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10 **UNITED STATES DISTRICT COURT**
 11 **NORTHERN DISTRICT OF CALIFORNIA**
 12 **OAKLAND DIVISION**

12 STATE OF CALIFORNIA, *et al.*,

13 *Plaintiffs,*

14 v.

15 DONALD J. TRUMP, President of the United
 16 States, in his official capacity, *et al.*,

17 *Defendants.*

Case No. 4:19-cv-00872-HSG

M.S.J. Hearing Date: Nov. 20, 2019
 Time: 10:00 AM

**BRIEF OF THE UNITED STATES
 HOUSE OF REPRESENTATIVES
 AS AMICUS CURIAE IN
 SUPPORT OF PLAINTIFFS’
 MOTION FOR PARTIAL
 SUMMARY JUDGMENT**

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INTRODUCTION

The U.S. House of Representatives (House) submits this amicus curiae brief in support of plaintiffs’ motion for summary judgment. The House has a compelling institutional interest in this suit, which seeks to enjoin the Administration from spending federal funds without a valid Congressional appropriation and, indeed, in defiance of a clear Congressional refusal to appropriate funds in excess of \$1.35 billion for a border wall.¹

The Appropriations Clause of the Constitution, U.S. Const., Art. I, § 9, cl. 7, vests Congress with “exclusive power over the federal purse,” and is “one of the most important authorities allocated to Congress in the Constitution’s ‘necessary partition of power among the several departments.’” *U.S. Dep’t of the Navy v. FLRA*, 665 F.3d 1339, 1346 (D.C. Cir. 2012) (quoting *The Federalist* No. 51, at 320 (James Madison) (Clinton Rossiter ed., 1961)). Notwithstanding this bedrock constitutional principle, the Administration seeks to invoke inapposite general appropriations authorities to circumvent Congress’s rejection of President Trump’s demand for \$5 billion for a border wall. As President Trump recently stated, “we’re taking money from all over because as you know the Democrats don’t want us to build the wall.”²

Specifically, plaintiffs’ motion for partial summary judgment concerns the Administration’s reprogramming of \$3.6 billion from Department of Defense (DOD) military construction projects to border wall construction under 10 U.S.C. § 2808. As demonstrated below and in plaintiffs’ filings, the Administration’s invocation of Section 2808 in defense of its unconstitutional spending on the border wall fails.³ Most importantly, Section 2808 does not authorize spending that

¹ No counsel for a party authored this brief in whole or in part, and no person other than amicus curiae and its counsel made a monetary contribution to its preparation or submission.

² The White House, *A Message from President Trump on the Border Wall*, YouTube (Sept. 9, 2019), <https://www.youtube.com/watch?v=0fEdhud7RJI>.

³ The House fully supports plaintiffs’ request for injunctive relief in this case. The House has focused this brief on the Appropriations Clause issues of greatest concern to the House and does not address all of the arguments raised by plaintiffs to avoid burdening the Court with repetitive briefing.

1 Congress has blatantly refused to provide. And, in any event, Section 2808 only authorizes the
2 reprogramming of military construction funds subject to specific requirements, which the
3 Administration has not met here.

4 This Court should grant summary judgment to plaintiffs on their claims with respect to
5 expenditures the Administration purports to make under Section 2808 and forbid the
6 Administration from spending funds under Section 2808 on the construction of a border wall.
7

8 BACKGROUND

9 This dispute grew directly out of the pitched battle that the President and Congress waged
10 over the subject of this litigation—funding for a border wall. Although the President originally
11 requested “\$1.6 billion to construct approximately 65 miles of border wall,”⁴ by the middle of 2018,
12 he was “press[ing] Republicans to give him \$5 billion as a down payment on his wall.”⁵ Near the
13 end of the 115th Congress, he and Congress faced an impasse on the issue.
14

15 In December 2018, President Trump held a televised meeting with then-House Minority
16 Leader Nancy Pelosi and Senate Minority Leader Chuck Schumer, to negotiate fiscal year 2019
17 appropriations for a border wall.⁶ During that meeting, the President reiterated his demand for \$5
18 billion for a border wall. He also warned that “[i]f we don’t get what we want one way or the other,
19 whether it’s through you, through a military, through anything you want to call it, I will shut down
20 the government.”⁷
21

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23
24 ⁴ Office of Mgmt. & Budget, *Fiscal Year 2019: Efficient, Effective, Accountable: An American Budget: Budget of the U.S. Government* 58 (2018), <https://perma.cc/MD3C-62YP>.

25 ⁵ Rachael Bade, *Immigration Storm Bears Down on Republicans*, Politico (July 2, 2018),
26 <https://perma.cc/D8LJ-DLTK>; see also Letter from Russell T. Vought, Acting Dir., Office of
Mgmt. & Budget, to Sen. Richard Shelby, Chairman, U.S. Senate Comm. on Appropriations (Jan.
6, 2019), <https://perma.cc/98MY-3VXF> (requesting \$5.7 billion for a border wall).

27 ⁶ Aaron Blake, *Trump’s Extraordinary Oval Office Squabble with Chuck Schumer and Nancy Pelosi, Annotated*, Wash. Post (Dec. 11, 2018), <https://perma.cc/2W9K-L2Z6>.

28 ⁷ *Id.*

1 Congress did not yield to that threat, and on December 21, 2018, the longest Federal
2 Government shutdown in history began. More than two weeks later, President Trump addressed
3 the nation from the Oval Office, imploring Congress to “do[] its job” and “pass a bill that ends this
4 crisis.”⁸ Congress still refused to appropriate the funds he sought for the border wall, and on
5 January 25, 2019, President Trump signed a continuing resolution to fund the Government through
6 February 14, 2019.⁹ Over the next several weeks, a bipartisan conference committee negotiated a
7 deal to fund the government. While those negotiations were underway, the Acting White House
8 Chief of Staff stated that the southern border wall “is going to get built, with or without Congress.”¹⁰

9
10 Ultimately, Congress passed the Consolidated Appropriations Act, 2019, Pub L. No. 116-
11 6, 133 Stat. 13 (CAA), which appropriated only \$1.375 billion for construction of fencing in the
12 Rio Grande Valley area of the border. *Id.* § 230, 133 Stat. at 28. On February 15, 2019, President
13 Trump signed the CAA into law.¹¹ That same day, however, he expressed dissatisfaction with the
14 appropriation for border wall construction and announced that his Administration would instead
15 spend up to \$8.1 billion for that purpose.¹²

16
17 The White House stated that it would draw funding from three sources to supplement the
18 amount appropriated by Congress:

- 19
- 20 • About \$601 million from the Treasury Forfeiture Fund
 - 21 • Up to \$2.5 billion under the Department of Defense funds transferred for Support for
22 Counterdrug Activities (Title 10 United States Code, section 284)

23
24 ⁸ *Full Transcripts: Trump’s Speech on Immigration and the Democratic Response*, N.Y. Times (Jan. 8, 2019), <https://perma.cc/UJ6C-VZ37>.

25 ⁹ See Further Additional Continuing Appropriations Act, 2019, Pub. L. No. 116-5, 133 Stat. 10.

26 ¹⁰ Andrew O’Reilly, *Mulvaney Says Border Wall Will Get Built, “With or Without” Funding from Congress*, Fox News (Feb. 10, 2019), <https://perma.cc/NGM3-2FML>.

27 ¹¹ See *Statement by the President*, White House (Feb. 15, 2019), <https://perma.cc/WNE6-C5ES>.

28 ¹² See *Fact Sheet: President Donald J. Trump’s Border Security Victory*, White House (Feb. 15, 2019) (Border Victory Fact Sheet), <https://perma.cc/77SZ-GA4E>.

- 1 • Up to \$3.6 billion reallocated from Department of Defense military construction
2 projects under the President’s declaration of a national emergency (Title 10 United
3 States Code, section 2808).¹³

4 The White House stated that these sources “will be used sequentially and as needed.”¹⁴ This
5 motion for partial summary judgment concerns only the final purported funding source—Section
6 2808.

7 As a predicate to asserting authority under Section 2808(a) to spend funds on border wall
8 construction, on February 15, 2019, President Trump declared a “national emergency” at the
9 southern border:

10 NOW, THEREFORE, I, DONALD J. TRUMP, by the authority vested in me by the
11 Constitution and the laws of the United States of America, including sections 201
12 and 301 of the National Emergencies Act (50 U.S.C. 1601 *et seq.*), hereby declare
13 that a national emergency exists at the southern border of the United States[.] . . . To
14 provide additional authority to the Department of Defense to support the Federal
15 Government’s response to the emergency at the southern border, I hereby declare
16 that this emergency requires use of the Armed Forces and, in accordance with
17 section 301 of the National Emergencies Act (50 U.S.C. 1631), that the construction
18 authority provided in section 2808 of title 10, United States Code, is invoked and
19 made available, according to its terms, to the Secretary of Defense and, at the
20 discretion of the Secretary of Defense, to the Secretaries of the military
21 departments.¹⁵

22 The House is unaware of any other instance in American history where a President has declared a
23 national emergency to obtain funding after having failed to win Congressional approval for an
24 appropriation.¹⁶

25 The President’s proclamation outlines the asserted basis for the national emergency
26 declaration. It finds that “[t]he southern border is a major entry point for criminals, gang members,
27

28 ¹³ *Id.*

¹⁴ *Id.*

¹⁵ Proclamation No. 9844, 84 Fed. Reg. 4949 (Feb. 15, 2019) (National Emergency
 Proclamation), <https://perma.cc/7SHF-Z2XL>.

¹⁶ See Charlie Savage, *Presidents Have Declared Dozens of Emergencies, But None Like
 Trump’s*, N.Y. Times (Feb. 15, 2019), <https://perma.cc/JG3X-J9YR>.

1 and illicit narcotics.”¹⁷ The proclamation concedes that this “problem of large-scale unlawful
2 migration . . . is longstanding,” but states that “the situation has worsened in certain respects in
3 recent years” because there are “sharp increases in the number of family units entering and seeking
4 entry to the United States and an inability to provide detention space for many of these aliens while
5 their removal proceedings are pending.”¹⁸

7 Prior to signing the proclamation, President Trump explained his decision in Rose Garden
8 remarks.¹⁹ Among other things, President Trump said that Democrats appropriated for border
9 security a “crazy” amount of money—“so much money, we don’t know what to do with it.”²⁰
10 Democrats “didn’t even fight us on most of the stuff,” such as “[p]orts of entry.”²¹ “The only place
11 [Democrats] don’t want to give as much money [is the wall]—[\$1.375 billion],” which “[s]ounds
12 like a lot, but it’s not so much.”²² Later he remarked: “I went through Congress. I made a deal. I
13 got almost \$1.4 billion when I wasn’t supposed to get one dollar—not one dollar. ‘He’s not going
14 to get one dollar.’ Well, I got \$1.4 billion. But I’m not happy with it.”²³

16 Reiterating that he was “successful” in getting Democrats to appropriate funding for the
17 wall, President Trump explained why he nevertheless declared a national emergency: “So I did—I
18 was successful, in that sense, but I want to do it faster. I could do the wall over a longer period of
19 time. I didn’t need to do this. But I’d rather do it much faster . . . And I think that I just want to
20 get it done faster, that’s all.”²⁴

23 ¹⁷ See National Emergency Proclamation, <https://perma.cc/7SHF-Z2XL>.

24 ¹⁸ *Id.*

25 ¹⁹ *Remarks by President Trump on the National Security and Humanitarian Crisis on Our
Southern Border*, White House (Feb. 15, 2019) (Feb. 15 Rose Garden Remarks),
<https://perma.cc/5SE7-FS7F>.

26 ²⁰ *Id.*

27 ²¹ *Id.*

28 ²² *Id.*

²³ *Id.*

²⁴ *Id.*

1 Congress swiftly rebuked President Trump’s decision to declare a national emergency at
2 the southern border and spend in excess of what Congress had appropriated on the construction of
3 a border wall. On February 26, 2019, the House adopted House Joint Resolution 46 by a vote of
4 245 to 182, terminating President Trump’s national emergency declaration pursuant to section 202
5 of the National Emergencies Act, 50 U.S.C. § 1622.²⁵ On March 14, 2019, the Senate passed the
6 joint resolution by a vote of 59 to 41.²⁶ The joint resolution was supported by numerous
7 Republicans, such as Senator Mitt Romney, who stated that his vote of disapproval was “a vote for
8 the Constitution and for the balance of powers that is at its core.”²⁷ President Trump vetoed the
9 joint resolution on March 15, 2019.²⁸

11 The Administration has since then taken various steps to advance construction of the wall,
12 and most recently it authorized eleven border wall projects in California, Arizona, New Mexico
13 and Texas pursuant to Section 2808.²⁹ The Secretary of Defense stated that these eleven projects
14 “are necessary to support the use of the armed forces in connection with the national emergency.”³⁰
15 He asserted that the projects “will deter illegal entry, increase the vanishing time of those illegally
16 crossing the border, and channel migrants to ports of entry.”³¹ In his view, this would “reduce the
17 demand for DoD personnel and assets at the locations where the barriers are constructed and allow
18 the redeployment of DoD personnel and assets to other high-traffic areas on the border without
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22 ²⁵ 165 Cong. Rec. H2217-18 (daily ed. Feb. 26, 2019).

23 ²⁶ 165 Cong. Rec. S1882 (daily ed. Mar. 14, 2019).

24 ²⁷ Marianne Levine, *Senate Deals Blow to Trump in Vote to Terminate Border Emergency*,
Politico (Mar. 14, 2019), <https://perma.cc/Z2HX-7TZY>.

25 ²⁸ *Veto Message to the House of Representatives for H.J. Res. 46*, White House (March 15,
2019), <https://perma.cc/58P4-75AE>.

26 ²⁹ See Notice of Decision by the Department of Defense to Authorize Border Barrier
Projects Pursuant to 10 U.S.C. § 2808, *Sierra Club v. Trump*, No. 4:19-cv-00892 (N.D. Cal. Sept.
3, 2019), ECF No. 201.

27 ³⁰ See *id.*, Ex. 1, *Guidance for Undertaking Military Construction Projects Pursuant to*
Section 2808 of Title 10, U.S. Code (Sept. 3, 2019), ECF No. 201-1.

28 ³¹ *Id.*, Ex. 1.

1 barriers,” allowing “DoD to provide support to [the Department of Homeland Security (DHS)]
2 more efficiently and effectively.”³²

3 ARGUMENT

4 THE ADMINISTRATION’S EXPENDITURE OF FUNDS UNDER SECTION 2808 ON 5 CONSTRUCTION OF A BORDER WALL VIOLATES THE APPROPRIATIONS 6 CLAUSE

7 I. Defendants Have Violated the Appropriations Clause.

8 Plaintiffs have asserted a constitutional claim under the Appropriations Clause. As the
9 history recited above makes clear, Congress rejected President Trump’s request for over \$5 billion
10 for a border wall, but the Administration nonetheless decided to build the wall “without
11 Congress.”³³ This decision violates the Appropriations Clause, which dictates that the
12 Administration may spend funds—including to build a border wall—only if, and to the extent that,
13 Congress appropriates funds for that purpose. *See, e.g., Reeside v. Walker*, 52 U.S. (11 How.) 272,
14 291 (1850) (“It is a well-known constitutional provision, that no money can be taken or drawn from
15 the Treasury except under an appropriation by Congress.”).

17 Having precipitated the longest government shutdown in history because Congress would
18 not appropriate the amount of funds it wanted for a border wall, the Administration now claims to
19 have found “secreted in the interstices of legislation the very grant of power which Congress
20 consciously withheld.” *Youngstown Sheet & Tube Co. v. Sawyer*, 343 U.S. 579, 609 (1952)
21 (Frankfurter, J., concurring). As relevant here, the Administration relies on Section 2808. But this
22 statute does not authorize spending in excess of the funds that Congress has appropriated,
23 particularly where, as here, Congress has denied additional expenditures for a particular purpose.
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27 ³² *Id.*

28 ³³ Andrew O’Reilly, *Mulvaney Says Border Wall Will Get Built, ‘With or Without’ Funding from Congress*, Fox News (Feb. 10, 2019), <https://perma.cc/NGM3-2FML>.

1 **II. Section 2808 Does Not Allow Defendants to Spend More on a Border Wall**
2 **than Congress Appropriated.**

3 Defendants are not authorized to spend federal funds on the construction of a border wall
4 under Section 2808. As this Court correctly recognized, “[u]nder the circumstances, it is unclear
5 how border barrier construction could reasonably constitute a ‘military construction project’ such
6 that Defendants’ invocation of Section 2808 would be lawful.” *Sierra Club v. Trump*, 379 F. Supp.
7 3d 883, 919 (N.D. Cal. 2019); *see id.* at 921 (expressing “concern[] with Defendants’ arguments”
8 on Section 2808 but determining at that time that plaintiffs had not shown irreparable harm because
9 the Section 2808 construction project locations had not yet been specified).

11 Section 2808 provides:

12 In the event of a declaration of war or the declaration by the President of a national
13 emergency in accordance with the National Emergencies Act (50 U.S.C. 1601 et seq.) that
14 requires use of the armed forces, the Secretary of Defense, without regard to any other
15 provision of law, may undertake military construction projects, and may authorize the
16 Secretaries of the military departments to undertake military construction projects, not
17 otherwise authorized by law that are necessary to support such use of the armed forces.
Such projects may be undertaken only within the total amount of funds that have been
appropriated for military construction, including funds appropriated for family housing,
that have not been obligated.

18 10 U.S.C. § 2808(a). Section 2808(a) thus authorizes the Secretary of Defense to redirect
19 unobligated military construction funds to other projects subject to three specific limitations:
20 (1) there must be a national emergency “that requires use of the armed forces,” (2) the funding must
21 be spent on a “military construction project[],” and (3) the project must be “necessary to support
22 [the] use of the armed forces.” *Id.*

23 1. In order to transfer funds under Section 2808, there must be a national emergency that
24 “requires the use of the armed forces”—not simply use of the armed forces’ *money*. There is no
25 such national emergency here.

27 Border security is a matter for domestic law enforcement, specifically DHS and Customs
28 and Border Patrol (CBP). *See* 6 U.S.C. § 202. CBP is the “largest federal law enforcement agency

1 in the United States,” and its mission is to “safeguard America’s borders.”³⁴ Indeed, the
2 Administration recognized this fact when it used \$601 million from the Treasury Forfeiture Fund³⁵
3 to construct a border wall, because money from this fund can be applied only to “law enforcement
4 activities.” 31 U.S.C. § 9705 (g)(4)(B). Moreover, the military is expressly prohibited from
5 making “direct active use of Federal troops” to execute domestic law under the Posse Comitatus
6 Act, 18 U.S.C. § 1385. *See also United States v. Dreyer*, 804 F.3d 1266, 1272 (9th Cir. 2015). The
7 Administration has made no showing that armed forces are “required” to address the described
8 “emergency.” Indeed, the then-Acting Secretary of Defense has acknowledged that the situation at
9 the border does not constitute “a military threat,”³⁶ and another top-level defense official has
10 testified that “[n]one of the capabilities that we are providing [at the southern border] are combat
11 capabilities.”³⁷

12
13
14 President Trump’s proclamation asserts that the situation at the border has “worsened” due
15 to “sharp increases in the number of family units entering and seeking entry to the United States
16 and an inability to provide detention space.”³⁸ But this trend has long been apparent,³⁹ and the
17 humanitarian and other issues it raises are a matter for domestic law enforcement, not the armed
18 forces. And there is no argument that the circumstances at the border require even the use of DOD
19 money (as distinct from armed forces personnel): The President has stated that the Democrats
20 appropriated for border security “so much money, we don’t know what to do with it.”⁴⁰

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23 ³⁴ *See, e.g., Snapshot; A Summary of CBP Facts and Figures*, U.S. Customs & Border
Protection (Dec. 2018), <https://perma.cc/H3JS-PH9C>.

24 ³⁵ *See Border Victory Fact Sheet*, <https://perma.cc/77SZ-GA4E>.

25 ³⁶ *Department of Defense Budget Posture: Hearing Before the S. Comm. On Armed Servs.*,
116th Cong. (2019) (statement of Patrick Shanahan, Acting Sec’y, Dep’t of Def.) (pre-published
transcript available at <https://perma.cc/XX2K-J8AX>).

26 ³⁷ Heather Timmons, *The US Border Situation Isn’t a National Emergency, Pentagon
Officials Tell Congress*, Quartz (Jan. 29, 2019), <https://perma.cc/S4V6-VZDG>.

27 ³⁸ National Emergency Proclamation, <https://perma.cc/7SHF-Z2XL>.

28 ³⁹ *See, e.g., Southwest Border Migration FY2017*, U.S. Customs & Border Protection (Dec.
15, 2017), <https://perma.cc/8GW5-FD3K>.

⁴⁰ Feb. 15 Rose Garden Remarks, <https://perma.cc/5SE7-FS7F>.

1 In sum, the purported emergency here—a surge in illegal immigration—does not “require[]
2 the use of the armed forces.” 10 U.S.C. § 2808(a). It requires, if anything, enhanced domestic law
3 enforcement. As President Trump admits, Congress has appropriated a “crazy” amount of money
4 for this purpose. Congress has simply chosen to allocate most of that money to border security
5 activities that do not include construction of a border wall. The Administration cannot plausibly
6 claim that the armed forces are nevertheless “required” so that DOD can build a wall that Congress
7 deemed unnecessary.
8

9 2. In any event, a border wall is not a “military construction project” as that term is defined
10 by statute. Section 2801(a) defines “military construction” as “any construction, development,
11 conversion, or extension of any kind carried out with respect to a military installation.” A “military
12 installation,” in turn, is “a base, camp, post, station, yard, center, or other activity under the
13 jurisdiction of the Secretary of a military department.” 10 U.S. C. § 2801(c)(4); *see id.* § 2801(b)
14 (“military construction project” includes “all military construction work . . . necessary to produce
15 a complete and usable facility or a complete and usable improvement to an existing facility”).
16

17 The Administration’s border wall projects do not constitute “military construction” because,
18 with the exception of two projects on the Barry M. Goldwater Range, the border wall projects are
19 not being “carried out with respect to a military installation.” Simply put, the southern border is
20 not a militarized zone. It is the responsibility of DHS and CBP to ensure border security, not DOD.
21 *See supra* at 9. Indeed, the Administration has previously invoked 10 U.S.C. § 8005 as a source of
22 transfer authority to transfer DOD funds for purposes of other border wall projects, and that section
23 prohibits transfers for purposes of “military construction.” *See* Brief of the U.S. House of
24 Representatives as *Amicus Curiae* in Support of Plaintiffs’ Motion for a Preliminary Injunction at
25 2-3, 11, *Sierra Club v. Trump*, No. 4:19-cv-00892 (N.D. Cal. Apr. 15, 2019), ECF No. 47.
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1 When DOD approved the projects under Section 2808, the border land at issue here was not
2 even under its jurisdiction, let alone a “military installation.” Attempting to circumvent this
3 threshold failing in its Section 2808 justification, the Administration intends to transfer federal
4 lands along the border to DOD or to have DOD acquire or condemn private land along the border
5 and to argue that this newly acquired land should be considered a “military installation.” See Notice
6 of Filing of Administrative Record for Section 2808 Border Barrier Projects, *Sierra Club v. Trump*,
7 No. 4:19-cv-00892 (N.D. Cal. Sept. 16, 2019), ECF No. 206 (Administrative Record), Part 1 at 3.
8 But even if these land acquisitions were valid, they do not transform the planned border wall
9 construction into military construction projects. As explained, a “military installation,” is defined
10 to mean “a base, camp, post, station, yard, center, or other activity under the jurisdiction of the
11 Secretary of a military department.” 10 U.S.C. § 2801(c)(4). The border lands at issue here are
12 plainly not military bases, posts, stations, yards or centers—regardless of whether they are owned
13 by DOD. See *Sierra Club*, 379 F. Supp. 3d at 920 (“Defendants make no attempt to characterize
14 the U.S.-Mexico border or a border barrier as a ‘base, camp, post, station, yard, [or] center.’ *Nor*
15 *could they.*” (emphasis added)). And, as this Court has correctly noted, “Section 2801 likely
16 precludes treating the southern border as an ‘other activity.’” *Id.*

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19 “The term ‘other activity’ appears after a list of closely related types of discrete and
20 traditional military locations: ‘a base, camp, post, station, yard, [and] center.’” *Id.* at 921; see
21 *Circuit City Stores, Inc. v. Adams*, 532 U.S. 105, 114-15 (2001) (“[W]here general words follow
22 specific words in a statutory enumeration, the general words are construed to embrace only objects
23 similar in nature to those objects enumerated by the preceding specific words.” (quotation marks
24 omitted)). “Had Congress intended for ‘other activity’ in Section 2801(c)(4) to be so broad as to
25 transform literally any activity conducted by a Secretary of a military department into a ‘military
26 installation,’ there would have been no reason to include a list of specific, discrete military
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1 locations.” *Sierra Club*, 379 F. Supp. 3d at 921. As this Court explained, “[i]t is thus proper to
2 construe ‘other activity’ as referring to similar discrete and traditional military locations.” *Id.* It
3 remains difficult to “see how the U.S.-Mexico border could fit this bill.” *Id.* The administrative
4 record does not suggest that troops are stationed on the land where the border wall projects will be
5 built or that such land is otherwise in use as a military post, station, yard, or center, or other similar
6 *military* location. Simply put, “in context and with an eye toward the overall statutory scheme,
7 nothing demonstrates that Congress ever contemplated that ‘other activity’ has such an unbounded
8 reading that it would authorize Defendants to invoke Section 2808 to build a barrier on the southern
9 border.” *Id.*

11 Finally, accepting the Administration’s argument that “military construction projects”
12 should include land that DOD is acquiring for the purpose of constructing a border wall and
13 construction of that wall for use by the *Customs and Border Patrol*—not the military—circumvents
14 the prohibitions of Section 2808 and does not represent a good faith reading of the statute’s
15 requirements. The House is aware of no prior use of Section 2808 funds for a construction project
16 that will not be used by the military.⁴¹ Using Section 2808 funds to obtain land for DOD to
17 purportedly create new military installations to build facilities that will be used for non-military
18 purposes is inconsistent with the intent of Section 2808, and in clear defiance of Section 2808’s
19 limitation “to construction related to a military installation”—*i.e.*, construction on “types of discrete
20 and traditional military locations.” *Sierra Club*, 379 F. Supp. 3d at 920, 921. This Court should
21 not endorse the Administration’s obvious attempt to circumvent the purposes of the statute.
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26 ⁴¹ Previous projects under Section 2808 have included the construction of barracks hangers
27 and improvements to airfield runways. See Michael J. Vassalotti & Brendan W. McGarry, *Military*
28 *Construction Funding in the Event of a National Emergency*, Cong. Research Serv., IN11017, at 2
(2019), <https://perma.cc/75UP-ANE3> (listing all military construction projects under Section 2808
between 2001 and 2014).

1 of the scores of statutes that the President may invoke by declaring a national emergency under the
2 National Emergencies Act.⁴⁵ The National Emergencies Act was “not intended to grant additional
3 authority to the President,” but instead to make clear that “[t]he President can only exercise those
4 powers delegated to him in other statutes.”⁴⁶ Section 2808 thus limits the circumstances and
5 manner in which the President can exercise this transfer authority. If courts fail to enforce these
6 limits, as a practical matter, the President’s emergency authority will be unbounded.

8 Indeed, accepting the Administration’s interpretation of Section 2808 and other purported
9 authorities for the transfer of DOD funds would transform the shutdown of the federal government
10 into mere political theater. The Administration would have known when 2019 DOD appropriations
11 were passed on September 28, 2018, *see* Pub. L. No. 115-245, 132 Stat. 2981, that DOD could
12 transfer billions of dollars in wall funding under the provisions it has now invoked. If, as the
13 Administration claims, it possessed the authority after September 2018 to transfer these funds for
14 border wall construction, it surely would not have precipitated the longest government shutdown
15 in history because Congress refused to appropriate the money it requested for that purpose. The
16 Administration’s actions at the end of last year speak far louder than its arguments before this Court
17 now.

19 This Court should hold that the Administration’s expenditure of up to \$3.6 billion under
20 Section 2808 for border wall construction violates the Appropriations Clause and is otherwise
21 unauthorized.

23 CONCLUSION

24 For the foregoing reasons, plaintiffs’ motion for partial summary judgment should be
25 granted.

27 ⁴⁵ *See A Guide to Federal Emergency Powers and Their Use*, Brennan Ctr. (2019),
28 <https://perma.cc/3HVQ-YQAA>.

⁴⁶ S. Rep. No. 94-1168, at 4 (1976); *accord* H. Rep. No. 94-238, at 5-6 (1975).

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* Attorneys for the Office of General Counsel for the U.S. House of Representatives are “entitled, for the purpose of performing the counsel’s functions, to enter an appearance in any proceeding before any court of the United States or of any State or political subdivision thereof without compliance with any requirements for admission to practice before such court.” 2 U.S.C. § 5571.

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CERTIFICATE OF SERVICE

I hereby certify that on October 18, 2019, I caused the foregoing document to be filed via the U.S. District Court for the Northern District of California’s CM/ECF system, which I understand caused service on all registered parties.

/s/ Douglas N. Letter
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