case of
2	Cherokee. I read Ferris. I read Sutton. I can't say
3	I'm perfect at reading
4	MR. PHILLIPS: Okay.
5	JUSTICE BREYER: but I couldn't find it.
6	MR. PHILLIPS: Justice Breyer
7	JUSTICE BREYER: So I would appreciate your
8	referring me to those citations.
9	MR. PHILLIPS: 2 GAO Redbook 6-44
10	JUSTICE BREYER: Okay.
11	MR. PHILLIPS: says
12	JUSTICE BREYER: I have it in front of me,
13	by coincidence.
14	(Laughter.)
15	JUSTICE BREYER: Here it is.
16	MR. PHILLIPS: This is in our brief at
17	page
18	JUSTICE BREYER: No, no. I have the Redbook
19	6-44.
20	CHIEF JUSTICE ROBERTS: What page, for those
21	of us who don't have it in front of us?
22	MR. PHILLIPS: In my brief, it's on page 31.
23	CHIEF JUSTICE ROBERTS: Thank you.
24	JUSTICE BREYER: I'm not saying it isn't
25	there. I just read through these pretty quickly. I

1 just need a little refresher. 2 MR. PHILLIPS: Yes. If you look at -- I'm sorry -- 2 GAO -- well, I think you can use either of 3 these: 2 GAO Redbook 6-28 to -29 talks --4 5 JUSTICE BREYER: Oh, I don't have that. б MR. PHILLIPS: -- talks about "for" followed 7 by a purpose and an amount has the, quote, "same effect 8 as" -- quote -- "'words like "not more than" or "not to exceed".'" 9 10 So, I mean, what they're saying is that all of this --11 12 JUSTICE SOTOMAYOR: Could you give me that 13 cite again. 14 MR. PHILLIPS: I'm sorry. I apologize, Your 15 Honor. 16 2 GAO Redbook 6-28 to -29. And I think the 17 same --18 JUSTICE BREYER: No. That isn't quite my 19 question. My question was: I would like the authority 20 for the proposition that when you have a set of 21 contractors, and they read their contract, and it says 22 "subject to appropriation," and then you read the law, and it says they will not be paid, it shall not exceed 23 24 \$4 million, and then you discover that the amount of the 25 contracts of the same kind in this category are more

33

1 than \$4 million, I want to know where in the Redbook it 2 says that they get paid more than \$4 million. That's all. That's fairly simple. 3 And if that's -- if that's normal practice, 4 5 it must be there's a lot of authority for it. So I just б want to know what to read. 7 MR. PHILLIPS: Well, here, 6-45 says, if a 8 contract is but one activity under a larger 9 appropriation, it is not reasonable to expect the contractor to know how much of that 10 appropriation remains available. 11 12 JUSTICE BREYER: But they aren't talking about there where it says specifically in the contract 13 14 "subject to appropriations." At least, I think they're 15 not. 16 Now, I would like you right now to tell me, 17 no, you're wrong; it does say that. 18 MR. PHILLIPS: Well, it says, if Congress 19 appropriates a specific dollar amount for a particular 20 contract --21 JUSTICE BREYER: They're distinguishing 2.2 Sutton from Ferris. 23 MR. PHILLIPS: I'm sorry? 24 JUSTICE BREYER: They're trying to use that 25 to distinguish Sutton from Ferris, and it's filled with,

34

1 well, we're not sure about this because Sutton, which is 2 Brandeis, which comes out the opposite way, did have a 3 line appropriation, and I thought that just refers to the fact that because there's a line appropriation the 4 contractor is on notice. 5 б MR. PHILLIPS: Right. Exactly. 7 JUSTICE BREYER: Exactly. 8 And when you do business with the government 9 over a period of years, and it says subject to 10 appropriation, not necessarily you but your lawyer, who is a good lawyer, should look up and see what the 11 12 appropriation is or whether it was made. I mean, that's 13 what I --14 MR. PHILLIPS: Justice Breyer, as a matter 15 of policy -- you know, if Congress --16 JUSTICE BREYER: No, no, not as a matter of 17 policy. I'm putting it as a question because that was 18 my first reaction, and I expect you to say, no, Justice 19 Breyer --20 MR. PHILLIPS: Well, clearly --21 JUSTICE BREYER: -- you're wrong, and that 22 isn't the practice, and here is what I read to show that isn't the practice. That's all I'm asking. 23 24 MR. PHILLIPS: Well, I guess I don't 25 understand exactly how to answer that question, Justice

35

1 Breyer, because --2 JUSTICE BREYER: By showing me where in the 3 law it says -- and I don't want to repeat the question for the third time, but it says --4 5 JUSTICE SCALIA: I wish you would. I've б lost the question. 7 (Laughter.) 8 JUSTICE BREYER: Well, here sometimes not everyone pays sufficient attention to these very clear 9 questions. 10 11 (Laughter.) 12 MR. PHILLIPS: I'm doing my best, 13 Justice Breyer. 14 JUSTICE BREYER: Where -- Look, 15 hypothetical, four people, four identical contracts, the 16 words appear, "subject to appropriation." 17 MR. PHILLIPS: Right. JUSTICE BREYER: Each is for a million 18 19 dollars. 20 Then you read the appropriation that was later made, and in that statute it says, "we hereby 21 22 appropriate three million, " and -- it is, "the payments 23 are not to exceed three million." Okay? Something like 24 that. 25 MR. PHILLIPS: Right.

1 JUSTICE BREYER: All I want is the authority 2 that says each of those four people can come in and get the \$1 million, totaling four million. I want the 3 authority that says that. 4 5 MR. PHILLIPS: I mean, I would read Ferris. б JUSTICE BREYER: No. It did not say 7 anything about it in the contract. 8 MR. PHILLIPS: Well, I mean, Ferris has a 9 limitation. The government has already told us that 10 subject to appropriation is implicit in every -- in every agreement anyway, so there's nothing special about 11 12 putting in the words "subject to appropriation." JUSTICE BREYER: Oh, there certainly is. 13 Putting in the words gives the lawyer notice. 14 15 MR. PHILLIPS: Well, again, the only notice 16 it gives is that there has to be enough money when you look at the appropriation to cover your contract. 17 18 JUSTICE SCALIA: Ferris did not say, as I 19 recall, that you can't expect the contractor to have 20 notice that appropriations have been limited. It said 21 you can't expect them to have notice as to how much of 22 the expenditures under that appropriated act have been 23 spent. Isn't that the only thing it required notice of? 24 MR. PHILLIPS: Right. That's --25 JUSTICE SCALIA: I would think, if you sign

37

a contract, you better be sure that there are
 appropriations for it.

MR. PHILLIPS: Clearly. And that -- I mean, 3 4 and, Justice Breyer, the Court's opinion in Cherokee said that the primary purpose of the subject to 5 б availability clause is to deal with the situation where 7 you enter into the agreement ahead of the fiscal year, 8 and so everybody knows that if Congress, for whatever reason, decides not to appropriate any money, there is 9 10 no deal, and nothing happens.

JUSTICE KENNEDY: So, in your view, if the Tribe comes to the government, and they say, look, we've been looking at what you've done with the other tribes, you've appropriated \$95 million, and the appropriation says, "not to exceed \$95 million," but go ahead and make this contract with us, anyway, no one cares. And you say, go ahead and make it. Right?

18 MR. PHILLIPS: Well, I mean, it seems to me 19 it's the government's problem to sort it out.

20 JUSTICE KENNEDY: That's your position,

21 isn't it?

22 MR. PHILLIPS: Right. But, again, put it in 23 the context, Justice Kennedy, of the individual tribe. 24 JUSTICE GINSBURG: You can't get it from 25 Cherokee. I mean, yes, there's Ferris, and then

38

1 Cherokee --2 MR. PHILLIPS: Right. JUSTICE GINSBURG: -- is relying on Ferris; 3 but, Cherokee is very careful to point out that there 4 were funds to cover --5 б MR. PHILLIPS: No question about it, Justice 7 Ginsburg. I don't think this case is controlled by 8 Cherokee. 9 I do think Cherokee answers the question of how far can you carry the "subject to availability" 10 11 language. I don't think it gets the government anywhere 12 near home. And then the question is, what do you do 13 with the "not to exceed" language. And I would suggest 14 there is that, that's no different, frankly, from Ferris 15 16 or any other situation, because what the -- Congress operates against the backdrop of Ferris, which is a 17 120-plus-year-old doctrine that has been allowed to stay 18 19 in place by Congress for that entire time. And as the 20 Chamber of Commerce tells us, this is a rule that every contractor takes as an article of faith in dealing with 21 2.2 the United States Government. 23 JUSTICE SCALIA: Well, am I correct that 24 what the government is arguing is that the fact that 25 this limitation was included in the particular contract

39

1 makes it different from Ferris?

MR. PHILLIPS: Well, it's hard to make that 2 argument because the "not to exceed" language, at least, 3 that comes out of the -- that's in the appropriations 4 provision. That's not in the contract itself. 5 The б contract itself simply says subject to appropriations. 7 JUSTICE SCALIA: Which Ferris did not. Did 8 the Ferris contract say that? MR. PHILLIPS: It's -- Ferris doesn't have 9 the "subject to appropriation," but the Ferris contract 10 says the appropriation limit is X. 11 JUSTICE BREYER: It does? Where do you get 12 -- I couldn't find the contract. The language in Ferris 13 is, "a contractor who is one of several persons to be 14 paid out of an appropriation is not chargeable with 15 knowledge of its administration." True. 16 17 Now, Dyk says, in his opinion, that one difference from Ferris is they wrote the idea into the 18 19 contract, saying you're subject to appropriation to 20 get -- to make that lawyer chargeable with knowledge. And the second thing in Ferris is that it 21 was an individual who went off on his own in the 22 administration and paid money that he shouldn't have 23 paid. It should have been over here for the contract. 24 25 In this case, it is an instance where

40

1 Congress itself required the money to be paid, as it was 2 paid, and didn't provide enough. Okay. So that's where I am with Ferris, which is a 3 big question mark. And I quess you can talk about that, 4 5 but all I wanted to know is what is well established in б this field. 7 MR. PHILLIPS: Well --8 JUSTICE BREYER: I don't want to write something that suddenly upsets what is well established. 9 MR. PHILLIPS: Okay. Well, I take this, 10 then, straight from the Red Book again. "It is settled 11 12 that contractors paid from a general appropriation are not barred from recovering for breach of contract, even 13 though the appropriation is exhausted." 14 15 And so even though -- and there is 16 nothing in -- there's no limitation --JUSTICE BREYER: -- as it says in the 17 18 contract, you are barred, you are barred from recovering 19 if we don't appropriate enough money. Should it say 20 that wouldn't matter? Is that right? MR. PHILLIPS: Well, it would say that if 21 22 you don't appropriate enough money for the specific 23 contract, yes. I think that's clearly what Sutton holds. Is that if -- if Justice Scalia and I have an 24 25 agreement, and the appropriation goes to \$100 for our

41

1 agreement, and the contract says \$500, I'm out of luck
2 for the extra \$400.

JUSTICE SOTOMAYOR: Mr. Phillips, this is an 3 unusual situation with the tribes because in the normal 4 5 "not to exceed" appropriation by Congress, the б government rightly says we have the power to not 7 contract. And in military contracts and others, we have 8 a for convenience cancellation. We have all sorts of 9 things that protect us from the deficiency. But this is a unique situation because the 10 government, on the one hand, despite their protestations 11 12 to the contrary, are forced to accept these contracts. 13 MR. PHILLIPS: Right. 14 JUSTICE SOTOMAYOR: And on the other hand, 15 Congress is saying, don't pay more on them. We are telling you to accept more payment than we are going to 16 17 give you. 18 MR. PHILLIPS: Right. 19 JUSTICE SOTOMAYOR: Should we create a 20 special rule for this -- why shouldn't we create a 21 special rule for this unique situation? 2.2 MR. PHILLIPS: Because, essentially, what you're doing is putting the backs of this problem --23 24 putting the burden of this problem on the backs of 25 innocent contractors who --

42

1 JUSTICE SCALIA: Well, is it --2 MR. PHILLIPS: Who entered into in good 3 faith these agreements. JUSTICE SCALIA: Well, is it just a question 4 5 of our creating a new rule; or, rather, is the б proposition whether the tribes, when they entered into this, should have realized that because of the 7 8 peculiarity of these contracts, that they had to be entered into, that the rule which otherwise would apply 9 does not apply? It ought to be a question of 10 11 expectation of the tribe, should it not? MR. PHILLIPS: Well, I would -- I would 12 suggest a couple things about that. I mean, I think in 13 general it's reasonable to look for the -- obviously, 14 15 the intent of the parties and the expectations of the 16 parties. 17 This case went off on summary judgment that 18 we lost, I mean, even on a -- so we didn't have an 19 opportunity for any analysis of this. But the reality 20 is, is that from the Tribe's perspective, they recognize, because of Ferris, and because of the way the 21 Comptroller General has interpreted Ferris, that they 22 23 are under a duty to make sure that there is an 24 appropriation that covers this contract, that the 25 amount, purpose, time requirements are all satisfied

43

1 with enough money to accomplish that.

And then, of course, we have the obligation to perform, which, of course, that's the other half of the equation here. And, Justice Sotomayor, that's why I wouldn't say --

JUSTICE GINSBURG: But you don't -- you don't have the obligation to perform. I mean, right? In a term of the contract, that if there are lack of sufficient appropriations, performance by either party is excused.

MR. PHILLIPS: Well, that -- yes, 11 12 Justice Ginsburg. But the problem is, we don't know the answer to that until after the year of performance is 13 done, or at least months into the performance. 14 And 15 sometimes, literally, after we've already performed. 16 JUSTICE KENNEDY: Suppose you did know. Suppose the Tribe knew that the 95 million -- let's 17 assume that that's the not to exceed amount -- had 18 19 already been obligated. Could the Tribe then go ahead 20 and make the government -- a contract with the 21 government, and would the government have to make that 22 contract, in your view? 23 MR. PHILLIPS: I mean, that is the Southern 24 Ute case. And I -- and, certainly, you can make an

25 argument to that. The government has an argument on the

44

1 other side.

JUSTICE KENNEDY: Is it your argument that the answer to that is yes?

MR. PHILLIPS: The argument is, it appears that Congress intended to require them to enter into that agreement. You know, the idea of Congress requiring an official to enter into an agreement that violates a criminal statute is at least a difficult concept to sort of wrap your mind around.

JUSTICE KENNEDY: Isn't this more specific language than the general language? Doesn't this specific language, not to exceed, supersede the general obligation to make the contract? Otherwise, it's meaningless. The "not to exceed language" is meaningless.

16 MR. PHILLIPS: No, but --

JUSTICE KENNEDY: You say it's meaningless. 17 MR. PHILLIPS: No, Justice Kennedy. 18 I told 19 you what the meaning of the "not to exceed" language is. 20 The "not to exceed language" ensures that we cannot turn to the BIA or anyone else at the Interior 21 22 and say, give us money from another source in order to 23 pay for our contract. And we can't use the injunctive 24 relief that's otherwise available to us for that 25 purpose.

# Official - Subject to Final Review

1	So that language has very significant
2	importance in limiting what our options are
3	JUSTICE GINSBURG: Mr. Phillips
4	MR. PHILLIPS: in a circumstance where we
5	are not being paid enough under the the agreement.
6	JUSTICE GINSBURG: do I understand your
7	position to be that, yes, the cap has meaning, because
8	in order to exceed the cap, the tribe has to sue; so,
9	any tribe that sues, for any tribe that sues, the cap is
10	meaningless? It's only for the ones who are not
11	sophisticated enough to sue. They are just stuck with
12	what Congress said.
13	So it seems to me that would be a very
14	bizarre scheme to say that; that you have a cap, but the
15	cap is meaningless if you bring a lawsuit.
16	MR. PHILLIPS: No. I I mean, I it
17	seems to me that we can't I mean, aside from bringing
18	a lawsuit, I mean, we we could go to the Secretary
19	and say, we don't have enough money to satisfy our
20	contract, would you take money from some other source in
21	order to accomplish that.
22	Because, in the ordinary course, that's not
23	uncommon to re re-jigger the appropriation.
24	JUSTICE SCALIA: Do you think it protects
25	these these unsophisticated tribes who don't know
	16

46

#### Official - Subject to Final Review

1 enough to sue by not allowing anybody to sue? 2 MR. PHILLIPS: Well, that -- yes, there 3 is --4 JUSTICE SCALIA: Does that make their situation better somehow? 5 б MR. PHILLIPS: To be sure, that would not 7 make our situation any better, but --8 JUSTICE GINSBURG: My question is whether the cap was meaningless. And I think your answer is, 9 yes, for anyone who sues, the cap is meaningless. 10 11 MR. PHILLIPS: No. No. It -- I don't -- I 12 don't think it does that. It -- it -- it places inherent limitations -- I mean, it says specifically 13 that the Secretary is not authorized to shift money 14 15 around in order to take care of this particular problem 16 in this particular year that otherwise would be available to us. 17 18 JUSTICE KENNEDY: You just go to the 19 judgment --20 MR. PHILLIPS: I'm sorry? 21 JUSTICE PHILLIPS: You just go to the judgment fund --22 23 MR. PHILLIPS: Of course. Then, we --24 JUSTICE KENNEDY: -- which makes it 25 meaningless.

47

1	MR. PHILLIPS: Well, ultimately, it means
2	that the burden of it will not fall on the tribes. It
3	is it does mean that.
4	But and let's be clear about this. The
5	judgment fund this is not simply going to the
6	judgment fund and asking for our contract support costs
7	to be paid. Our argument here is that there has been a
8	breach of contract, and we are entitled to the damages
9	for the breach of contract, whether those are reliance
10	damages or restitutionary damages, whether we whether
11	we are supposed to get what we expected out of the deal
12	or put back in the position we would have been in.
13	JUSTICE KAGAN: Mr. Phillips, if you look at
14	this situation, it seems pretty clear that Congress did
15	want to do something, which was to limit the amount of
16	money that was going to the tribes under these
17	contracts.
18	Do you think that there is a way that
19	Congress can do that
20	MR. PHILLIPS: Oh, sure.
21	JUSTICE KAGAN: consistent with this
22	scheme that's set up by the statute?
23	How could Congress do that? You know, if
24	if if they can't do it this way, how could they?
25	MR. PHILLIPS: Well, the easy way would be

### Official - Subject to Final Review

1 to impose specific limitations in -- in every one of the 2 contracts, which -- which, frankly, if you read 3 appropriations bills, which I hate to say I have occasionally done --4 5 JUSTICE KAGAN: When you say specific б limitations, what would that look like? 7 MR. PHILLIPS: It would look like -- for the 8 agreement between the United States and Ramah Navajo 9 for -- for contract support costs in this particular --10 for taking over the police department, the contract support costs shall not exceed \$150,000, period. That's 11 12 the total appropriation. And if we look at our contract -- and there 13 is a specific number in the contract -- and that 14 contract says \$174,000, then we know that we are out of 15 luck for the \$24,000. We've been put on specific notice 16 17 \_ \_ 18 JUSTICE ALITO: For any particular year, are 19 they all entered into it at about the same time? 20 MR. PHILLIPS: What's that, Justice Alito? 21 JUSTICE ALITO: For any particular fiscal 22 year, are all of these contracts entered into by a 23 particular date? 24 MR. PHILLIPS: Yeah, nothing is all that 25 easy, obviously. Some of them enter into it on a fiscal

49

1 year basis. Some of them enter into it on a -- on a -2 on a calendar year basis.

And, frankly, the -- part of the problem is when does the government get around to signing these agreements.

б And, also, there are 12 regions. I mean, 7 part of the reason -- I would like to spend a second 8 talking about the comment that, you know, we have this 9 fair and equitable scheme in place in which we are 10 allocating moneys out, when the reality is, is that 11 there is substantial evidence in the record, even though 12 we have not had an opportunity to make a full record, that the -- that the -- that the Bureau makes mistakes 13 14 in 40 percent of these contractual arrangements.

And I know my -- my colleague is going to dispute that, but the truth is we've known that for years. They just make mistakes, and people get impaired -- their contract rights are impaired on that basis.

This is not some kind of an inequitable scheme that's operating here. There are 12 different regions operating in 12 different ways. Some people get money, some people get 300 percent of theirs, some people get zero percent of theirs.

25 JUSTICE SOTOMAYOR: Mr. Phillips, how does

50

Congress do this without upsetting the entire scheme?
Knowing that these contracts are not all signed on one
day, that there are 12 regions, that the negotiations go
over time, how could Congress achieve the scheme that
the government wants now? How would it write this
contract?

7 MR. PHILLIPS: Right. Well, the easy way 8 would be to take away the requirement that the government has to enter into all of these contracts at 9 10 the request of the tribe. And -- and -- and that's clearly available. If they want to go down that path, 11 12 they can do that in a heartbeat. And then they have all 13 of the discretion they want -- they want to apply under 14 these circumstances.

So, I mean, there's -- obviously, there is a bit of, as we said in the brief, schizophrenia. And I have some misgivings about describing Congress that way, but there is some schizophrenia in how they approach this problem.

JUSTICE SCALIA: Do you have to solve it contract by contract? Couldn't there be a -- a provision in the -- in the law which -- which says that, where appropriated funds are inadequate to cover the totality of -- of -- of costs under this statute, it will be apportioned as follows?

51

1	MR. PHILLIPS: Yes. Congress could
2	JUSTICE SCALIA: Or the Secretary will
3	apportion it? That's all it would take. You wouldn't
4	even have to do it contract by contract; right?
5	MR. PHILLIPS: Right. I I mean, I think
6	that would
7	JUSTICE SCALIA: You would prefer contract
8	by contract for your clients.
9	MR. PHILLIPS: Well, I just think it's been
10	noted
11	JUSTICE SCALIA: Oh, absolutely
12	MR. PHILLIPS: but, you know, I don't
13	disagree with that.
14	Look, and as we argued in our brief, there
15	are three or four different ways that Congress can fix
16	this problem going forward, but and that's and
17	that's the message, I thought, from Justice Sotomayor,
18	is why don't we let Congress fix the problem and allow
19	the background principles of Ferris, as interpreted by
20	the Comptroller General, to apply in this case in order
21	to resolve the contract dispute that's properly,
22	obviously, before the Court at this point.
23	I'm sorry, Mr. Chief Justice.
24	CHIEF JUSTICE ROBERTS: I think I think
25	this may have been asked, and I'm not sure of the I

1 understood the answer.

This is -- is this on an ongoing, forward looking basis? In other words, you enter into the contracts, and then you wait and see whether there are appropriations?

6 MR. PHILLIPS: Yes. Typically, what happens 7 is you enter into the agreement sometime just before the 8 appropriation comes down. It's -- it's -- it's usually 9 pretty close, because --

CHIEF JUSTICE ROBERTS: Well, so doesn't it 10 make -- I mean, doesn't the system that the government 11 is operating under make a lot of sense? Because let's 12 13 say the tribe says, look, we need a million dollars. The Secretary agrees to it. And then I assume the two 14 15 of them get together and say, well, we'll try to get the 16 appropriation for it. You know, you understand we may 17 not get it, but this is how much you need, we'll go back 18 and get it. If you get it, that's great; if you don't, 19 well, then that's --

20 MR. PHILLIPS: And -- and, Mr. Chief 21 Justice, if they did that on a -- on a tribe-by-tribe, 22 contract-by-contract basis, I -- I wouldn't have any 23 problem with that, because then you're on notice. 24 But when they say to you, okay, fine, 25 here's -- you know, this is -- there is your contract

53

support cost provision, there is a specific number in there, 1.3.78 dollars and 63 cents, that's what you ought to get, and we get an appropriation that comes back in that says the government will -- that, you know, we have appropriated \$100 million for contract support costs.

7 There are 330 other tribes out there 8 potentially with contracts that are involved here. It 9 is -- and -- and just to put it in context, we are 10 talking about -- you know, many of these tribes are in 11 incredibly remote situations. They don't have access to 12 all the other information about what's going on. And 13 the real question is, should you impose --

14 CHIEF JUSTICE ROBERTS: Are you
15 suggesting that --

MR. PHILLIPS: -- that on the tribes. 16 CHIEF JUSTICE ROBERTS: Are you suggesting 17 18 that Congress has to go through each of those contracts 19 and say, this is how much we are going to appropriate, 20 this is how much? MR. PHILLIPS: I think that's -- I actually 21 22 think that would be the fairer way to do it. And I 23 don't think it would be as burdensome as -- as your 24 question implies because, again, what else does staff

25 have better to do than to sit down and put all those

54

1 appropriations together.

CHIEF JUSTICE ROBERTS: Well, the question 2 is whether it's the staff in Congress that's going to do 3 it or the staff at the Department of the Interior? 4 5 MR. PHILLIPS: Well -б CHIEF JUSTICE ROBERTS: And I suppose 7 Congress can reasonably determine that the people at 8 Interior know better about how to do it than we do. MR. PHILLIPS: Right. But then -- then they 9 could do it by -- by -- expressly by reference. 10 I mean, if, in fact, Interior has set it out 11 12 that way and has it all done, then they can just 13 incorporate it into the statute anyway. I mean, there are simple ways to do it. 14 15 There are broader ways to do it. And as I said to 16 Justice Sotomayor, clearly Congress could simply, you know, absolve the government of its responsibility to 17 18 enter into any contract that a -- that a -- when an 19 Indian tribe shows up at their doorstep. 20 All of those seem to me preferable than saying to the tribes, after they have fully performed 21 their side of the deal, okay, I'm sorry, we are not 22 going to pay you. 23 24 The -- the other thing that's odd about 25 this --

1 JUSTICE SOTOMAYOR: I'm sorry. You keep 2 saying that, but I thought in your earlier answer you said that the contracts are generally signed by the time 3 4 of the appropriation. 5 MR. PHILLIPS: Right. б JUSTICE SOTOMAYOR: Where is that in the 7 cycle of performance? Is that at the beginning of 8 performance? 9 MR. PHILLIPS: That's at the beginning of performance. But -- but what we find out about the 10 notices that we are -- that we've later received is at 11 12 some point, we're sending you 75 percent in some 13 situations, or we're going to send you exactly the same amount of money you got last year, even though that 14 15 won't cover it. JUSTICE SOTOMAYOR: So the tribes -- even 16 when the appropriation comes out, they don't know how 17 18 much the Department has contracted with other tribes. 19 MR. PHILLIPS: Right. We haven't --20 JUSTICE SOTOMAYOR: So they're performing until they get that notice later on. 21 22 MR. PHILLIPS: Exactly. And, candidly, 23 assume that -- either one of two things will happen. 24 Either we will ultimately be paid in full, which has 25 happened -- I mean, the last year, they were in fact

56

1 paid in full. Or alternatively, that they will have 2 access to the judgment fund in order to -- to get the 3 recovery they are otherwise entitled to.

4 JUSTICE KAGAN: Mr. Phillips, do you 5 think -- and the long question here is what did Congress б want. And what -- one answer might be Congress wanted 7 exactly what the government says it wanted. But another 8 answer might be something different, that actually, Congress wanted there to be unlimited funds for these 9 tribes, but that it wanted to shift the costs of some of 10 those funds to the judgment fund outside of the Interior 11 12 budget.

13 MR. PHILLIPS: Right.

JUSTICE KAGAN: Do you -- I mean, do you contest the government's view of what Congress wanted here? And if so, how?

MR. PHILLIPS: Well, I think the question is 17 it's unclear what Congress really wanted in this case, 18 19 and therefore, you ought to construe the -- the scheme 20 in a way that is most favorable to the tribes. And if 21 that means that the scheme operates so as to protect the 22 integrity of the appropriations process and the spending 23 process for a particular year, and prevents us from 24 being able to seek relief outside of this contract 25 support cost appropriation limitation, that makes

57

1 perfect sense to me, leaving open obviously the 2 availability of the judgment fund at the end of the day so that the tribes do not in fact have to bear the full 3 burden of -- of this arrangement as opposed to -- as 4 opposed to anyone else. 5 б I mean, that's -- again, we do provide --7 we've performed the services. We don't know. We do it 8 in good faith. Under those circumstances, it seems to me that's the classic situation in which we should 9 receive full compensation. 10 11 If there are no further questions, Your 12 Honor, thank you. 13 CHIEF JUSTICE ROBERTS: Thank you, 14 Mr. Phillips. 15 Mr. Freeman, you have 4 minutes remaining. 16 REBUTTAL ARGUMENT OF MARK R. FREEMAN 17 ON BEHALF OF THE PETITIONERS 18 MR. FREEMAN: Thank you --19 JUSTICE SOTOMAYOR: Do you dispute 20 Mr. Phillips' statement that the tribes don't know how much they're getting until some point further into the 21 22 performance cycle? 23 MR. FREEMAN: In part, Your Honor. Let me 24 explain. As I mentioned earlier, for the first many 25 years in this scheme, we did a uniform pro rata

58

1 distribution methodology. The tribes came to us and 2 said, look, that's a problem for us because we don't 3 have any budget transparency; we can't see how much we're going to get. So we adopted this policy in 2006. 4 5 And one of the principal elements of that policy is that б it guarantees that, if -- as long as Congress 7 appropriates as much money as it did in the previous 8 fiscal year, which it generally has, the tribe will get immediately, like within 2 weeks, the exact amount of 9 10 money that it received in the previous year. And that money comes immediately. They can use it however they 11 12 want. It's not subject to apportionment. Unlike most Federal agencies, we don't dole it out. They get it 13 14 right away.

15 Now, the question then becomes what to do 16 with any additional money that Congress has appropriated, and the policy provides for distribution 17 of that money on what we call a bottoms-up basis. 18 We 19 give it to the tribes that are the farthest away from 20 100 percent of funding. That resolution was negotiated with the tribes and, indeed, with some counsel for 21 22 Respondents. It's, we think -- and I might be wrong 23 about this -- but we think that that's the solution that 24 the tribes want, if the caps have any effect. There 25 are --

59

1	JUSTICE KAGAN: I guess what I don't
2	understand about the government's argument, Mr. Freeman,
3	is exactly what the contractual rights of the tribes
4	become. I mean, as I this is supposed to be a
5	contract, and we've held that it's a contract, and
б	usually contracting parties have rights to something.
7	MR. FREEMAN: Yes.
8	JUSTICE KAGAN: So what do they have a right
9	to in your view?
10	MR. FREEMAN: Well, first of all, let's make
11	clear let's make sure that we're not
12	JUSTICE KAGAN: That was that was a
13	straightforward question.
14	(Laughter.)
15	MR. FREEMAN: Well, they have a right, Your
16	Honor, in the first instance to the principal promise
17	that's under any ISDA contract, which is we give the
18	amount of money that the Secretary would have provided
19	for the program funds, for operational
20	JUSTICE KAGAN: No, but what do they have a
21	right to with respect to these additional overhead
22	costs?
23	MR. FREEMAN: Contract support costs. They
24	have a right as a class to the distribution of every
25	dollar that Congress appropriates, and for every

1 contractor --2 JUSTICE KAGAN: What does each individual 3 tribe have a right to? 4 MR. FREEMAN: A proportionate share based on the Secretary's policy for the distribution of these in 5 б light of the caps. Let me --7 JUSTICE KAGAN: So you think they do have a 8 right to a pro rata share? MR. FREEMAN: We think that --9 10 JUSTICE KAGAN: In other words, the Secretary could not say, oh, you know, these tribes have 11 12 been doing a better job, so we'll give to them; or these 13 tribes need it more, so we'll give it to them. You think that there's a contractual right to a pro rata 14 15 share. 16 MR. FREEMAN: We think there's a contractual right to -- and, in fact, the contracts often reference 17 18 these policies directly. For example, page 123 of the 19 joint appendix, one of the contracts in this case says 20 you'll be paid according to the distribution policies adopted by the Secretary. So in that case, yes, we 21 2.2 bound ourselves --23 CHIEF JUSTICE ROBERTS: I'm sorry. I didn't think that was responsive. Does the Secretary --24 25 Justice Kagan can defend her own question -- but does

61

the Secretary have the discretion to adopt something 1 2 other than a pro rata distribution when there are not 3 sufficient appropriations? MR. FREEMAN: We think within a range of 4 reasonable solutions after consultation with the tribes, 5 yes. We don't -б 7 JUSTICE GINSBURG: You must that question --8 JUSTICE SOTOMAYOR: The system that's in 9 place does not --10 JUSTICE GINSBURG: You must answer that question "yes" --11 12 MR. FREEMAN: Yes. 13 JUSTICE GINSBURG: -- because that's exactly 14 what the Secretary did. 15 MR. FREEMAN: Right. 16 JUSTICE GINSBURG: You explained that it was 17 pro rata. 18 MR. FREEMAN: That's right. And --19 JUSTICE KAGAN: This is a very -- this is a 20 very strange kind of contractual right. The -- the 21 contracting tribe has a right to have the Secretary to 2.2 use discretion to decide how much the contracting tribe 23 gets. What kind of contract is that? 2.4 (Laughter.) 25 MR. FREEMAN: Respectfully -- respectfully,

62

1	Your Honor, that is an exaggeration. Congress has
2	appropriated since 1994 more than \$2.3 billion in
3	contract support cost funds. We've distributed all of
4	that money to the tribes. All of the tribes here have
5	gotten substantial sums.
б	JUSTICE KAGAN: No, I'm not contesting I
7	mean, clearly you think and the Secretary thinks that
8	there's an obligation to distribute all that money.
9	MR. FREEMAN: Right.
10	JUSTICE KAGAN: And and I don't think
11	anybody disagrees with that. The question is what each
12	individual tribe has a contractual right to.
13	MR. FREEMAN: May I answer the question,
14	Your Honor?
15	Your Honor, once it is clear the caps
16	control the total amount of money that the Secretary may
17	spend, every further question is a question of
18	allocation. We think we have the policy that's right
19	it was negotiated with the tribes and counsel for
20	Respondents but if we're wrong about that, we can
21	have that fight another day. The question here is
22	whether the caps define the maximum amount of money that
23	the Secretary may spend, and we think they do.
24	CHIEF JUSTICE ROBERTS: Thank you counsel,
25	counsel.

1	The case is submitted.
2	(Whereupon, at 11:08 a.m., the case in the
3	above-entitled matter was submitted.)
4	
5	
б	
7	
8	
9	
10	
11	
12	
13	N N N N N N N N N N N N N N N N N N N
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	

Α	23:7	10:21 22:17	16:25 37:22	argument 1:13
<b>ability</b> 20:1,6	agency's 7:17	analysis 43:19	38:14 51:23	2:2,5,8 3:3,7
28:8	agreement 9:3	<b>answer</b> 18:3	54:5 59:17 63:2	7:7,12,13 21:8
<b>able</b> 57:24	14:10,12 37:11	21:14 28:18	appropriates	23:14,19 24:20
above-entitled	38:7 41:25 42:1	35:25 44:13	11:7 34:19 59:7	27:22 29:9 40:3
1:12 64:3	45:6,7 46:5	45:3 47:9 53:1	60:25	44:25,25 45:2,4
absolutely 16:7	49:8 53:7	56:2 57:6,8	appropriating	48:7 58:16 60:2
21:14,22 52:11	agreements 43:3	62:10 63:13	24:12,13	arguments 7:6
absolve 55:17	50:5	answering 17:7	appropriation	<b>Army</b> 8:20
accept 3:14 24:1	<b>agrees</b> 53:14	answers 39:9	5:7 8:15,17	arrangement
24:4 42:12,16	<b>ahead</b> 38:7,15,17	Antideficiency	9:15 11:20,21	58:4
acceptance 7:25	44:19	17:18	17:3,24 25:7,8	arrangements
access 54:11	aid 14:22	Anti-Deficiency	28:22 29:23,24	50:14
57:2	airplane 12:3	13:8 27:13	31:12 33:22	article 39:21
accomplish44:1	airplanes 11:2,6	anybody 47:1	34:9,11 35:3,4	<b>aside</b> 7:14 25:14
46:21	<b>AL</b> 1:4,7	63:11	35:10,12 36:16	46:17
accurate 8:11	<b>albeit</b> 7:15	anyway 24:7	36:20 37:10,12	asked 15:22
achieve 51:4	<b>Alito</b> 49:18,20,21	29:25 37:11	37:17 38:14	23:23 52:25
Acquisition 28:8	allegation 4:8,22	38:16 55:13	40:10,11,15,19	asking 35:23
act 3:17 6:18,20	5:1	apologize 33:14	41:12,14,25	48:6
7:1,14 13:8	allegations 5:2	<b>appear</b> 36:16	42:5 43:24	asks 19:21
17:18 19:10,10	allocating 50:10	APPEARANC	46:23 49:12	Assistant 1:16
26:5 27:13 29:5	allocation 18:13	1:15	53:8,16 54:3	assume 19:4
37:22	63:18	<b>appears</b> 26:16	56:4,17 57:25	44:18 53:14
acting 4:13,14	allotment 8:9	26:18 45:4	appropriations	56:23
activity 34:8	allotted 8:2	<b>appendix</b> 23:9,22	6:14,18,20 7:1	assuming 4:16
add 12:1 16:11	<b>allow</b> 52:18	61:19	7:6 9:21 10:9	assurances
additional 16:5	allowable 22:18	applicable 5:16	10:10,13,15	14:14
59:16 60:21	allowed 7:14	applied 8:4	11:3,18,19 15:4	attention 36:9
address 4:25	23:2 39:18	<b>apply</b> 43:9,10	15:15 16:5,9	authorities 31:25
25:15	allowing 47:1	51:13 52:20	17:11,14,16	authority 27:9
adequate 8:9	alternatively	apportion 52:3	18:7 19:11 20:4	33:19 34:5 37:1
administration	57:1	apportioned	20:11,15 25:3	37:4
40:16,23	<b>amici</b> 15:1	51:25	27:24 30:12	authorization
administrative	amount 3:21 6:1	apportionment	31:10,19 34:14	11:2
13:24 28:13	6:4,5 7:15 8:2	59:12	37:20 38:2 40:4	authorized 47:14
adopt 62:1	20:15,17 21:21	appreciate 32:7	40:6 44:9 49:3	authorizes 24:14
adopted 14:19	25:8,9,22 26:3	approach 19:24	53:5 55:1 57:22	availability
59:4 61:21	26:8,12 28:24	51:18	62:3	10:15 14:8,11
advance 11:18	33:7,24 34:19	appropriate	<b>April</b> 1:10	15:14 17:13
17:11	43:25 44:18	24:25 36:22	arbitrarily 4:14	19:11 20:3 38:6
advancing 18:18	48:15 56:14	38:9 41:19,22	arbitrary 5:15	39:10 58:2
agencies 59:13	59:9 60:18	54:19	Arctic 15:1	available 7:9,10
agency 9:3 10:6	63:16,22	appropriated 6:8	argued 52:14	7:15,19 8:25

	1	1	1	I
18:7 24:3 25:13	<b>binding</b> 9:3 10:4	burdensome	Chapter 1:7 3:5	<b>clearly</b> 35:20
25:17,22 26:23	11:24 27:3	54:23	characterization	38:3 41:23
26:25 27:6,8	<b>bit</b> 51:16	Bureau 50:13	8:11	51:11 55:16
34:11 45:24	<b>bizarre</b> 46:14	business 35:8	chargeable	63:7
47:17 51:11	<b>Book</b> 41:11	<b>buy</b> 11:6	40:15,20	clients 52:8
<b>a.m</b> 1:14 3:2 64:2	bottoms-up		<b>chart</b> 23:8	<b>close</b> 53:9
	59:18	<u> </u>	Cherokee 6:12	coincidence
<u> </u>	<b>bound</b> 12:17	<b>c</b> 2:1 3:1 14:9	6:13,17 7:5,5,8	32:13
<b>b</b> 14:12	61:22	calendar 50:2	10:3 21:4 27:25	colleague 50:15
<b>back</b> 9:15 48:12	Bradley 9:25	<b>call</b> 59:18	32:2 38:4,25	colloquy 17:9
53:17 54:4	Brandeis 35:2	cancellation 42:8	39:1,4,8,9	come 19:19 23:7
backdrop 39:17	breach 9:12,13	candidly 56:22	Chief 3:3,9 22:7	23:12 26:12
background	27:1,1 41:13	<b>cap</b> 3:21 25:3	22:12,21 26:14	37:2
52:19	48:8,9	46:7,8,9,14,15	29:7,11 32:20	<b>comes</b> 12:19
<b>backs</b> 42:23,24	breached9:14	47:9,10	32:23 52:23,24	15:19 24:2 35:2
<b>bad</b> 16:4	<b>break</b> 27:18	caps 10:22 23:7	53:10,20 54:14	38:12 40:4 53:8
balance 28:19	28:14	23:12,15 24:21	54:17 55:2,6	54:3 56:17
<b>barred</b> 41:13,18	breaking 28:21	59:24 61:6	58:13 61:23	59:11
41:18	Breyer 16:15,21	63:15,22	63:24	comment 50:8
based 61:4	17:2,6,15,19	care 12:11 47:15	chooses 24:4	Commerce 31:22
baseless 23:19	17:21 31:6,17	careful 39:4	choosing 4:23	31:23 39:20
<b>basis</b> 15:24	31:20 32:5,6,7	<b>cares</b> 38:16	<b>chose</b> 19:23	<b>commit</b> 19:7
19:17 23:25	32:10,12,15,18	<b>carries</b> 30:14	<b>Circuit</b> 8:14	commitments
50:1,2,19 53:3	32:24 33:5,18	<b>carry</b> 39:10	10:14 25:14	12:17,18
53:22 59:18	34:12,21,24	<b>CARTER</b> 1:19	<b>Circuit's</b> 8:14	compensation
bear 58:3	35:7,14,16,19	2:6 29:9	circumstance	58:10
beginning 56:7,9	35:21 36:1,2,8	<b>case</b> 3:4,11 5:8	7:22 11:23	Comptroller
<b>behalf</b> 1:18,19	36:13,14,18	5:19 7:22 9:17	16:14 24:17	29:18 43:22
2:4,7,10 3:8	37:1,6,13 38:4	10:20 12:10	25:17 46:4	52:20
29:10 58:17	40:12 41:8,17	14:6 21:4 26:16	circumstances	concept 45:9
believe 15:17	brief 5:2 15:2	26:17 29:15	3:24 12:24 13:4	<b>conduct</b> 4:16
17:9	23:14 31:22,23	32:1 39:7 40:25	29:20 51:14	Congress 3:13
<b>best</b> 4:14 24:3	32:16,22 51:16	43:17 44:24	58:8	3:20,25 6:2,7
36:12	52:14	52:20 57:18	citations 32:8	7:8,13 8:2 10:6
<b>better</b> 38:1 47:5	<b>bring</b> 46:15	61:19,21 64:1,2	<b>cite</b> 31:8 33:13	10:20 11:7
47:7 54:25 55:8	bringing 46:17	cases 10:1	<b>cited</b> 10:3 31:25	18:11,12,21
61:12	broader 55:15	category 33:25	citing 15:12	19:3,5,12,14
<b>beyond</b> 16:18	<b>budget</b> 21:18	cents 54:2	<b>class</b> 6:10 14:6	19:23,24 20:5
18:7	26:17,18 30:17	<b>certain</b> 7:15 8:2	14:23 60:24	20:11 21:15,15
<b>BIA</b> 23:10,16,22	57:12 59:3	20:16 26:12	classic 58:9	22:3 23:12,17
24:2 45:21	budgeting 26:15	certainly 37:13	<b>clause</b> 7:6 38:6	23:18 24:12,13
<b>big</b> 17:25 41:4	building 8:3	44:24	<b>clear</b> 16:13,15	24:19,20,22
<b>billion</b> 63:2	built 9:5	Chamber 31:22	21:14 29:6 36:9	25:3,22,23 26:7
<b>bills</b> 49:3	burden42:24	31:23 39:20	48:4,14 60:11	26:11 27:6,8
<b>bind</b> 25:23,24	48:2 58:4	changes 24:13	63:15	28:21 31:11
	I	I	I	I

	1	1	1	1
34:18 35:15	40:19,24 41:13	contractual	<b>court's</b> 5:19 9:24	51:17
38:8 39:16,19	41:18,23 42:1,7	11:13,25 12:16	10:3 38:4	despite 42:11
41:1 42:5,15	43:24 44:8,20	12:18 18:3	cover 8:9 9:21	determine 55:7
45:5,6 46:12	44:22 45:13,23	25:18 27:3	37:17 39:5	developed 10:16
48:14,19,23	46:20 48:6,8,9	50:14 60:3	51:23 56:15	differ 21:9
51:1,4,17 52:1	49:9,10,13,14	61:14,16 62:20	<b>covers</b> 43:24	difference 21:4
52:15,18 54:18	49:15 50:18	63:12	create 42:19,20	22:1,2 24:17
55:3,7,16 57:5	51:6,21,21 52:4	contract-by-co	creating 43:5	25:6 40:18
57:6,9,15,18	52:4,7,8,21	53:22	criminal 45:8	different 5:7 7:7
59:6,16 60:25	53:25 54:5	contrary 42:12	critical 8:22 21:3	9:17 15:13
63:1	55:18 57:24	<b>control</b> 63:16	cutbacks 23:11	19:23 24:11,18
congressional	60:5,5,17,23	controlled 39:7	cycle 56:7 58:22	30:11 39:15
18:9 21:17	62:23 63:3	controls 16:12		40:1 50:21,22
consequence	contracted 12:4	convenience	D	52:15 57:8
22:7	12:5 13:14	13:2,5 18:5	<b>D</b> 3:1	differentiate
consistent 48:21	56:18	42:8	<b>dam</b> 8:3,5,16	15:11
constitutional	contracting 4:15	Corps 8:20	damages 27:1	difficult 45:8
24:20	16:24 17:3 26:2	<b>correct</b> 4:17 14:4	48:8,10,10	direct 18:15
construe 57:19	28:7 60:6 62:21	19:7 39:23	<b>date</b> 49:23	directly 18:12
consultation	62:22	correctly 9:24	<b>day</b> 29:20 51:3	25:15 61:18
14:21 62:5	contractor 9:1,10	10:1 23:9	58:2 63:21	disagree 52:13
contemplated	15:4 27:17 31:9	<b>cost</b> 13:25 22:9	<b>deal</b> 38:6,10	disagrees 63:11
26:7	34:10 35:5	22:13 26:9 54:1	48:11 55:22	discover 33:24
contest 57:15	37:19 39:21	57:25 63:3	dealing 31:11	discretion 9:4
contesting 63:6	40:14 61:1	<b>costs</b> 3:22 5:4,9	39:21	10:7 51:13 62:1
<b>context</b> 30:18	contractors 4:9	13:24 18:25	decide 9:11	62:22
38:23 54:9	11:9,12 23:3	19:7 20:7,17	62:22	dishonor 15:6
contingency 9:11	29:21,22 30:19	22:18 23:1	decided 9:4	dispute 3:11
<b>contract</b> 3:15,16	31:24 33:21	26:11 28:13,13	decides 38:9	26:25 50:16
3:22 5:4,5,9	41:12 42:25	29:1 48:6 49:9	decisions 9:25	52:21 58:19
6:14 8:5,20,21	contractor's 14:7	49:11 51:24	decline 23:2	distinctive 3:12
8:23,24 9:14	contracts 3:17	54:6 57:10	<b>defend</b> 61:25	distinguish 15:23
10:12 12:6,25	3:23 5:7 7:11	60:22,23	defense 9:13	34:25
13:22 14:5,10	7:16,18 10:16	counsel 14:23	deficiency 42:9	distinguishing
15:6,19 16:21	11:5,17 12:9,10	29:7,17 59:21	deficit 21:19	34:21
17:2,11,15,23	13:6 15:1,11	63:19,24,25	<b>define</b> 63:22	distribute 63:8
19:17,21 21:8	16:3 17:12,14	<b>couple</b> 5:3 11:15	Delaware 8:19	distributed 63:3
22:12 23:1,5	18:6,6,14 19:6	12:22 43:13	department 1:17	distribution 5:21
24:2 26:8 27:1	19:19 25:12	<b>course</b> 19:14	26:17 49:10	14:18 59:1,17
27:2,12,18,23	31:13 33:25	27:1 44:2,3	55:4 56:18	60:24 61:5,20
29:25 31:9,13	36:15 42:7,12	46:22 47:23	depend 11:15	62:2
33:21 34:8,13	43:8 48:17 49:2	<b>court</b> 1:1,13 3:10	deprives 30:22	district 5:19
34:20 37:7,17	49:22 51:2,9	7:6,17 9:7 13:8	described 5:15	<b>doctrine</b> 7:25 8:1
38:1,16 39:25	53:4 54:8,18	25:24 26:20	describes 16:14	29:14,19 39:18
40:5,6,8,10,13	56:3 61:17,19	29:12 52:22	describing 16:10	doing 18:12
	I	I		I

36:12 42:23	45:7 49:25 50:1	30:20,24,24	61:17	<b>fine</b> 53:24
61:12	51:9 53:3,7	31:2,12,14 33:9	<b>factual</b> 5:2 23:20	<b>first</b> 12:22 14:5
<b>dole</b> 59:13	55:18	33:23 36:23	failure 27:3	14:20 25:18,22
dollar 6:1 20:17	entered 5:6 9:3	38:15 39:14	<b>fair</b> 50:9	35:18 58:24
34:19 60:25	16:4 26:24 43:2	40:3 42:5 44:18	<b>fairer</b> 54:22	60:10,16
dollars 8:18 11:5	43:6,9 49:19,22	45:12,14,19,20	fairest 5:24	fiscal 3:19 16:12
11:10 36:19	entering 11:17	46:8 49:11	fairly 29:6 34:3	38:7 49:21,25
53:13 54:2	17:10 23:4	excess 20:11,16	<b>faith</b> 39:21 43:3	59:8
<b>door</b> 15:19 24:2	enters 11:5	Excuse 4:3	58:8	<b>fix</b> 18:11,12
doorstep 55:19	entire 39:19 51:1	excused 44:10	<b>fall</b> 48:2	52:15,18
drafted 14:23	entitled 30:15	executive 10:7	false 5:3	followed 5:20
dredge 8:21	31:12 48:8 57:3	25:21	<b>far</b> 39:10	33:6
duplicative 22:19	equation 44:4	exhausted 41:14	farthest 59:19	following 4:23
duty 43:23	equitable 50:9	expect 34:9	fault 26:19	follows 51:25
<b>Dyk</b> 21:1 40:17	<b>ESQ</b> 1:16,19 2:3	35:18 37:19,21	favorable 57:20	forced 42:12
<b>Dyk's</b> 25:13	2:6,9	expectation	features 3:12	<b>formal</b> 4:19
<b>D.C</b> 1:9,17,19	essentially 26:8	43:11	16:7 19:14	forward 15:3
	31:5 42:22	expectations	Federal 7:17	52:16 53:2
<u> </u>	established 41:5	43:15	8:13,14 10:13	four 36:15,15
<b>E</b> 2:1 3:1,1	41:9	expected 48:11	25:14 28:8	37:2,3 52:15
earlier 21:14	estimate 20:6	expend 24:14	59:13	frankly 29:24
56:2 58:24	24:2,3	expenditures	<b>Ferris</b> 7:25 8:1,4	39:15 49:2 50:3
easy 48:25 49:25	estimated 6:5	9:22 37:22	8:11,12,15,17	Freeman 1:16
51:7	23:25	<b>explain</b> 5:10 7:4	9:2,7,20,23	2:3,9 3:6,7,9
<b>effect</b> 4:13 33:7	<b>et</b> 1:4,7 16:13	11:16 12:22	10:1,3,3,11,17	4:5,11,18,21
59:24	everybody 12:5	14:4 18:21	10:25 11:13	4:25 5:13,18
either 9:20 12:2	31:23 38:8	19:12 28:6	12:14,15 16:22	6:3,16,22 7:2
33:3 44:9 56:23	evidence 50:11	58:24	25:6,10,15,16	8:7,10,17 9:23
56:24	exact 59:9	explained 62:16	25:20 27:24	10:11,23 11:11
elements 59:5	exactly 4:1 6:3	explaining 23:22	29:13,16,19	11:14,22 12:7
emphatic 24:22	20:18 21:11	explicit 3:20	32:2 34:22,25	12:14,21 13:12
24:25	35:6,7,25 56:13	explicitly 27:8	37:5,8,18 38:25	13:15,18,21
emphatically	56:22 57:7 60:3	exposed 20:5	39:3,15,17 40:1	14:3 15:8,12,22
28:4	62:13	express 17:12	40:7,8,9,10,13	15:25 16:6,20
enact 19:13	exaggeration	expresses 25:3	40:18,21 41:3	17:1,5,8,17,20
24:20	63:1	expressly 25:24	43:21,22 52:19	18:2,16,19 19:3
enacted 3:20	example 5:3,8	55:10	Ferris-type 25:7	19:8 20:13,22
Engineers 8:20	61:18	extent 20:9 27:7	<b>field</b> 41:6	20:24 21:2,5,11
ensure 18:6	examples 5:4,5	<b>extra</b> 42:2	fight 63:21	21:22 22:2,5,11
ensures 45:20	<b>exceed</b> 6:2 20:19		figure 6:6 22:9	22:16,24 23:6
enter 3:18 12:25	20:20 21:9,16	$\frac{\mathbf{F}}{\mathbf{F}}$	<b>figures</b> 6:9 21:18	23:12 24:8,16
15:19 16:3	21:20 24:11,15	fact 4:9 10:12	<b>file</b> 23:4	25:1,10 26:6,21
17:23 18:14	24:21 25:9	13:3 22:16 35:4	<b>filled</b> 34:25	27:15,20 28:1,4
19:6,15 25:12	26:12 29:23	39:24 55:11	<b>find</b> 31:17 32:5	28:17 29:3
27:9 38:7 45:5	30:2,7,11,14	56:25 58:3	40:13 56:10	58:15,16,18,23

60:2,7,10,15	Ginsburg 5:12	20:4 23:3,14	21:23 22:17	incorporate
60:23 61:4,9,16	5:14 20:9,14	27:18 28:9	23:13 24:9	55:13
62:4,12,15,18	22:6 23:6 38:24	29:17,21 30:19	25:10 26:22	incredibly 54:11
62:25 63:9,13	39:3,7 44:6,12	35:8 37:9 38:12	27:20 28:18	incur 13:25
<b>front</b> 32:12,21	46:3,6 47:8	39:11,22,24	33:15 58:12,23	Indian 3:15
full 26:8 28:14	62:7,10,13,16	42:6,11 44:20	60:16 63:1,14	55:19
50:12 56:24	Ginsburg's 21:7	44:21,21,25	63:15	indicate 23:10
57:1 58:3,10	give 5:8 19:2,6	50:4 51:5,9	honored 14:1	individual 5:22
fully 18:14 55:21	19:15,18,25	53:11 54:4	honoring 18:24	8:9 38:23 40:22
<b>fund</b> 7:16 12:20	33:12 42:17	55:17 57:7	Honor's 7:3 16:8	61:2 63:12
18:14 26:18,19	45:22 59:19	government's	hypothesis 11:16	inequitable
26:22,23 47:22	60:17 61:12,13	28:7 38:19	hypothetical	50:20
48:5,6 57:2,11	given 5:3 9:24	57:15 60:2	10:24 11:17	information
58:2	18:18 27:14	great 53:18	15:22,24 16:16	54:12
fundamental	gives 37:14,16	ground 22:8	16:16 17:10	inherent 7:17
29:14	giving 26:8	guarantees 59:6	36:15	47:13
<b>funding</b> 3:11	<b>go</b> 9:15 26:3	guess 29:13		initial 28:5
15:14 19:10	38:15,17 44:19	35:24 41:4 60:1	<u> </u>	initiate 23:7
20:3 23:16,18	46:18 47:18,21		<b>idea</b> 40:18 45:6	injunction 30:17
23:24 26:9	51:3,11 53:17	<u> </u>	identical 8:1	injunctive 30:16
28:10 59:20	54:18	half 44:3	36:15	30:20 45:23
<b>funds</b> 7:9,10 8:24	goes 41:25	hand 3:13,19	ignore 28:23	innocent 42:25
9:9 14:9 22:19	going 10:24	42:11,14	ignored 29:2,4	instance 25:18
22:20 25:17	11:14 12:3,4,5	happen12:23	<b>iii</b> 14:9	25:22 40:25
27:19 39:5	12:6 13:23 14:2	56:23	immediately	60:16
51:23 57:9,11	14:13,17,21	happened 9:2	59:9,11	integrity 57:22
60:19 63:3	15:6 19:1,1,17	56:25	impaired 50:18	intended 3:25
further 14:11	22:9,13,14,15	happens 13:3	50:18	10:20 45:5
58:11,21 63:17	26:3 28:12,14	17:23 38:10	<b>implicit</b> 37:10	intends 19:5,5
	28:24 29:2	53:6	implied29:25	intent 18:9 43:15
G	42:16 48:5,16	hard 40:2	implies 54:24	interest 4:15
<b>G</b> 1:19 2:6 3:1	50:15 52:16	hate 49:3	importance 46:2	interesting 29:17
29:9	54:12,19 55:3	hear 3:3 4:5	<b>important</b> 5:11	<b>Interior</b> 1:4 3:5
GAO 23:21 32:9	55:23 56:13	heartbeat 51:12	8:12 15:16 16:8	3:14 26:17
33:3,4,16	59:4	held 60:5	18:20	45:21 55:4,8,11
general 1:17	<b>good</b> 35:11 43:2	help 18:20	<b>impose</b> 49:1	57:11
6:13,20 16:9	58:8	<b>helpful</b> 6:23 7:4	. 54:13	internal 25:3
20:14 30:12	<b>gotten</b> 63:5	holds 41:24	improvements	interpretation
41:12 43:14,22	governed 6:21	home 39:12	8:19	18:18 29:19
45:11,12 52:20	government 7:5	<b>honor</b> 4:6,18 6:4	inadequate	interpreted
generally 56:3	8:19 10:16 11:1	6:16 8:7 9:23	51:23	43:22 52:19
59:8 Conoral's 20:18	11:4,25 12:17	11:14 12:7,21	inapplicable	involved 54:8
General's 29:18	13:1,5 14:1	13:4 14:2,3	25:11 incidentally 10:2	involves 7:22
<b>getting</b> 13:17,20	15:3,6,18 16:2	15:8 16:6,14	incidentally 10:2	irrelevant 30:6
27:12 58:21	16:3 18:4 19:2	18:2,19 21:12	included 39:25	<b>ISDA</b> 3:22 14:10
	1		1	

28:12,15,20	32:24 33:5,12	Kennedy 5:25	45:12,14,19,20	logic 27:17,22
60:17	33:18 34:12,21	20:18,25 21:3,6	46:1	long 57:5 59:6
<b>ISDA's</b> 3:12	34:24 35:7,14	21:17,24 22:3	larger 34:8	look 14:20 19:3
<b>issue</b> 7:4,11 14:8	35:16,18,21,25	26:1 30:1,5,8	Laughter 20:23	21:20 33:2
29:15	36:2,5,8,13,14	30:10,21,23,25	32:14 36:7,11	35:11 36:14
issued 8:23	36:18 37:1,6,13	31:1 38:11,20	60:14 62:24	37:17 38:12
item 18:13 26:16	37:18,25 38:4	38:23 44:16	law28:25 31:11	43:14 48:13
	38:11,20,23,24	45:2,10,17,18	33:22 36:3	49:6,7,13 52:14
J	39:3,6,23 40:7	47:18,24	51:22	53:13 59:2
<b>job</b> 61:12	40:12 41:8,17	kind 12:10 24:21	lawful 9:3	looked 31:24
<b>joint</b> 23:9,22	41:24 42:3,14	25:8 33:25	lawfully 7:10,15	looking 25:21
61:19	42:19 43:1,4	50:20 62:20,23	7:19 8:25 9:9	26:15 38:13
<b>Judge</b> 21:1 25:13	44:4,6,12,16	<b>knew</b> 44:17	9:18 10:5 27:6	53:3
judgment 12:19	45:2,10,17,18	know8:13 10:19	lawsuit 23:4	lost 36:6 43:18
26:4,5,18,19	46:3,6,24 47:4	10:20 13:16,17	46:15,18	<b>lot</b> 34:5 53:12
26:22,23 43:17	47:8,18,21,24	13:19,21 14:16	lawyer 35:10,11	luck 42:1 49:16
47:19,22 48:5,6	48:13,21 49:5	14:17,20 22:14	37:14 40:20	
57:2,11 58:2	49:18,20,21	24:21 27:17	leaving 58:1	<u> </u>
judgments 26:23	50:25 51:20	31:21 34:1,6,10	left 9:15 19:20	<b>making</b> 7:6,7
<b>Justice</b> 1:17 3:3	52:2,7,11,17	35:15 41:5	Leiter 9:25	manufacturers
3:9 4:3,7,12,20	52:23,24 53:10	44:12,16 45:6	<b>let's</b> 21:10 27:24	12:3
4:22 5:12,14,25	53:21 54:14,17	46:25 48:23	27:24 44:17	mark 1:16 2:3,9
6:11,19,24 7:24	55:2,6,16 56:1	49:15 50:8,15	48:4.53:12	3:7 41:4 58:16
8:8,13 9:19	56:6,16,20 57:4	52:12 53:16,25	60:10,11	matter 1:12 5:3
10:8,23 11:12	57:14 58:13,19	54:4,10 55:8,17	liability 20:5	12:23 16:2
11:20 12:2,13	60:1,8,12,20	56:17 58:7,20	<b>liable</b> 23:15	19:24 23:20
13:10,13,16,19	61:2,7,10,23	61:11	<b>life</b> 12:8	25:2 28:5 35:14
13:22 14:25	61:25 62:7,8,10	Knowing 51:2	<b>light</b> 61:6	35:16 41:20
15:10,21 16:1	62:13,16,19	knowledge 40:16	<b>limit</b> 28:8,22	64:3
16:15,17,21	63:6,10,24	40:20	40:11 48:15	<b>maximum</b> 63:22
17:2,6,9,15,19	K	<b>known</b> 50:16	limitation 37:9	mean 6:15,17,19
17:21 18:10,17	Kagan 10:23	knows 31:23	39:25 41:16	6:20,20,24,25
18:23 19:4 20:9	0	38:8	57:25	9:20 10:9 15:3 21:13 24:12
20:14,18,25	11:12,20 12:2 12:13 15:21	L	limitations 47:13	33:10 35:12
21:3,6,7,17,24	16:1 17:9 25:5	$\frac{\mathbf{L}}{\mathbf{L} 1:3}$	49:1,6	37:5,8 38:3,18
22:3,6,7,12,21	48:13,21 49:5	L 1.5 lack 44:8	limited 22:17	38:25 43:13,18
23:6 24:6,10,24 25:5 26:1,14	48:13,21 49:3 57:4,14 60:1,8	language 6:2,12	25:13 37:20	44:7,23 46:16
27:11,16,21	60:12,20 61:2,7	6:13,17 10:15	<b>limiting</b> 46:2	46:17,18 47:13
28:2,11,23 29:7	61:10,25 62:19	11:2,4 15:5	<b>line</b> 18:13 26:16	48:3 50:6 51:15
29:11 30:1,5,8	63:6,10	20:19 24:11,22	35:3,4	48.5 50.0 51.15 52:5 53:11
30:10,21,23,25	<b>Kagan's</b> 16:17	28:24 29:24	literally 44:15	55:11,14 56:25
31:1,6,17,20	keep 28:9 56:1	30:20,24 31:2	litigate 23:5	57:14 58:6 60:4
32:5,6,7,10,12	keeping 28:22	39:11,14 40:3	<b>litigation</b> 26:10	63:7
32:15,18,20,23	<b>KEEPINg</b> 28.22 <b>KEN</b> 1:3	40:13 45:11,11	little 33:1	meaning 13:19
52.15,10,20,25		10.15 15.11,11	live 12:18	11000000 13.17
	1	•	•	•

				· -
19:18 45:19	40:23 41:1,19	not-to-exceed	ongoing 53:2	21:8 31:7 50:3
46:7	41:22 44:1	26:3	open 58:1	50:7 58:23
meaningless	45:22 46:19,20	number 3:17	operates 39:17	<b>particular</b> 5:6 8:3
45:14,15,17	47:14 48:16	15:13 23:20	57:21	30:14 34:19
46:10,15 47:9	50:23 56:14	49:14 54:1	operating 50:21	39:25 47:15,16
47:10,25	59:7,10,11,16		50:22 53:12	49:9,18,21,23
means 10:25	59:18 60:18	0	operational	57:23
28:2 48:1 57:21	63:4,8,16,22	<b>O</b> 2:1 3:1	60:19	particularly 9:24
meets 3:16	moneys 50:10	obligate 9:10	operations 7:17	28:10
member 6:9 14:6	months 44:14	19:5	<b>opinion</b> 30:2 38:4	<b>parties</b> 43:15,16
members 13:24	morning 3:4	obligated 8:25	40:17	60:6
mention 16:22	<b>movie</b> 8:23	15:18 16:3	opportunity	partly 15:21
30:2	moving 15:3	44:19	19:15 20:2	party 4:15 17:4
mentioned 20:10		obligation 10:4	43:19 50:12	44:9
20:20 58:24	Ν	11:24,25 14:7	opposed 58:4,5	path 51:11
message 52:17	N 2:1,1 3:1	15:7 18:13,25	opposite 35:2	pay 3:22 4:23 6:8
methodology	name 19:16	44:2,7 45:13	options 46:2	6:15 7:10,16,19
5:21 59:1	Nation 6:12,13	63:8	oral 1:12 2:2,5	7:21 8:24 9:16
<b>middle</b> 15:5	27:25	obligations 18:7	3:7 29:9	9:18 10:5,21
military 42:7	nationwide 4:19	25:19	order 45:22 46:8	11:23,25 13:6
<b>million</b> 11:5,7,7,9	Navajo 1:7 3:5	obviously 43:14	46:21 47:15	13:23 15:7
11:21,24 21:10	49:8	49:25 51:15	52:20 57:2	16:25 17:25,25
31:12,14 33:24	near 39:12	52:22 58:1	<b>Ordinarily</b> 30:19	20:6,16 25:18
34:1,2 36:18,22	necessarily	occasionally	ordinary 12:9,10	25:23 26:23
36:23 37:3,3	35:10	49:4	13:1 18:3 25:2	27:1,5,7,19
38:14,15 44:17	need 6:4 22:15	odd 55:24	30:15 46:22	28:3,13,20,21
53:13 54:5	33:1 53:13,17	offer 23:2	ought 43:10 54:3	28:24 42:15
mind 45:9	61:13	offered 22:25	57:19	45:23 55:23
minus 26:10	needs 5:21	<b>Office</b> 21:18	outside 57:11,24	
<b>minute</b> 18:21	negotiated 6:5	officer 25:21	overhead 20:7	<b>paying</b> 7:20 8:6 18:25 19:7
<b>minute</b> 18.21 <b>minutes</b> 58:15	59:20 63:19	26:2	60:21	payment 42:16
misgivings 51:17	negotiations	official 45:7	00.21	payment 42.10 payments 36:22
missed 31:7	51:3	officials 9:4 10:6	P	payments 30.22 pays 4:9,10 36:9
mistakes 50:13	<b>never</b> 6:8 29:17	oh 21:22,22 30:4	<b>P</b> 3:1	pays 4.9,10 30.9 peculiarity 43:8
50:17	new 5:6 26:22	33:5 37:13	page 2:2 5:1 23:9	people 4:24
<b>model</b> 14:10,12	43:5	48:20 52:11	31:21 32:17,20	17:23 19:16
moment 25:15	normal 34:4 42:4	61:11	32:22 61:18	36:15 37:2
moment 25.15 money 3:21 7:9	noted 52:10	okay 17:21 31:25	paid 5:5,7,9	50:17,22,23,24
7:15,18 9:5,15	<b>notice</b> 17:4 35:5	32:4,10 36:23	11:18 31:13,24	55:7
9:18 10:5 13:6	37:14,15,20,21	41:2,10 53:24	33:23 34:2	<b>percent</b> 5:4,9 6:9
14:14,17 16:18	37:23 49:16	55:22	40:15,23,24	8:6 50:14,23,24
19:20,22 22:9	53:23 56:21	<b>OMB</b> 24:3	41:1,2,12 46:5	56:12 59:20
23:1,23 25:8,9	notices 56:11	once 9:14 29:18	48:7 56:24 57:1	
26:12 30:16	notwithstanding	63:15	61:20	<b>perfect</b> 32:3 58:1 <b>perform</b> 14:7
37:16 38:9	19:9 23:15 29:5	ones 46:10	part 10:16 14:1	27:3 44:3,7
57.10 30.9	1,1,2 20110 2010		r	21.3 44.3,1
		•	•	•

	i	1	1	
performance	place 30:13	principles 16:9	19:16 41:2 58:6	<b>R</b> 1:16 2:3,9 3:1
44:9,13,14 56:7	39:19 50:9 62:9	52:19	provided 3:16	3:7 58:16
56:8,10 58:22	places 47:12	<b>pro</b> 4:10 5:20	60:18	Ramah 1:7 3:5
performed 27:4	<b>plain</b> 29:20	58:25 61:8,14	provides 59:17	49:8
44:15 55:21	<b>play</b> 30:8	62:2,17	providing 13:11	<b>range</b> 62:4
58:7	please 3:10	problem9:20,22	provision 19:9	rata 4:10 5:21
performing	29:12	12:8 18:4,12	29:5 40:5 51:22	58:25 61:8,14
56:20	<b>plus</b> 9:21	38:19 42:23,24	54:1	62:2,17
period 35:9	<b>point</b> 14:13,18	44:12 47:15	provisions 4:1	reaction 35:18
49:11	15:5,17 39:4	50:3 51:19	7:14 12:9 13:2	read 8:15 14:10
persons 40:14	52:22 56:12	52:16,18 53:23	pro-rata 14:19	31:6,20,21,22
perspective	58:21	59:2	14:21	32:1,1,2,2,25
43:20	pointed 10:14	process 26:15	purchase 11:1	33:21,22 34:6
Petitioners 1:5	points 15:2	57:22,23	purpose 33:7	35:22 36:20
1:18 2:4,10 3:8	<b>police</b> 49:10	processes 28:7	38:5 43:25	37:5 49:2
58:17	<b>policies</b> 61:18,20	procurement	45:25	reading 32:3
Phillips 1:19 2:6	policy 4:19,20	12:9 13:1	put 22:25 25:14	real 12:8 16:23
29:8,9,11 30:4	14:18,24 35:15	program 6:21	38:22 48:12	27:22 54:13
30:7,13,22,25	35:17 59:4,5,17	11:1,5 22:19,20	49:16 54:9,25	reality 26:15
31:3,16,18 32:4	61:5 63:18	60:19	putting 17:3	43:19 50:10
32:6,9,11,16	position 21:25	<b>promise</b> 27:3,4,5	35:17 37:12,14	realized 43:7
32:22 33:2,6,14	26:2 38:20 46:7	27:9 28:15,20	42:23,24	really 10:24 16:2
34:7,18,23 35:6	48:12	28:21,22 60:16	·	18:25 22:6 24:6
35:14,20,24	posits 13:4	promised 10:5	Q	28:15 57:18
36:12,17,25	potentially 54:8	27:7	quarrel 9:8	reason 12:7
37:5,8,15,24	power42:6	<b>promises</b> 28:9,12	<b>question</b> 5:17 7:3	24:18 26:6 38:9
38:3,18,22 39:2	practical 12:23	promulgated	10:25 11:8 16:8	50:7
39:6 40:2,9	practice 34:4	4:19	17:22 18:9	reasonable
41:7,10,21 42:3	35:22,23	properly 52:21	20:19 21:6,14	22:18,22 34:9
42:13,18,22	prefer 9:4 52:7	proportionate	24:19 33:19,19	43:14 62:5
43:2,12 44:11	preferable 55:20	61:4	35:17,25 36:3,6	reasonably 55:7
44:23 45:4,16	President 23:17	proposed 3:15	39:6,9,13 41:4	reasoning 25:13
45:18 46:3,4,16	24:4	23:11	43:4,10 47:8	reasons 23:20
47:2,6,11,20	pretty 24:25	proposition 10:2	54:13,24 55:2	<b>REBUTTAL</b> 2:8
47:21,23 48:1	32:25 48:14	25:21 33:20	57:5,17 59:15	58:16
48:13,20,25	53:9	43:6	60:13 61:25	recall 37:19
49:7,20,24	<b>prevent</b> 16:13	prospective	62:7,11 63:11	receive 58:10
50:25 51:7 52:1	prevents 57:23	23:25	63:13,17,17,21	received 56:11
52:5,9,12 53:6	<b>previous</b> 59:7,10	protect 42:9	questions 36:10	59:10
53:20 54:16,21	primary 38:5	57:21	58:11	recognize 43:21
55:5,9 56:5,9	principal 12:12	protects 4:15	<b>quickly</b> 32:25	record 50:11,12
56:19,22 57:4	21:7 22:19 59:5	46:24	<b>quite</b> 8:10 33:18	recovering 41:13
57:13,17 58:14	60:16	protestations	<b>quote</b> 33:7,8	41:18
58:20	<b>principle</b> 8:4 9:9	42:11	р	recovery 57:3
		• • • • • • •	R	<b>D</b> 141 11
phrases 31:4	29:16	<b>provide</b> 15:14		<b>Red</b> 41:11

<b>Redbook</b> 29:20	requirements	51:7 52:4,5	31:11,23 32:11	29:4
30:10,21,23	3:16 28:6 43:25	55:9 56:5,19	33:21,23 34:2,7	see 15:23 35:11
31:1,3,4,7,9,15	requires 27:2	57:13 59:14	34:13,18 35:9	53:4 59:3
31:16,18 32:1,9	requiring 45:7	60:8,15,21,24	36:3,4,21 37:2	seek 14:14 30:16
32:18 33:4,16	<b>reserve</b> 28:19	61:3,8,14,17	37:4 38:15 40:6	30:19 57:24
34:1	resolution 59:20	62:15,18,20,21	40:11,17 41:17	self-determina
<b>refer</b> 30:23 31:2	resolve 3:25	63:9,12,18	42:1,6 47:13	3:15 19:25
reference 7:25	52:21	<b>rightly</b> 42:6	49:15 51:22	send 56:13
29:18 55:10	resources 26:10	rights 11:13	53:13 54:4 57:7	sending 56:12
61:17	respect 17:8	50:18 60:3,6	61:19	sense 26:11,14
referring 32:8	60:21	<b>risk</b> 15:5	<b>Scalia</b> 6:11,19,24	53:12 58:1
refers 35:3	respectfully	river8:19,21	9:19 10:8 24:6	separate 23:4
refresher 33:1	62:25,25	<b>ROBERTS</b> 3:3	24:10,24 36:5	sequitur 16:13
<b>refuse</b> 6:15	Respondent 6:10	22:7,12,21	37:18,25 39:23	seriously 21:21
regard 3:17	14:6,23	26:14 29:7	40:7 41:24 43:1	services 13:11
28:10	Respondents	32:20,23 52:24	43:4 46:24 47:4	13:23 14:7
regions 50:6,22	1:20 2:7 5:2	53:10 54:14,17	51:20 52:2,7,11	19:16 58:7
51:3	21:25 23:13	55:2,6 58:13	scheme 3:13	set 7:14 33:20
regular 19:17	26:1 27:7 29:10	61:23 63:24	12:24 13:1 16:7	48:22 55:11
<b>Regulation</b> 28:8	59:22 63:20	<b>role</b> 30:8	18:4,22 25:11	settled 41:11
reimbursed	response 12:1	<b>rule</b> 39:20 42:20	26:7 46:14	<b>share</b> 4:10 61:4,8
28:25 29:1	responsibility	42:21 43:5,9	48:22 50:9,21	61:15
relationship 4:1	55:17	<b>ruling</b> 5:19	51:1,4 57:19,21	<b>shift</b> 47:14 57:10
relevant 24:6,9	responsive 61:24	<b>run</b> 22:20	58:25	shortfall 11:9
reliance 48:9	restitutionary	<b>runs</b> 25:5	schemes 15:18	12:16,19
relief 30:16,20	48:10		schizophrenia	<b>show</b> 35:22
45:24 57:24	restriction 7:20	S	51:16,18	showing 36:2
45:24 57:24 <b>rely</b> 20:10		<b>S</b> 2:1 3:1	51:16,18 <b>second</b> 40:21	<b>showing</b> 36:2 <b>shows</b> 55:19
45:24 57:24	restriction 7:20	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4	,	<b>shows</b> 55:19 <b>side</b> 45:1 55:22
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15	restriction 7:20 result 3:12 16:10 20:4 retain 28:14	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25	<b>second</b> 40:21 50:7 <b>Secretary</b> 1:3 3:4	shows 55:19 side 45:1 55:22 sign 22:12 27:18
45:24 57:24 rely 20:10 relying 39:3	<b>restriction</b> 7:20 <b>result</b> 3:12 16:10 20:4	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19	<b>second</b> 40:21 50:7	<b>shows</b> 55:19 <b>side</b> 45:1 55:22
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6	<b>second</b> 40:21 50:7 <b>Secretary</b> 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22	S 2:1 3:1 Salazar 1:3 3:4 satisfied 43:25 satisfy 46:19 saw 31:6 saying 10:1,4	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11 28:15 32:24	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11 28:15 32:24 33:10 40:19	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11 28:15 32:24 33:10 40:19 42:15 55:21	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11 28:15 32:24 33:10 40:19 42:15 55:21 56:2	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1	S 2:1 3:1         Salazar 1:3 3:4         satisfied 43:25         saying 10:1,4         22:3 25:6 28:11         28:15 32:24         33:10 40:19         42:15 55:21         56:2         says 4:20 11:2	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14	<b>S</b> 2:1 3:1 <b>Salazar</b> 1:3 3:4 <b>satisfied</b> 43:25 <b>satisfy</b> 46:19 <b>saw</b> 31:6 <b>saying</b> 10:1,4 22:3 25:6 28:11 28:15 32:24 33:10 40:19 42:15 55:21 56:2 <b>says</b> 4:20 11:2 13:23 14:1,6	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18	<pre>shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17</pre>
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14 12:25 24:1,1	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14 28:17 34:16	S 2:1 3:1 Salazar 1:3 3:4 satisfied 43:25 satisfy 46:19 saw 31:6 saying 10:1,4 22:3 25:6 28:11 28:15 32:24 33:10 40:19 42:15 55:21 56:2 says 4:20 11:2 13:23 14:1,6 16:18,24 17:3	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18 61:11,21,24	shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17 15:2
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14 12:25 24:1,1 25:12 37:23	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14 28:17 34:16 35:6 36:17,25	S 2:1 3:1         Salazar 1:3 3:4         satisfied 43:25         saying 10:1,4         22:3 25:6 28:11         28:15 32:24         33:10 40:19         42:15 55:21         56:2         says 4:20 11:2         13:23 14:1,6         16:18,24 17:3         19:5,9,22 26:2	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18 61:11,21,24 62:1,14,21 63:7	shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17 15:2 simple 34:3
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14 12:25 24:1,1 25:12 37:23 41:1	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14 28:17 34:16 35:6 36:17,25 37:24 38:17,22	S 2:1 3:1         Salazar 1:3 3:4         satisfied 43:25         satisfied 40:19         42:15 55:21         56:2         satys 4:20 11:2         13:23 14:1,6         16:18,24 17:3	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18 61:11,21,24 62:1,14,21 63:7 63:16,23	shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17 15:2 simple 34:3 55:14
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14 12:25 24:1,1 25:12 37:23 41:1 requirement	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14 28:17 34:16 35:6 36:17,25 37:24 38:17,22 39:2 41:20	S 2:1 3:1         Salazar 1:3 3:4         satisfied 43:25         satis 10:21,4         13:23,14:1,6     <	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18 61:11,21,24 62:1,14,21 63:7 63:16,23 Secretary's 61:5	shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17 15:2 simple 34:3 55:14 simply 40:6 48:5
45:24 57:24 rely 20:10 relying 39:3 remaining 58:15 remains 34:11 remote 54:11 repeat 36:3 reports 23:21 request 51:10 requested 23:16 23:17 require 19:25 45:5 required 3:14 12:25 24:1,1 25:12 37:23 41:1	restriction 7:20 result 3:12 16:10 20:4 retain 28:14 re-jigger 46:23 right 4:11,25 5:18 6:3,22 7:13 8:15 11:11 11:18,22 13:11 15:25 16:11,20 17:1,5 20:22 21:5,11 22:15 22:24 24:9 25:1 25:5 26:6 28:14 28:17 34:16 35:6 36:17,25 37:24 38:17,22	S 2:1 3:1         Salazar 1:3 3:4         satisfied 43:25         satisfied 40:19         42:15 55:21         56:2         satys 4:20 11:2         13:23 14:1,6         16:18,24 17:3	second 40:21 50:7 Secretary 1:3 3:4 3:14,18,21,25 4:2,4,7,9,19 5:20 6:6,15 7:10 10:21 14:14,18 16:18 19:18,19,21,25 20:16 24:14 27:9 46:18 47:14 52:2 53:14 60:18 61:11,21,24 62:1,14,21 63:7 63:16,23	shows 55:19 side 45:1 55:22 sign 22:12 27:18 37:25 signed 13:22 14:6 51:2 56:3 significance 30:14 significant 30:8 46:1 signing 50:4 signs 19:19 similar 6:11,17 15:2 simple 34:3 55:14

<b>single</b> 27:16	<b>source</b> 45:22	straightforward	<b>suppose</b> 10:25	thing 6:25 10:20
<b>sit</b> 54:25	46:20	18:5 60:13	44:16,17 55:6	26:22 37:23
situation 8:2	<b>sources</b> 30:16	strange 62:20	supposed 48:11	40:21 55:24
10:17 12:15	Southern 44:23	<b>strict</b> 16:12 28:6	60:4	things 10:13
16:17 30:15	special 37:11	<b>stuck</b> 27:12	<b>Supreme</b> 1:1,13	11:15 12:22
31:24 38:6	42:20,21	46:11	sure 7:12 10:17	42:9 43:13
39:16 42:4,10	specific 20:15	<b>studies</b> 23:21	13:6 35:1 38:1	56:23
42:21 47:5,7	21:16 34:19	<b>subject</b> 10:8,9,12	43:23 47:6	<b>think</b> 3:24 5:1,10
48:14 58:9	41:22 45:10,12	10:14 11:3 14:8	48:20 52:25	7:3 8:10,14,18
situations 54:11	49:1,5,14,16	15:4,14 17:3,13	60:11	9:23 11:16
56:13	54:1	17:16 19:10	Sutton 9:25 32:2	15:12 16:11
<b>sliced</b> 12:6	specifically	20:3,15 27:23	34:22,25 35:1	18:19 20:19
<b>Slope</b> 15:1	34:13 47:13	29:23 31:10,19	41:23	23:19 24:16,24
<b>small</b> 17:25	specified 6:1	33:22 34:14	system 5:15	25:10 26:7,21
Solicitor 1:16	<b>spend</b> 9:5,11	35:9 36:16	14:19,25 53:11	27:4,6,7 29:6
solution 59:23	16:18 27:13	37:10,12 38:5	62:8	29:24 30:14
solutions 62:5	50:7 63:17,23	39:10 40:6,10		33:3,16 34:14
<b>solve</b> 51:20	spending 57:22	40:19 59:12		37:25 39:7,9,11
<b>solves</b> 18:4	<b>spent</b> 37:23	submitted 64:1,3	<b>T</b> 2:1,1	41:23 43:13
sophisticated	staff 54:24 55:3	subsequent 9:25	take 12:11 18:13	46:24 47:9,12
46:11	55:4	substantial 50:11	21:20 24:1 26:1	48:18 52:5,9,24
sophistication	stand 25:20	63:5	30:16 41:10	52:24 54:21,22
26:10	standard 25:7	suddenly 41:9	46:20 47:15	54:23 57:5,17
sorry 4:5 16:15	<b>start</b> 29:13	<b>sue</b> 26:4,4,10	51:8 52:3	59:22,23 61:7,9
30:25 33:3,14	started 15:17	46:8,11 47:1,1	takes 15:5 39:21	61:14,16,24
34:23 47:20	stated 25:24	<b>sues</b> 46:9,9	talk 30:10 41:4	62:4 63:7,10,18
52:23 55:22	statement 58:20	47:10	<b>talking</b> 34:12	63:23
56:1 61:23	<b>States</b> 1:1,13	sufficient 8:24	50:8 54:10	thinks 22:24 63:7
<b>sort</b> 15:22 38:19	26:24 39:22	23:5,16,18 36:9	talks 31:18,19	<b>third</b> 36:4
45:9	49:8	44:9 62:3	33:4,6	thought 5:23,23
<b>sorts</b> 42:8	<b>statute</b> 6:14,21	suggest 39:14	tell 18:24 31:8	7:12,16 16:16
Sotomayor 4:3,7	16:17,24 19:13	43:13	34:16	16:23 20:25
4:12,20,22 7:24	22:18 36:21	suggesting 54:15	<b>telling</b> 42:16	35:3 52:17 56:2
8:8,13 13:10,13	45:8 48:22	54:17	tells 39:20	thousand 8:18
13:16,19,22	51:24 55:13	<b>sum</b> 21:16 25:13	term 44:8	<b>three</b> 36:22,23
14:25 15:10	statutes 15:13	<b>summary</b> 43:17	terminate 18:5	52:15
18:10,17,23	15:13	sums 21:9 27:5	terminates 13:5	<b>till</b> 20:10
19:4 27:11,16	<b>statutory</b> 3:13,20	63:5	termination 13:2	<b>time</b> 5:19 8:23
27:21 28:2,11	7:20 10:22	supersede 45:12	terms 23:5	20:21 28:19
28:23 33:12	15:18 16:7	support 3:22 5:4	thank 29:7,11	36:4 39:19
42:3,14,19 44:4	18:22 25:11	5:9 23:1 26:8	32:23 58:12,13	43:25 49:19
50:25 52:17	<b>stay</b> 39:18	28:13 48:6 49:9	58:18 63:24	51:4 56:3
55:16 56:1,6,16	stop 8:22 13:11	49:11 54:1,5	<b>theirs</b> 50:23,24	times 13:9 25:25
56:20 58:19	14:12	57:25 60:23	theory 27:13	told 37:9 45:18
62:8	straight 41:11	63:3	<b>they'd</b> 9:4	total 3:17 49:12
	1	l	l	1

	i	i		i
63:16	<b>two</b> 3:12 28:12	usually 53:8 60:6	61:13	years 5:16 14:20
totaling 37:3	53:14 56:23	<b>Ute</b> 44:24	we're 9:8 11:17	35:9 50:17
totality 51:24	<b>type</b> 8:5 25:11	<b>U.S.C</b> 16:13	12:25 14:2	58:25
transparency	typically 16:24		25:12 27:23	
59:3	53:6	V	28:12,14,24	Z
Treasury 25:23		<b>v</b> 1:6 3:5 14:12	35:1 56:12,13	<b>zero</b> 50:24
26:13	U	validly 26:23	59:4 60:11	¢
tremendously	ubiquitous 10:16	varies 20:7	63:20	\$
20:7	ultimately 18:9	<b>view</b> 38:11 44:22	<b>we've</b> 27:4 38:12	<b>\$1</b> 37:3
<b>tribe</b> 3:15 5:8 6:4	24:18 48:1	57:15 60:9	44:15 49:16	<b>\$10</b> 11:7
6:6 19:15,20	56:24	violates 45:8	50:16 56:11	<b>\$100</b> 41:25 54:5
20:1,8 22:8,24	<b>unclear</b> 57:18	violation 13:7	58:7 60:5 63:3	<b>\$100,000</b> 17:24
38:12,23 43:11	<b>uncommon</b> 46:23	17:18 27:2,2	wharf 9:6	22:13,14
44:17,19 46:8,9	underscore		<b>wish</b> 36:5	<b>\$150,000</b> 49:11
46:9 51:10	10:19 15:16	<u>W</u>	word 4:13 20:20	<b>\$174,000</b> 49:15
53:13 55:19	understand 5:11	<b>wait</b> 53:4	words 17:15 33:8	<b>\$2.3</b> 63:2
59:8 61:3 62:21	8:12 18:20 23:8	want 4:13 10:19	36:16 37:12,14	<b>\$24,000</b> 49:16
62:22 63:12	24:10 35:25	16:8 19:14 22:8	53:3 61:10	<b>\$37,000</b> 8:21
tribes 5:22,23	46:6 53:16 60:2	30:2 31:21 34:1	work 14:21 22:16	<b>\$4</b> 33:24 34:1,2
13:10 14:20,22	understanding	34:6 36:3 37:1	world 16:23	<b>\$400</b> 42:2
18:24 20:6 26:9	5:14 7:3 12:13	37:3 41:8 48:15	17:21,22 24:12	<b>\$500</b> 42:1
29:1 38:13 42:4	understood 9:24	51:11,13,13	worried 14:13	<b>\$80,000</b> 22:10,15
43:6 46:25 48:2	10:1,3 53:1	57:6 59:12,24	worry 26:4	<b>\$9</b> 11:7,21,24
48:16 54:7,10	undisputed 6:7	wanted 5:23	wouldn't 41:20	<b>\$900,000</b> 24:12
54:16 55:21	7:8	15:23 19:13,24	44:5 52:3 53:22	24:14,15,24
56:16,18 57:10	<b>uniform</b> 5:20	41:5 57:6,7,9	wrap45:9	<b>\$95</b> 21:10 38:14
57:20 58:3,20	58:25	57:10,15,18	write 41:8 51:5	38:15
59:1,19,21,24	<b>unique</b> 16:7	wants 20:1 51:5	wrong 34:17	0
60:3 61:11,13	30:18 42:10,21	Washington 1:9	35:21 59:22	
62:5 63:4,4,19	<b>United</b> 1:1,13	1:17,19	63:20	0 5:4
<b>Tribe's</b> 43:20	26:24 39:22	<b>wasn't</b> 9:19	wrote 40:18	1
tribe-by-tribe	49:8	20:14		<b>1</b> 8:6 14:9,12
53:21	unlimited 57:9	<b>way</b> 4:1 5:24 11:3	X	<b>1.3.78</b> 54:2
tried 21:13 28:5	unobligated 7:9	18:5 22:17,22	<b>x</b> 1:2,8 28:24	<b>1.5.78</b> 54:2 <b>10</b> 5:1 11:5,6,8
true 27:11 28:5	unsophisticated	25:2 35:2 43:21	31:12,14 40:11	<b>10</b> 3.1 11.3,0,8 <b>10:11</b> 1:14 3:2
40:16	46:25	48:18,24,25		<b>10:11</b> 1.14 3.2 <b>100</b> 6:8 22:23
<b>truth</b> 50:16	<b>unusual</b> 19:13	51:7,17 54:22	<u> </u>	59:20
try 10:23 53:15	42:4	55:12 57:20	<b>Yeah</b> 49:24	<b>11-551</b> 1:5 3:4
trying 18:3,22,23	unusually 23:3	ways 18:11 50:22	<b>year</b> 3:19 5:6	<b>11:08</b> 64:2
18:24 21:15	upsets 41:9	52:15 55:14,15	13:25 21:9,9,16	<b>11:08</b> 04.2 <b>12</b> 50:6,21,22
24:19 34:24	upsetting 51:1	Wednesday 1:10	21:16 23:23	51:3
<b>turn</b> 24:5,5 45:21	use 3:21 4:13	weeks 59:9	38:7 44:13	
turned 23:23	7:16 33:3 34:24	went 40:22 43:17	47:16 49:18,22	<b>120-plus-year</b> 39:18
turns 11:6 12:15	45:23 59:11	we'll 3:3 19:18	50:1,2 56:14,25	
17:24	62:22	53:15,17 61:12	57:23 59:8,10	<b>123</b> 61:18
1/.24				<b>15</b> 17:23

<b>F</b>				1
<b>1501</b> 16:13	<b>9</b> 5:1			
<b>18</b> 1:10	<b>95</b> 44:17			
<b>1994</b> 3:20 5:20				
63:2				
2				
<b>2</b> 32:9 33:3,4,16				
59:9				
<b>2006</b> 5:20 14:18				
59:4				
<b>2012</b> 1:10				
<b>210</b> 23:9				
<b>29</b> 2:7 33:4,16				
3				
$\overline{32:4}$				
<b>300</b> 50:23				
<b>31</b> 16:12 32:22				
<b>330</b> 54:7				
<b>350</b> 54.7 <b>352</b> 5:9				
<b>332</b> 3.7				
4				
<b>4</b> 58:15				
<b>40</b> 50:14			、	
<b>40-some</b> 8:18				
<b>450j-1(b)</b> 19:9				
29:4				
5				
<b>50</b> 15:11				
<b>50-odd</b> 15:1				
<b>58</b> 2:10				
6				
<b>6-28</b> 33:4,16				
<b>6-44</b> 32:9,19 <b>6-45</b> 34:7				
<b>63</b> 54:2				
03 34.2				
7				
<b>75</b> 56:12				
8				
80,000 22:22				
9				
	l	<u> </u>		